SUMMARY of CHANGE

AR 600–8–24
Officer Transfers and Discharges

This major revision, dated 8 February 2020—

- Establishes Deputy Assistant Secretary of the Army (Review Boards) as the Secretary of the Army’s designee in probationary officer eliminations cases (para 1–4a).

- Adds responsibilities for processing Army National Guard Soldiers serving on Title 10, United States Code or full-time National Guard duty Title 32, United States Code for active federal service retirements (paras 1–10g, 1–10h, 6–2e, 6–3a, 6–7a(3), and 6–12a).

- Implements Section 1177, Title 10, United States Code, which establishes that a medical examination is required before administrative separation for any Soldier who has deployed overseas in support of a contingency operation during the previous 24 months or made an unrestricted report of sexual assault and who is diagnosed with or reasonably asserts post-traumatic stress disorder or traumatic brain injury. Any such Soldier will not be administratively separated under conditions other than honorable until the results of the medical examination have been reviewed by the separation authority (paras 1–24c, 1–24d, and 4–3d).

- Incorporates Army Directive 2012–19, Elimination of the Oath of Office Requirement When Transferring From the Active-Duty List to the Reserve Active-Status List (paras 3–5b(2) and 3–5c).


- Incorporates Army Directive 2012–07, Administrative Processing for Separation of Soldiers for Alcohol or Other Drug Abuse (para 4–1f).

- Incorporates Army Directive 2011–17, Self-Reporting of Officers and Senior Enlisted Members Convicted of Criminal Offenses (para 4–2b(7)).

- Expands witnesses to include witnesses under the provisions of AR 15–6 (para 4–13).

- Updates the nonregular retirement and the retirement in lieu of elimination provisions under Sections 1186, 12731, and 14905, Title 10, United States Code (para 4–15b(2)).

- Adds the requirement for the DA Form 1574–2 (Report of Proceeding by Board of Officers) to include a factual basis for each finding (para 4–15c(1)(f)).

- Eliminates the requirement for a Board of Review before the Secretary of the Army or designee takes final action on a recommendation of a Board of Inquiry to eliminate an officer (para 4–17a).

- Grants authority to Deputy Assistant Secretary of the Army (Review Boards) to approve or disapprove the conditional waiver (para 4–20e(1)(a)).

- Incorporates Army Directive 2016–26, Screening Requirements for Adverse and Reportable Information for Promotion and Federal Recognition to Colonel and Below (para 5–7a).

- Adds a provision for processing involuntary early separation due to force shaping under the provisions of Section 638a, Title 10, United States Code and DODI 1332.32 (para 5–12a).
o Incorporates Army Directive 2014–17, Authority to Reduce Minimum Commissioned Service for Voluntary Retirement as an Officer (para 6–12).

Personnel—General

Officer Transfers and Discharges

By Order of the Secretary of the Army:

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General, United States Army
Chief of Staff

Official:

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 to the Secretary of the Army

History. This publication is a major revision.

Summary. This regulation prescribes policies governing the transfer and discharge of Army officer personnel. It implements DODI 1332.14 and DODI 1332.30.

Applicability. This regulation applies to the Regular Army, the Army National Guard/Army National Guard of the United States, and the U.S. Army Reserve, unless otherwise stated. It also applies to commissioned and warrant officers when serving on active duty for a period of 30 or more consecutive days.

Proponent and exception authority. The proponent of this regulation is the Deputy Chief of Staff, G–1. The proponent has the authority to approve exceptions or waivers to this regulation that are consistent with controlling law and regulations. The proponent may delegate this approval authority, in writing, to a division chief within the proponent agency or its direct reporting unit or field operating agency in the grade of colonel or the civilian equivalent. Activities may request a waiver to this regulation by providing justification that includes a full analysis of the expected benefits and must include formal review by the activity’s senior legal officer. All waiver requests will be endorsed by the commander or senior leader of the requesting activity and forwarded through their higher headquarters to the policy proponent. Refer to AR 25–30 for specific guidance.

Army internal control process. This regulation contains internal control provisions in accordance with AR 11–2 and identifies key internal controls that must be evaluated (see app B).

Supplementation. Supplementation of this regulation and establishment of command and local forms are prohibited without prior approval from the Deputy Chief of Staff, G–1.

Suggested improvements. Users are invited to send comments and suggested improvements on DA Form 2028 (Recommended Changes to Publications and Blank Forms) directly to Commander, Human Resources Command (AHRC–PDP–T), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400.

Distribution. This publication is available in electronic media only and is intended for the Regular Army, the Army National Guard/Army National Guard of the United States, and the U.S. Army Reserve.

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Glossary
Chapter 1
Introduction

Section I
Overview

1–1. Purpose
This regulation prescribes the officer transfers from active duty (AD) to the Reserve Component (RC) and discharge functions for all officers on AD for 30 days or more. It provides principles of support, standards of service, and policies to support office transfers and discharges.

1–2. References and forms
See appendix A.

1–3. Explanation of abbreviations and terms
See the glossary.

1–4. Responsibilities
a. Assistant Secretary of the Army (Manpower and Reserve Affairs) (ASA (M&RA)) will develop and oversee policies related to officer retention, transition, and separation. The ASA (M&RA)’s responsibilities will be accomplished through the Deputy Assistant Secretary of the Army (Review Boards) (DASA (RB)), who will act as the Secretary of the Army (SECARMY)’s designee in involuntary release from active duty (REFRAD) of officers under the provisions of chapter 2 of this regulation (through the Director, Military Review Boards), and for officer eliminations under the provisions of chapter 4 of this regulation, resignations and discharges in lieu of elimination, retirements in lieu of elimination, resignation for the good of the Service (RFGOS) in lieu of court-martial, and will make final determinations in each case in accordance with a delegation of authority by SECARMY. This regulation does not constitute a separate delegation of authority by SECARMY to the DASA (RB), but rather provides guidance in the administrative execution of that delegated authority by the Army Review Boards Agency (ARBA).

b. Deputy Chief of Staff (DCS), G–1 will establish personnel policies relating to officer transfers and discharges and through the Commanding General (CG), Human Resources Command (HRC), will establish standards and operating tasks for the officer transfer and discharge program.

c. The Judge Advocate General (TJAG) will, upon request, review Department of the Army (DA) administrative changes to regulations to verify the legality of prescribed policies and changes, and through the servicing Office of Staff Judge Advocate, will ensure sufficient trained, qualified, and certified legal personnel are available to support Boards of Inquiry, as needed, and will provide the recorder, assistant recorder (if any), and legal advisor to Boards of Inquiry.

d. CG, U.S. Army Training and Doctrine Command (TRADOC), through the Commandant, Adjutant General School, will ensure lesson programs of instruction incorporate the provisions of this regulation.

e. The Chief, National Guard Bureau (NGB) will execute policies for Army National Guard of the United States (ARNGUS) officer transfers, discharges, and retirements under the provisions of this regulation. The Chief, NGB may delegate, if necessary, in writing, the authority to act on his behalf to a lower authority within the NGB.

f. Commanders of Army commands (ACOMs), Army service component commands (ASCCs), and direct reporting units (DRUs) will monitor the administration of the officer transfer and discharge program to ensure compliance with the policies and operating tasks established by this regulation.

1–5. Records management (recordkeeping) requirements
The records management requirement for all record numbers, associated forms, and reports required by this regulation are addressed in the Army Records Retention Schedule-Army (RRS–A). Detailed information for all related record numbers, forms, and reports are located in ARIMS/RRS–A at https://www.arims.army.mil. If any record numbers, forms, and reports are not current, addressed, and/or published correctly in ARIMS/RRS–A, see DA Pam 25–403 for guidance.
1–6. **Statutory authority**
Officer transfers and discharges are closely governed by various statutes and by DOD directives and instructions. Personnel involved in officer transfers and discharges should remain alert to changes in the governing statutes and DOD directives and instructions as those authorities take precedence over this regulation. Where governing statutes or DOD directives and instructions supersede specific provisions of this regulation, the unaffected provisions of this regulation will remain in force.

1–7. **Manpower requirements**
Manpower requirements for the officer transfer and discharge functions will be determined by the appropriate requirements procedures process. Requirements for table of distribution and allowances (TDA) organizations are determined by the Manpower Staffing Standard System and Manpower Surveys. Requirements for table of organization and equipment (TOE) and modification table of organization and equipment (MTOE) are determined by manpower requirements criteria. The peacetime mission availability factor provides the link between TDA and TOE/MTOE organizations.

1–8. **Levels of work**
Most personnel work in the field is performed at three primary levels: unit, battalion (BN), and installation (or some equivalent of an installation).

a. Unit- and BN-level work is performed at these respective levels.

b. Installation-level work requires an understanding of the organizational structure. Work at the installation falls into two major categories:
   (1) Command and Staff (C&S) work includes that work required to manage the personnel strength of a command and to support the commander’s decision process. The headquarters elements of all ACOMs are responsible for C&S work (brigades within Army divisions are notable exceptions). C&S work includes the release from AD, discharge, retirements, eliminations, special correspondence, and personnel actions requiring a commander’s decision.
   (2) Personnel support work is that work performed by either the Military Personnel Division (MPD) or as a part of the base operations support structure. For U.S. Army Reserve (USAR) active guard reserve (AGR) Soldiers, personnel support work is performed by personnel service support teams (PSSTs).

   c. The guidance in all chapters will address the following levels of work:
      (1) **Soldier.** Work beginning with input from a Soldier.
      (2) **Unit.** Work executed at unit level.
      (3) **Battalion.** Work executed at BN level.
      (4) **Command and Staff.** Work executed within the chain of command and by staff elements (other than the BN or brigade within a division).
      (5) **Personnel support.** Work executed in a personnel support organization. The specific personnel support work centers required to perform the work for manpower purposes covered by this regulation are Personnel Plans and Actions (PPAAs), transition center (TC), and Soldier actions (SACTs).

1–9. **Officer transfer/discharge process**
The officer transfer/discharge process is divided into the following six subfunctions:

a. Voluntary REFRAD.

b. Involuntary REFRAD.

c. Resignations.

d. Eliminations.

e. Miscellaneous types of separation.

f. Retirements.

1–10. **Headquarters, Department of the Army addresses for officers**
All officer separation requests and elimination actions (except retirement applications unless noted) will be forwarded to the following appropriate addresses or as required elsewhere in this regulation:

a. General officers, Army competitive category colonels, and promotable lieutenant colonels: Office of the Chief of Staff (DACS–GOM), 200 Army Pentagon, Washington, DC 20310–0200 (also retirement applications).


d. Officers not assigned to a branch of service in paragraphs 1–10a through 1–10c: Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400.

e. Retirement applications (except as noted in paras 1–10a and 1–10f) will be forwarded through the addresses listed in paragraphs 1–10b through 1–10d, as applicable, to the Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400.

f. All USAR AGR officer separation and retirement applications: to the Commander, Human Resources Command (AHRC–AR), 1600 Spearhead Division Road, Fort Knox, KY 40122–5400. Elimination actions will be processed by the CG, HRC.

g. All Army National Guard (ARNG) Title 10, United States Code (USC) AGR officer separations and retirement applications: Army National Guard (ARNG–HCM), 111 S. George Mason Drive, Arlington, VA 22204–1373.

h. All ARNG 32 USC AGR officer separations and retirement applications: the appropriate state adjutant general’s office.

Section II
Principles and Standards

1–11. Principles of support
The military personnel system will direct a function to—

a. Provide a mechanism to terminate the services of an officer prior to the terms of the original contract (both voluntarily and involuntarily).

b. Provide authority to transfer officers from one component to another.

c. Provide authority to discharge officers from all military obligations.

d. Support the Army’s personnel life-cycle function of transition.

1–12. Standards of service

a. The officer transfer/discharge program is—

(1) A wartime military personnel function.

(2) Provided its function resources by the TOE.

(3) The functional responsibility of the Personnel Operations Branch and PPAA work center (and their tactical counterpart).

b. Involuntary transfers and discharges will be processed to completion without delay upon initiation by the commander.

c. Wartime standards will be extended or curtailed as follows:

(1) Terms of service will be extended by the President and/or Congress through declaration of national emergency or war.

(2) Transfer and discharge authority (voluntary and involuntary) will be curtailed by SECARMY.

Section III
Scope

1–13. Eligibility for voluntary separation

a. An officer may request separation from the Army under the provisions of this regulation. The appropriate commander will ensure that the officer is separated on the date specified in the separation order and furnish the discharge certificate specified by CG, HRC (if appropriate).

b. A request for separation may be disapproved by the approval authority when the—

(1) Officer is under investigation or charges.

(2) Officer is awaiting result of trial.

(3) Officer is being considered for involuntary separation (Department of the Army Active Duty Board (DAADB) or elimination).

(4) Officer is absent without leave (AWOL).

(5) Officer is under control of civil authorities.

(6) Officer is mentally incompetent.

(7) Officer is in default with respect to public property or funds.

(8) Officer has not fulfilled an active duty service obligation (ADSO) specified in AR 350–100.
(9) Officer has not completed an initial USAR AGR tour or when voluntary separation is not in the best interests of the USAR AGR program.

(10) SECARMY determines that existing needs of the Service require delay of favorable separation action. The retention period will be specified when the decision is made to delay the separation.

(11) President or Congress has declared a period of national emergency or war is imminent or in progress.

c. Voluntary requests for separation under this regulation may be accepted only from an officer who is mentally competent when the request is submitted. When an officer is medically incapacitated from further military service due to a physical or mental condition, the officer’s case will be delayed until he or she recovers or the officer is processed through medical channels.

1–14. Counseling

a. When a commissioned officer or warrant officer (except for chaplains, judge advocates, and Army Medical Department (AMEDD) personnel) with less than 10 years active federal commissioned service (AFCS) submits a request for a voluntary REFRAD under chapter 2 or an unqualified resignation under chapter 3 of this regulation, the first colonel in the officer’s chain of command or supervision will counsel the officer. Judge advocates, chaplains, and AMEDD officers will be counseled by a senior officer of their branch in the chain of technical supervision or as specifically designated by their branch. If the officer is an RC officer on the active duty list (ADL) or an AGR officer, and the officer is one-time nonselect for promotion, then the requirement for counseling is waived.

b. Counseling will include:

(1) Advice concerning the opportunities available in a military career.

(2) A discussion of the officer’s previously achieved investment in the Army.

(3) A determination as to whether the officer has satisfied all applicable service obligations, as computed by HRC.

(4) A determination that the officer is not under investigation or charges, awaiting results of trial, or being considered for administrative elimination.

(5) A determination that the officer is not AWOL, in the confinement of civil authorities, suffering from a severe mental disease or defect, or in default in respect to public property or public funds.

(6) Advice encouraging a Regular Army (RA) officer to accept an appointment in the USAR. An RC officer will be encouraged to retain commissioned status in the USAR.

(7) Information concerning USAR career opportunities may be obtained from agencies listed in table 1–1.

Table 1–1
U.S. Army Reserve addresses

<table>
<thead>
<tr>
<th>Officers assigned to</th>
<th>Send requests to</th>
</tr>
</thead>
<tbody>
<tr>
<td>Continental United States (CONUS) (and all other areas not specifically identified within this table)</td>
<td>Commander, Human Resources Command (AHRC–OP)</td>
</tr>
<tr>
<td></td>
<td>Telephone: 1–800–325–4898</td>
</tr>
<tr>
<td>U.S. Army, Europe (USAREUR)</td>
<td>Commander, 1st HRC (AEUPE–PSSD–TMD–AR)</td>
</tr>
<tr>
<td></td>
<td>Unit 29058</td>
</tr>
<tr>
<td></td>
<td>APO AE 09081</td>
</tr>
<tr>
<td></td>
<td>Telephone: 06202–80–9471</td>
</tr>
<tr>
<td></td>
<td>European telephone system: 379–9471/6292</td>
</tr>
<tr>
<td>Eighth U.S. Army (Korea)</td>
<td>Commander, 8th HRC (EAPC–PM–R)</td>
</tr>
<tr>
<td></td>
<td>APO AP 96301</td>
</tr>
<tr>
<td></td>
<td>Telephone: 724–8472/8491</td>
</tr>
<tr>
<td></td>
<td>Defense Switched Network: 315–724–8472/8491</td>
</tr>
<tr>
<td>U.S. Army, Pacific</td>
<td>Commander, U.S. Army Pacific (APAG–R)</td>
</tr>
<tr>
<td>All Pacific areas except Korea</td>
<td>Fort Shafter, HI 96858</td>
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<td></td>
<td>Telephone: 808–438–6135</td>
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<tr>
<td>USAR AGR</td>
<td>Commander, Human Resources Command (AHRC–ARO)</td>
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<tr>
<td></td>
<td>1600 Spearhead Division Road</td>
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<tr>
<td></td>
<td>Fort Knox, KY 40122–5400</td>
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<td>Telephone: 1–888–276–9472</td>
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1–15. Separation pay

Eligibility for and payment of separation pay is governed by DODI 1332.29; DOD 7000.14–R, Volume 7A; and AR 637–2.
1–16. Leave
Commanders may grant leave in accordance with AR 600–8–10 in conjunction with an officer’s separation. However, this leave must be taken prior to the effective date of separation.

1–17. Recoupment
Individuals who participate in certain advanced education programs and fail to complete their incurred ADSO(s) (RA and/or RC) are subject to the recoupment provisions of AR 37–104–4. Recoupment action by the servicing Finance Office/Defense Military Pay Office must be accomplished prior to separation of an individual who has not fulfilled the ADSO incurred as a result of participation in that advanced education program in accordance with applicable law and regulations.

1–18. Officer under investigation or pending court-martial
An officer pending court-martial charges or investigation with a review toward court-martial will not be separated without Headquarters, Department of the Army (HQDA) approval.

1–19. Officer awaiting appellate review of adjudged dismissal or dishonorable discharge
An officer who has been convicted and sentenced to dismissal or dishonorable discharge will not be discharged prior to completion of appellate review without prior approval of CG, HRC. An RA officer may be processed for excess leave under AR 600–8–10. An RC officer may be released from AD in accordance with paragraph 2–18.

1–20. Action required prior to involuntary separation or under other than honorable discharge of personnel with access to sensitive programs
   a. The procedures in paragraph 1–20b apply to officers in the following categories:
      (1) Knowledge of sensitive compartmented information.
      (2) Nuclear Weapon Personnel Reliability Program assignment.
      (3) Knowledge of Single Integrated Operational Plan—Extremely Sensitive Information.
      (4) Special Access Program knowledge.
      (5) Presidential Support assignment.
   b. Prior to involuntary separation or other than honorable discharge of personnel under paragraphs 1–20a(1) through 1–20a(5), the individual’s commander/supervisor will coordinate with the supporting security official (Assistant Chief of Staff (Intelligence), Intelligence Officer or U.S. Army Security Manager). Special security policies apply that may impact the separation procedure. Separation/discharge will not be effected unless the security official concurs with the action.

1–21. Reassignment of an officer pending involuntary separation
Unless otherwise directed by CG, HRC, an officer pending an involuntary separation action will not undergo a permanent change of station (PCS) reassignment until the case is closed.

1–22. Termination of appointment (active duty list officer only)
Acceptance of the resignation or the discharge of officers in an RA or Reserve status, unless otherwise specified in this regulation, will result in appropriate action being taken to terminate any warrant or temporary commission they may be holding simultaneously. However, when the best interests of the Government and the individual will be served, a warrant officer may, at the discretion of the accepting authority, be permitted to resign from a particular warrant or commissioned status.

1–23. Types of administrative and judicial discharge/characterization of service
When an officer’s tour of AD is terminated due to discharge, REFRAD, or resignation, the period of service will be characterized as honorable, general (under honorable conditions), under other than honorable, dishonorable (warrant officers who do not hold a commission only), or dismissal depending on the circumstances. The service of an officer who retires may only be characterized as honorable. The characterization of service will be predicated on the officer’s behavior and performance while a member of the Army. Characterization normally will be based on a pattern of behavior and duty performance rather than an isolated incident. However, there are circumstances in which conduct reflected by a single incident may provide the basis of characterization of service.
   a. Honorable characterization of service. An officer will normally receive an honorable characterization of service when the quality of the officer’s service has met the standards of acceptable conduct and performance of duty, or the final revocation of a security clearance under DODI 5200.02 and AR 380–67 for reasons that do not involve acts
of misconduct for an officer. DD Form 256 (Honorable Discharge Certificate) will be furnished to a discharged officer; however, a certificate is not issued when an officer is released from AD. When the separation is based solely on pre-service activities, substandard performance of duty, or final revocation of a security clearance under DODI 5200.02 and AR 380–67 for reasons that do not involve acts of misconduct, it will be honorable.

b. General (under honorable conditions) characterization of service. An officer will normally receive an under honorable conditions characterization of service when the officer’s military record is satisfactory but not sufficiently meritorious to warrant an honorable discharge. A separation under honorable conditions will normally be appropriate when an officer—

1. Submits an unqualified resignation or a request for REFRAD under circumstances involving misconduct.
2. Is separated based on misconduct, including misconduct for which punishment was imposed, which renders the officer unsuitable for further service, unless an under other than honorable conditions separation is appropriate.
3. Is discharged for physical disability resulting from intentional misconduct or willful neglect, or which was incurred during a period of unauthorized absence.
4. Is discharged for the final revocation of a security clearance under DODI 5200.02 and AR 380–67 as a result of an act or acts of misconduct, including misconduct for which punishment was imposed, unless a discharge under other than honorable conditions is appropriate.

c. Under other than honorable conditions characterization of service. A discharge under other than honorable conditions is an administrative separation from the service. A discharge certificate will not be issued. An officer will normally receive an under other than honorable conditions when he or she—

1. Submits an unqualified resignation or a request for REFRAD under circumstances involving misconduct.
2. Is separated based on misconduct, including misconduct for which punishment was imposed, which renders the officer unsuitable for further service, unless an under other than honorable conditions separation is appropriate.
3. Is involuntarily separated due to misconduct, moral or professional dereliction, or for the final revocation of a security clearance under DODI 5200.02 and AR 380–67 as a result of an act or acts of misconduct, including misconduct for which punishment was imposed.
4. Is discharged following conviction by civilian authorities (see para 2–14).

d. Dishonorable characterization of service. A general court-martial (GCM) may sentence a warrant officer who is not commissioned to a dishonorable discharge. A discharge certificate will not be issued.

e. Undetermined characterization of service. An officer’s service will be characterized as “to be determined” when released from AD when being processed for elimination action (see chap 4).

f. Dismissal. A GCM may sentence a commissioned officer to a dismissal.

g. No formal discharge certificate. No formal discharge certificate will be issued when the officer is—

1. DFR of the Army (see para 5–9).
2. Dismissed as a result of sentence of court-martial.
3. Removed under the criminal code of the United States.
4. Discharged under other than honorable conditions.
5. Separated with a dishonorable discharge (applies only to a warrant officer who does not hold a commission).
6. Separated with a dismissal (applies only to commissioned officers).

h. Release or discharge from active duty. A DD Form 214 (Certificate of Release or Discharge from Active Duty) will be furnished as prescribed in AR 635–8 to an officer who is separated from AD after completing 90 calendar days of continuous AD.

1–24. Medical examination/retention

a. The officer’s immediate commander will ensure that medical examination procedures are followed as stated in AR 40–501.

b. All RA, AGR, and RC officers on AD for 180 days or more are required to complete a separation history and physical examination (SHPE) prior to voluntary or involuntary separation from AD or retirement pursuant to AR 40–501 and DODI 6040.46. The SHPE may be waived only in cases where the officer is not under military control of the Army, such as unauthorized absence or civilian incarceration. In such cases, the officer’s immediate commander will initiate a request for waiver of the SHPE and forward it through command channels to the CG, HRC (or Chief, NGB for ARNG AGR officers) for endorsement to the SECARMY or designee. The request must provide justification for waiver of the SHPE and include documentation that substantiates the officer is not under military control of the Army.

c. 10 USC 1177 establishes that a medical examination is required before administrative separation for any officer who has deployed overseas in support of a contingency operation or has been sexually assaulted during the previous 24 months, and is diagnosed as experiencing post-traumatic stress disorder (PTSD) or traumatic brain injury (TBI), or reasonably asserts the influence of such a condition, based upon service while deployed. The purpose of the medical
evaluation is to evaluate a diagnosis of PTSD or TBI. Any such Soldier will not be administratively separated under conditions other than honorable until the results of the medical examination have been reviewed by the separation authority. The commander also must ensure that all specific requirements for a medical examination under 10 USC 1177 are followed under the provisions of AR 40–501.

d. An officer, who has been deployed overseas in support of a contingency operation during the previous 24 months, and who is diagnosed by a physician, clinical psychologist, psychiatrist, licensed clinical social worker, or psychiatric advanced practice registered nurse as experiencing PTSD or TBI or who otherwise reasonably alleges the influence of such a condition based on the service of the officer while deployed or sexual assault, will not be administratively separated under conditions other than honorable, including an administrative separation in lieu of court-martial, until the appropriate separation authority has reviewed and considered the results of the required medical examination under 10 USC 1177 (see para 4–3d).

e. An officer may only be retained past separation date for medical reasons when continued hospitalization or medical observation is required to determine entitlement to retirement or separation for physical disability. An officer being retired (voluntary or involuntary) due to maximum age (see para 6–22) or length of service (see para 6–23) will not be retained on AD unless the medical condition requires referral to a physical evaluation board (PEB) (see para 6–7). An officer who is medically fit for retention will not be retained beyond the established separation date. An officer will not be retained without written consent (see para 1–24i).

f. The commander of the medical treatment facility (MTF) will forward requests for retention endorsed by the officer’s unit commander through Headquarters, U.S. Army Medical Command (MCHO–CL), 2748 Worth Road, Joint Base San Antonio–Fort Sam Houston, San Antonio, TX 78234–6000 to the Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400; or for AGR personnel to the Commander, Human Resources Command (AHRC–AR), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400, or for 10 USC AGR ARNGUS Soldiers to Chief, National Guard Bureau (ARNG–HCM), 111 S. George Mason Drive, Arlington, VA 22204–1373, for approval. The requests will include the following information:

1. Officer’s name, rank, and Department of Defense identification (DODID) number.
2. Reason for release (for example, nonselection for promotion).
3. Scheduled release date.
4. Medical reasons for retention.
5. Medical facility point of contact (POC).
6. A copy of completed DA Form 2823 (Sworn Statement) (see fig 1–1).

g. The officer will be advised of the following retention advantages:

1. Medical care and/or hospitalization provided.
2. Normal benefits such as pay and allowances, to include continued post exchange and commissary privileges.
3. Dependent medical care when an officer is ordered to AD for more than 30 days.
4. The additional active service is creditable for longevity and retirement. For Reserve officers ordered to AD for 30 days or less, any retention under paragraph 1–24e past the termination date of the orders is not creditable as AD for retirement under 10 USC 12731 (see para 1–24h).
5. State income tax benefits where allowed by law.

h. Advise the officer that if he or she is eligible for disability separation, the advantages are as follows:

1. If permanently retired, election of the most favorable retired pay allowed. If temporarily retired, the same selection of pay is authorized, but the minimum will not be less than 50 percent of the basic pay.
2. If retired, the officer, along with dependents, will be eligible for certain medical care when facilities and staffing permit at uniformed services facilities and certain medical care in civilian facilities (see AR 40–3).
3. The percentage of retired pay that is based on the disability may be exempt from taxation.
4. If discharged for disability, the officer may be entitled to separation pay.

i. The retained officer will sign the DA Form 2823 (see fig 1–1). The next of kin or legal representative will sign for the retained officer when the retained officer is mentally incompetent or unable to sign. If the officer is unable to sign and the next of kin or legal representative cannot be located or will not indicate whether the officer will be retained, the officer will be retained until a retention decision is reached. The hospital commander will forward the details of the case as required by paragraph 1–24f. File a copy in the officer’s Army military human resource record (AMHRR).

j. See AR 135–381 concerning procedures for RC officers on active duty for training (ADT) and active duty for operational support (ADOS) tours of 30 calendar days or less and are hospitalized.
1–25. Referral for physical disability evaluation
If a commissioned or warrant officer is being processed for REFRAD, separation, or retirement or has been referred for elimination action, and the officer is issued a DA Form 3349 (Physical Profile) with a P3/P4 in at least one of the profile serial factors for a medical condition(s) that meet medical retention standards of AR 40–501, the officer will be processed as follows:

a. A commissioned or warrant officer under investigation for an offense chargeable under the Uniform Code of Military Justice (UCMJ) that could result in dismissal or punitive discharge may not be referred for or continue disability processing unless:

(1) The investigation ends without charges.
(2) The commander exercising proper court-martial jurisdiction dismisses the charges.
(3) The commander exercising proper court-martial jurisdiction refers the charge for trial to a court-martial that cannot adjudge such a sentence.

b. When a commissioned or warrant officer, as applicable, is being processed for one of the actions listed in paragraphs 1–25b(1) through 1–25b(4), the officer will be processed in accordance with the provisions of this regulation and through the Medical Evaluation Board (MEB)/PEB system pursuant to AR 635–40. If the result of the physical disability evaluation is a finding of physical fitness, the Army Physical Disability Agency will approve the findings for SECARMY and forward the proceedings to Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400, to be processed with the other action. If a physical disability evaluation results in a finding of physical unfitness, both actions will be forwarded by HRC (AHRC–OPD–A), to SECARMY or designee for determination of appropriate disposition.

(1) Referral to the DAADB except when the DAADB is convened as a result of an imposed reduction in force.
(2) Involuntary REFRAD due to civil conviction or moral turpitude.
(3) Referral for elimination under chapter 4 of this regulation.
(4) Request for separation, resignation, or retirement in lieu of elimination.

Note. Generally, officers approved to resign for the good of the Service in lieu of trial by court-martial are ineligible for referral to the MEB and PEB. However, if the officer was referred to the MEB prior to approval of the resignation, the MEB and/or PEB must be completed and then action may be taken on the resignation request; Officers pending administrative elimination are normally dual processed for the elimination action and completion of the Disability Evaluation System. For dual processing to occur, referral to the MEB must occur before the date the DASA (RB) approves the officer’s elimination pursuant to AR 635–40.

c. When a physical disability evaluation of an officer processed for separation or retirement for the reasons indicated in paragraphs 1–25b(1) through 1–25b(4) results in a finding of unfitness and a recommendation that the officer be placed on the temporary disability retirement list (TDRL), SECARMY or designee may direct that the officer be placed on the TDRL with the provision that if the officer is later removed in due course from the TDRL for disability separation or retirement, the officer is to be retired, but if the officer is later removed in due course from the TDRL because he is found fit, the officer is to be separated from the service, effective on the date of the officer’s removal from the TDRL with a specified characterization of discharge. As in the case of an officer processed for separation or retirement for the reasons indicated in paragraphs 1–25b(1) through 1–25b(4) whose physical disability evaluation results in a finding of unfitness and a recommendation that the officer be separated or permanently retired, SECARMY or designee may direct that either the separation or retirement action under this regulation or the disability action take precedence.

d. When an officer is processed for separation or retirement for reasons other than those indicated in paragraphs 1–25b(1) through 1–25b(4), physical disability takes precedence if the officer is retained with consent. The procedures in paragraph 1–24 will be followed.

e. Officers previously determined physically unfit and continued on AD under AR 635–40 must be referred for disability evaluations at final retirement or separation.

1–26. Indebtedness
An officer will not be retained on AD to satisfy an indebtedness to the Government or for collection of forfeitures adjudged by court-martial. The officer’s final separation order will indicate the total amount of unpaid indebtedness and forfeitures due the Government on the REFRAD date (see DOD 7000.14–R, Volume 7A).
1–27. Return from overseas
An officer stationed outside continental United States (OCONUS), who has a pending separation action will not be returned from the OCONUS command without HRC approval or, in the case of officers in special branches, without notifying special branch personnel managers also.

1–28. Assignment of personnel to a U.S. Army transition center
   a. An officer stationed in CONUS who must be reassigned to a TC will be processed according to AR 635–8.
   b. The OCONUS commander will issue orders returning the officer to a CONUS (or other area of residence) U.S. Army TC according to AR 635–8, unless otherwise directed by CG, HRC. Consistent with availability of transportation, an officer will be returned only early enough to permit transfer processing for separation and normal travel time.
   c. HRC (AHRC–OPD–A) will issue separation instructions on all other officers not later than 30 calendar days before the scheduled release date.

1–29. Separation requests/actions for Reserve Component
Separation requests or actions not specifically covered in this regulation that pertain to an RC officer not on the ADL will be routed to CG, HRC; for an ARNG (ARNGUS) officer, requests or actions will be routed to the appropriate state adjutant general for processing.

1–30. Separating an officer in a foreign country
   a. Officers eligible for separation and serving in a foreign country may be separated in that country, provided the—
      (1) Officer requests separation in that country.
      (2) Officer’s separation in that country is not precluded by any other provision.
      (3) Foreign government concerned has either formally or informally—
         (a) Consented to the officer’s separation in its territory.
         (b) Consented generally to the separation of an officer otherwise eligible for separation under paragraphs 1–30a(1) and 1–30a(2).
   b. An officer will obtain all necessary documents for lawful presence in the foreign country prior to separation in that country.
   c. The ACOM/ASCC/DRU commander may disapprove requests for separation in an OCONUS command when—
      (1) Revocation action pursuant to AR 380–67 has been taken against the officer during current term of AD.
      (2) The officer’s access to defense information is suspended under AR 380–67.
      (3) There is cogent reason that the officer’s presence in the OCONUS area in a nonmilitary status would endanger U.S. national security.
      (4) Other cogent reasons exist that the officer should not be separated in the OCONUS command.

1–31. Officer confined pursuant to the sentence in a foreign court
   a. An officer confined in a foreign penal institution pursuant to the sentence of a foreign court may be separated from the Service during period of confinement only—
      (1) With the approval of CG, HRC.
      (2) After final action (including final appellate action, if any) by the foreign authority.
      (3) With the specific consent of the country concerned to the officer’s separation in its territory.
   b. When the OCONUS commander considers separating an officer before completing sentence to confinement, the commander will forward the request for approval to Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400, with the following documentation about the officer:
      (1) Name, grade, DODID, and branch of service.
      (2) Last organization and assignment.
      (3) Offense(s) alleged to have been committed and the related facts and circumstances.
      (4) Court that tried the officer.
      (5) Date and place of trial.
      (6) Offense(s) of which the officer was convicted.
      (7) The officer’s sentence.
      (8) Matters in mitigation, extenuation, or aggravation.
      (9) Appellate action, if any, and result.
      (10) Whether the action of the foreign court is final or whether further appellate action is possible or contemplated.
      (11) Place and condition of confinement.
      (12) Possibility for parole and pertinent facts.
(13) Special facts and circumstances, including reasons supporting discharge during confinement.
(14) Whether consent for separation in the territory of the foreign country concerned has been obtained from that country.

c. While an officer is confined in a penal institution, commanders may initiate action for the officer to be discharged upon release from confinement and returned to the United States or its territorial possessions.

1–32. Separation while under investigation or sentenced but not confined by a foreign court

a. Only after final action by the foreign country can the following officers be considered for separation under paragraphs 1–30 or 1–31, whichever is appropriate:
   (1) An officer whose sentence to confinement by a foreign court is not suspended and who is not confined pending appellate action.
   (2) An officer who is not confined but is charged with or is under investigation for an offense that is subject to the jurisdiction of foreign authorities that could lead to confinement.

b. An officer who was accepted for separation in a foreign country but who is not stationed in that country may be returned to the place of acceptance and be separated from there if in compliance with paragraph 1–30.

1–33. Discharge based on conscientious objection
Process according to AR 600–43.

1–34. Inter-Service transfer of Army commissioned officers on the active duty list
Process according to AR 614–120.

1–35. Screening and counseling of victims of sexual assault

a. When recommending an administrative separation for any officer for any reason, including retirement, covered by this regulation, commanders must ensure the separation packet contains a statement signed by the officer, with the officer’s answers to the following questions (see AR 600–20):
   (1) Did you file an unrestricted report of a sexual assault in which you were a victim within the past 24 months?
   (2) If the answer to paragraph 1–35a(1) is YES, do you believe that this separation action is a direct or indirect result of your sexual assault, or your reporting of the sexual assault?

b. The officer’s General Court-Martial Convening Authority (GCMCA) or higher authority will review all administrative separations involving known victims of sexual assault and officers who answered YES to any of the questions cited on their signed statement as stated in paragraph 1–35. The reviewing authority will determine—
   (1) Does the separation appear to be in retaliation resulting from the officer filing an unrestricted sexual assault report? If so, consult with your local staff judge advocate.
   (2) Does separation involve a medical condition that is related to the sexual assault? If so, consult with the appropriate medical command personnel.
   (3) Is the separation in the best interest of the Army, the Servicemember, or both? If not, consult with your local staff judge advocate.
   (4) Commanders will include a statement that the separation was reviewed in accordance with paragraphs 1–35a and 1–35b.
I have reviewed AR 600-8-24, paragraph 1-23, and have been fully advised of the rights and advantages that may accrue to me by voluntarily remaining on active duty in the Army beyond the scheduled date of my separation for the purpose of completing hospital care and/or physical disability evaluation under the provisions of Title 10, U.S. Code, Chapter 61, and have been further fully advised that if I elect to be separated from active duty as scheduled, I will not after such separation or retirement be eligible for separation or retirement for physical disability.

Wherefore, in consideration of the above, I (do/do not) desire retention on active duty in the Army beyond the scheduled date of expiration of my term of service.

Figure 1–1. Sample format for retention statement used on DA Form 2823
Chapter 2
Release from Active Duty of Reserve Component Commissioned and Warrant Officers

2–1. Scope
This chapter sets forth the rules for REFRAD of RC officers and officers of the Army without specification of component, including those assigned to other than DA agencies.

2–2. Separation approval authority
Commanders listed in paragraphs 2–2a through 2–2c are known as separation approval authorities (SAAs). The SAA cannot disapprove a request (with the exception of HRC for USAR AGR officers) but will make a recommendation and forward to Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400; The Judge Advocate General (DAJA–PT), 2200 Army Pentagon, Washington, DC 20310–2200; or Office of the Chief of Chaplains (DACH–PER), 2700 Army Pentagon, Washington, DC 20310–2700, as applicable; or for USAR AGR officers, to Commander, Human Resources Command (AHRC–AR), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400. The CG, HRC or equivalent authority is the SAA for all fully qualified requests outside the provisions of Stop Loss; however, cases involving ADSO waivers may either be approved/disapproved by the appropriate waiver level or the requested separation date may be deferred to the end of the respective ADSO to prevent the officer from reapplying for REFRAD. This authority will not be further delegated without prior approval of SECARMY.
a. General officers in command of Army medical centers.
b. Commanders of units and installations having GCM authority.
c. Commanders of:
   (1) Personnel centers.
   (2) Training centers.
   (3) OCONUS replacement depots.
   (4) All Army installations authorized 4,000 or more AD military personnel.
   (5) HRC.
d. Unless otherwise stated, the appropriate related paragraph will be cited as the separation authority.
e. The related separation program designator (SPD) codes are provided in AR 635–5–1.

2–3. Status upon separation
   a. Unless discharged, officers holding a Reserve appointment will retain their current permanent grade in the RC.
   b. Service academy graduates and Reserve Officers’ Training Corps (ROTC) distinguished military graduates (DMGs) who are released/separated from AD before completing their ADSO will complete the remainder of their ADSO in the Selected Reserve. This requirement may only be waived by ASA (M&RA) or their delegate if it is determined that no unit vacancy is available for the officer. The Selected Reserve includes troop units of the ARNGUS and Army Reserve, the AGR Program, and Individual Mobilization Augmentation Program.
   c. AR 135–91 defines various statutory and contractual service obligations (to include methods of fulfillment) incurred by Reserve personnel on initial entry into military service. Officers not continued on AD in another status will be released from AD and returned to the ARNGUS or USAR by separation orders.
   d. An officer must serve in the Armed Forces until completion of the statutory military service obligation (MSO) (see 10 USC 651). In accordance with DODI 1304.25, an officer has an 8-year MSO. REFRAD under the provisions of chapter 2 of this regulation does not terminate the MSO. An officer who requests REFRAD before completing the 8-year MSO must complete the MSO in an RC, or submit a resignation under chapter 3 of this regulation with a request for waiver of the MSO by the ASA (M&RA). To waive an officer’s MSO, the ASA (M&RA) must find that the officer has no potential for service under conditions of full mobilization.

2–4. Years of service
   a. For the purpose of this chapter, years of service applies to all periods of service in which the officer held an appointment as a commissioned officer, other than constructive service and service as a warrant officer.
   b. Travel time will be included in years of service computation for officers who are ordered to AD exceeding 30 calendar days (see 37 USC 204).

2–5. Voluntary release from active duty due to personal reasons
   a. If eligible under the criteria prescribed in paragraph 2–5b, an officer may request REFRAD whenever such action is considered appropriate (see fig 2–1). Unless otherwise specified, application for REFRAD will be submitted not earlier than 12 months or no later than 6 months before the desired release date or beginning date of transition leave, whichever is the earliest. The officer’s immediate (or higher) commander/supervisor may waive the 6-month requirement if the needs of the Army are met through a change in mission requirement or the assignment of a replacement officer.
   b. To be eligible for REFRAD under this paragraph, an officer must have—
      (1) Completed the current period of service required by law or the minimum period required by the program that placed the officer on AD as a commissioned or warrant officer.
      (2) Fulfilled the following additional service requirements, as applicable:
         (a) Officers who have departed the CONUS normally will be required to complete the current prescribed tour for the areas of assignment as specified in AR 614–30, unless returned earlier under existing policies.
         (b) Officers who have attended service schools or civilian educational institutions or participated in special training for which a utilization tour is required, or who have received continuation or accession pay, normally will complete the period of service specified. The period of service will be as specified by AR 350–100 and other appropriate regulations under which officers applied for or received such schooling or benefits.
         (c) Officers on orders for assignment to a military mission, a Military Assistance Advisory Group, or attaché office must complete their training and the OCONUS tour of duty prescribed by AR 614–30.
         (d) All other officers who receive a PCS will be required to serve 1 year at their new duty station.
(e) Service academy graduates and ROTC DMG who are released/separated from AD before completing their ADSO will complete the remainder of their ADSO in the selected Reserve. This requirement may only be waived by the ASA (M&RA) or designee.

c. In all other cases, HQDA reserves the right to require compliance with orders to a course of instruction that will result in an ADSO or reassignment orders in CONUS or to any OCONUS assignment, if such orders are announced prior to submission of application for REFRAD. However, exception requests will be considered on an individual basis provided the application for REFRAD is received by commanders exercising GCMCA jurisdiction or commanders at a comparable level of command. The exception request must be forwarded within 30 calendar days of receipt of the alert or reassignment order, whichever is earlier, and the requested effective date cannot be more than 6 months subsequent to date of application. Officers who are service obligated beyond 6 months may submit their application for REFRAD, as an exception to policy, more than 6 months in advance of the requested effective date. The nonstatutory criteria in this paragraph may be waived only by HQDA on a case-by-case basis.

d. If the application is approved, HRC (AHRC–OPD–A) (or HRC (AHRC–AR) for USAR AGR officers) will forward separation instructions to the appropriate MPD.

e. If disapproved, HRC (AHRC–OPD–A), TJAG (DAJA–PT), or Office of the Chief of Chaplains (DACH–PER), as applicable, will return the application to the officer through channels.

f. The steps required for processing voluntary REFRAD due to personal reasons are shown in table 2–1.
MEMORANDUM THRU:

(Assigned Unit)

(Higher command (minimum of O-6 Command Level))

FOR Commander, Human Resources Command (AHRC-OPD-A) or the Judge Advocate General (DAJA-PT) or Chief of Chaplains (DACH-PER) or Director, SLD (DACS-SLD)

SUBJECT: Request for Voluntary Release from Active Duty (REFRAD)

1. I, (name, rank, branch, DODID), hereby request voluntary release from active duty under AR 600-8-24, paragraph 2-5 effective (requested date of separation) or as soon as practicable thereafter.

2. Reason for voluntary release from active duty: (Enter narrative of personal reasons with specific justification.)

3. I understand that if my release from active duty is accepted that my character of service will be characterized as Honorable or Under Honorable Conditions.

4. I understand that if I participated in certain advanced education programs, I may be required to reimburse the U.S. Government as stated in written agreements made by me with the U.S. Government under law and regulations.

5. Present Duty Station:
   a. Assignment:
   b. Attachment (if any):

6. I (do/do not) desire separation overseas. (Applicable only if currently serving in an overseas area.)

7. As of (date of application), I have (number) days of accrued leave. I (do/do not) plan to take transition leave. I plan to take (number) days leave (if applicable).
8. My mailing address immediately after release from active duty will be (give complete address).

<table>
<thead>
<tr>
<th>Signature</th>
<th>Typed name, rank, branch, and DODID</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Commander, battalion level, address)</td>
<td>(Concur/Nonconcur, Date) (Additional comments)</td>
</tr>
<tr>
<td>(Signature/typed name)</td>
<td>(Concur/Nonconcur, Date) (Additional comments)</td>
</tr>
<tr>
<td>(Commander, brigade level, address)</td>
<td>(Concur/Nonconcur, Date) (Additional comments)</td>
</tr>
<tr>
<td>(Signature/typed name)</td>
<td>(Concur/Nonconcur, Date) (Additional comments)</td>
</tr>
<tr>
<td>(Commander, higher command, address)</td>
<td>(Concur/Nonconcur, Date) (Additional comments)</td>
</tr>
<tr>
<td>(Signature/typed name)</td>
<td>(Concur/Nonconcur, Date) (Additional comments)</td>
</tr>
</tbody>
</table>

Figure 2–1. Sample memorandum for request for voluntary release from active duty—continued
Table 2–1
Processing voluntary release from active duty for personal reasons

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>Submits REFRAID request for personal reasons to commander within the time frame established in paragraph 2–5 (see fig 2–1).</td>
</tr>
<tr>
<td>2</td>
<td>SACT BN S–1</td>
<td>Processes the request. Ensures counseling is accomplished as stated in paragraph 1–14. The request will include—&lt;br&gt;a. The officer’s reason for requesting REFRAID.&lt;br&gt;b. A brief synopsis of the counseling session.&lt;br&gt;c. The date the officer reported on the current tour of AD; type, effective date, and date of termination of current AD commitment.&lt;br&gt;d. Whether officer is occupying a key position and a replacement is required.&lt;br&gt;e. Whether services of the officer have been such as to entitle him or her to be released from AD under honorable conditions.&lt;br&gt;f. Whether medical board or PEB proceedings are pending or appropriate.&lt;br&gt;g. Whether the officer is currently undergoing a course of instruction that will result in an ADSO upon completion or termination. Specify course title, beginning, and closing dates, and ADSO incurred.&lt;br&gt;h. Whether responsible for public property or funds.&lt;br&gt;i. Recommendation for approval or disapproval and character of service. Include complete justification when approval is recommended and the officer has not fulfilled an ADSO. Also include justification for disapproval.&lt;br&gt;j. Statement that the officer is not under investigation or charges, awaiting result of trial, being considered for administrative elimination, AWOL, or under the control of civil authorities.&lt;br&gt;k. Date officer departed CONUS or other area of residence for OCONUS assignment. Date of arrival of dependents, whether at government or personal expense, whether logistical support was furnished, and the rotation date, if applicable.</td>
</tr>
<tr>
<td>3</td>
<td>BN S–1 C&amp;S</td>
<td>a. Reviews and makes recommendation. Request will be forwarded by commanders exercising GCMCA jurisdiction and commanders at a comparable level of command to Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400; The Judge Advocate General (DAJA–PT), 2200 Army Pentagon, Washington, DC 20310–2200; or Office of the Chief of Chaplains (DACH–PER), 2700 Army Pentagon, Washington, DC 20310–2700, as applicable, for final action. Approved actions will be forwarded to the HRC (AHRC–OPD–A), for separation message processing. &lt;br&gt;b. For USAR AGR officers, the commander exercising GCM authority and commanders at a comparable level of command will send requests to the HRC (AHRC–AR) for final action/separation processing.</td>
</tr>
<tr>
<td>4</td>
<td>SACT (TC)</td>
<td>Receives separation instructions and separates the officer. Final release orders and separation forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

2–6. Voluntary release from active duty due to expiration of active duty commitment

a. Applications for REFRAID will be submitted not earlier than 12 months or less than 6 months before the desired release date or beginning date of transition leave, whichever is the earliest. The officer’s immediate (or higher) commander/supervisor may waive the 6-month requirement if the needs of the Army are met through a change in mission requirement or the assignment of a replacement officer.

b. The SAA will forward separation instructions to the appropriate MPD and ensure that an officer under jurisdiction is released as scheduled.

c. An officer not under the jurisdiction of a commanding having SAA will be reported to HRC (AHRC–OPD–A) not later than 60 calendar days prior to scheduled date of REFRAID. USAR AGR officers will be reported to HRC (AHRC–AR) or HRC (AHRC–OPD–A) or HRC (AHRC–AR) for USAR AGR officers. HRC will forward separation instructions to the appropriate MPD.

d. The steps required for processing an officer’s voluntary REFRAID on expiration of AD commitment are shown in table 2–2.

Table 2–2
Processing voluntary release from active duty due to expiration of active duty commitment

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>C&amp;S</td>
<td>Issue separation instructions, if applicable.</td>
</tr>
</tbody>
</table>
Table 2–2
Processing voluntary release from active duty due to expiration of active duty commitment—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>PPAA (TC)</td>
<td>Receives separation instructions from the SAA or HRC and separates the officer in sufficient time in order to allow the officer to arrive at home not later than 2400 hours on the day of completion of tour. Final release orders and separation forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

2–7. Voluntary release from active duty due to hardship

a. An officer may be released from AD due to extreme personal or Family hardship. Hardship exists in circumstances involving death or disability of a member of the Soldier’s (or spouse’s) immediate Family, or when separation from the Service will materially affect the care or support of the Family by alleviating undue and genuine hardship. The officer must clearly establish that one of the following applies:

(1) The hardship is permanent and did not exist prior to entry on AD.

(2) If the hardship existed prior to entry on AD, the condition has since intensified and can only be alleviated by separating from AD.

(3) Upon REFRA D the officer will be able to eliminate or materially alleviate the condition.

b. If the application has been disapproved by CG, HRC; TJAG; or Office of the Chief of Chaplains (OCCH), a new application will not be submitted under the same authority unless there is new material evidence to support reapplication.

c. If the application is approved, HRC (AHRC–OPD–A) or HRC (AHRC–AR), as applicable, will forward separation instructions to the appropriate MPD. If the officer was commissioned through a funded program (for example, AMEDD, Funded Legal Education Program (FLEP), U.S. Military Academy (USMA), ROTC, or a special procurement program) or is a training recipient, recoupment may be required on a prorated basis.

d. If the application is disapproved, HRC (AHRC–OPD–A), TJAG (DAJA–PT), OCCH (DACH–PER), or HRC (AHRC–AR), as applicable, will return the application to the officer through channels.

e. The steps required for processing voluntary REFRA D due to hardship are shown in table 2–3.

Table 2–3
Processing voluntary release from active duty due to hardship

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>Submits REFRA D request for hardship with supporting documents to commander 90 calendar days prior to the requested release date (see fig 2–1).</td>
</tr>
</tbody>
</table>
| 2    | SACT BN S–1 | Processes the request. Ensures counseling is accomplished as stated in paragraph 1–14. The request will include—
|      |             | a. The officer’s reason for requesting hardship REFRA D. |
|      |             | b. A brief synopsis of the counseling session. |
|      |             | c. Date officer reported on current tour of AD; type, effective date, and date of termination of current AD commitment. |
|      |             | d. Whether officer is occupying a key position and a replacement is required. |
|      |             | e. Whether services of the officer have been such as to entitle him or her to be released from AD under honorable conditions. |
|      |             | f. Whether medical board or PEB proceedings are pending or appropriate. |
|      |             | g. Whether the officer is currently undergoing a course of instruction that will result in an ADSO upon completion or termination. Specify course title, beginning, and closing dates, and ADSO incurred. |
|      |             | h. Whether responsible for public property or funds. |
|      |             | i. Recommendation for approval or disapproval and characterization of service. Include complete justification when approval is recommended and the officer has not fulfilled an ADSO. Also include justification for disapprovals. |
|      |             | j. Statement that the officer is not under investigation or charges, awaiting result of trial, being considered for administrative elimination, AWOL, or under the control of civil authorities. |
|      |             | k. Date officer departed CONUS or other area of residence for OCONUS assignment. Date of arrival OCONUS of dependents, whether at government or personal expense, whether logistical support was furnished and the rotation date, if applicable. |
| 3    | BN S–1 C&S  | Reviews and makes recommendation. Forwards the request through channels to HRC (AHRC–OPD–A), |
Table 2–3
Processing voluntary release from active duty due to hardship—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>TJAG (DAJA–PT), or OCCH (DACH–PER), as applicable, for final action. A request submitted by an officer temporarily in CONUS from an OCONUS command will be forwarded directly to HRC (AHRC–OPD–A), TJAG (DAJA–PT), or OCCH (DACH–PER), as applicable, for final action.</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>SACT (TC)</td>
<td>Receives separation instructions and separates the officer. Final release orders and separation forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

2–8. Voluntary release from active duty essential to national interest

a. An officer may request REFRAD to provide more valuable service (in civilian capacity) to the nation. The request must be motivated by national interest and not personal desire (see fig 2–1).

b. An officer elected or appointed to Congress will be released without application.

c. An officer appointed to a federal court or federal or state public office or elected to a public office of a state may be released from AD on written request, provided the evidence establishes that the office to which appointed or elected requires full-time service. Officers commissioned through a funded program (for example, AMEDD, FLEP, USMA, ROTC, or special procurement programs), will not be released until completion of that initial Service school obligation.

d. If the application is approved, HRC (AHRC–OPD–A) (or HRC (AHRC–AR) for USAR AGR officers) will forward separation instructions to the appropriate MPD.

e. If disapproved, HRC (AHRC–OPD–A), TJAG (DAJA–PT), OCCH (DACH–PER); or HRC (AHRC–AR), as applicable, will return the application to the officer through channels.

f. The steps required for processing voluntary REFRAD that is essential to national interest are shown in table 2–4.

Table 2–4
Processing voluntary release from active duty that is essential to national interest

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>Submits essential to national interest REFRAD request with supporting documents to commander (see fig 2–1).</td>
</tr>
</tbody>
</table>
| 2    | SACT BN S–1 | Processes the request. Ensure counseling is accomplished as stated in paragraph 1–14. The request will include—
|      |             | a. Name of firm or agency or enterprise with which applicant will be associated, product manufactured or services, title and description of position to be filled, and applicant’s qualifications for the position.
|      |             | b. Applicant’s connection with the activity prior to military service.
|      |             | c. Documentation from appropriate officials substantiating steps 2a and 2b of this table outlining the need for the services and indicating the latest date position must be filled.
|      |             | d. Certification from appropriate civil official when an officer is appointed to a federal court or federal or state public office or elected to a public office of a State. Certification will state the office to which the officer has been elected or appointed and whether such office requires full-time service.
|      |             | e. A brief synopsis of the counseling session.
|      |             | f. Date officer reported on current tour of AD; type, effective date, and date of termination of current AD commitment.
|      |             | g. Whether officer is occupying a key position and a replacement is required.
|      |             | h. Whether medical board or PEB proceedings are pending or appropriate.
|      |             | i. Whether the officer is currently undergoing a course of instruction that will result in an ADSO upon completion or termination. Specify course title, beginning and closing dates, and ADSO incurred.
|      |             | j. Whether responsible for public property or funds.
|      |             | k. Recommendation for approval or disapproval and characterization of service. Also include complete justification when approval is recommended and the officer has not fulfilled an ADSO and justification for disapproval.
|      |             | l. Statement that the officer is not under investigation or charges, awaiting result of trial, being considered for administrative elimination, AWOL, or under the control of civil authorities.
|      |             | m. Date officer departed CONUS or other area of residence for OCONUS assignment. Date of arrival OCONUS of dependents, whether at government or personal expense, whether logistical support was furnished and the rotation date, if applicable. |
| 3    | BN S–1      | Reviews and makes recommendation. Forwards the request through channels, as appropriate, to HRC |
Table 2–4
Processing voluntary release from active duty that is essential to national interest—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>C&amp;S</td>
<td>AHRC–OPD–A, TJAG (DAJA–PT), or OCCH (DACH–PER), as applicable, or to HRC (AHRC–AR) (for USAR AGR officers) for final action. The SAA is to forward such a request to HRC (AHRC–OPD–A), TJAG (DAJA–PT), or OCCH (DACH–PER), as applicable.</td>
<td></td>
</tr>
</tbody>
</table>

4 | SACT (TC) | Receives separation instructions and separates the officer. Final release orders and separation forms will cite regulatory authority and SPD as shown in AR 635–5–1. |

2–9. Voluntary release from active duty due to pregnancy

a. A commander with SAA may release an RC officer who requests REFRAD because of pregnancy provided the officer has no ADSO. This authority may not be further delegated. When the SAA approves the REFRAD, release instructions will be forwarded to the appropriate MPD. Should the SAA disapprove the REFRAD request, the SAA will make a recommendation to include justification and forward the request to the office listed in paragraphs 1–10b, 1–10d, or 1–10f, as applicable, for final action.

b. For an officer not under the jurisdiction of a commander having SAA, the approval authority is HRC, TJAG, or OCCH (AHRC–AR) for USAR AGR officers. On approved applications, HRC (AHRC–OPD–A) (or HRC (AHRC–AR) for USAR AGR officers) will forward REFRAD instructions to the appropriate MPD.

c. When it has been determined that an officer is pregnant, the officer will be counseled by the officer’s immediate commanding officer or executive officer. The counselor will explain to the officer that the purpose of the counseling is to provide information concerning the officer’s rights, entitlements, and responsibilities with respect to continued AD or separation. The counselor will not influence or direct the officer to make any particular decision. A statement of counseling will be signed by the counselor (see fig 2–2). A copy of the statement of counseling will be filed in the officer’s military personnel file (MPF) or AMHRR.

d. An officer who is commissioned through a funded program or a training recipient (for example, AMEDD, FLEP, USMA, ROTC, or special procurement programs) will not be released until completion of that initial Service school obligation. An officer serving under a contractual agreement, such as but not limited to incentive special pay, medical additional special pay, medical officer retention bonus, or nurse accession bonus, will not be released until completion of the service obligation. In addition, an officer will not be released from AD until the compulsory obligation acquired as a result of completing flight school is served. However, when extenuating circumstances exist, an officer may request a hardship separation in accordance with paragraph 2–7.

e. An officer who remains on AD will be assigned to an area where concurrent travel of dependents is authorized until completion of the initial service obligation.

f. If, before the REFRAD is accomplished, a medical officer determines that a pregnancy has terminated for any reason (including birth) the authority for separation no longer exists.

g. A pregnant officer may request leave of absence per AR 600–8–10.

h. An officer may request a specific separation date. However, the separation authority and the officer’s military physician will determine the separation date. The date must not be later than 30 calendar days before the expected date of delivery, or the date is the latest date the officer’s military physician will authorize the officer to travel to home of record or entry on AD location, whichever date is earlier.

i. An officer released under honorable conditions who is pregnant at the time of release is entitled to maternity care per AR 40–400. These medical benefits are limited to care in military hospitals and do not, regardless of circumstances, include care obtained in civilian hospitals.

j. Characterization of service for REFRAD due to pregnancy may be characterized as honorable or under honorable conditions.

k. The steps required for processing voluntary REFRAD due to pregnancy are shown in table 2–5.

Table 2–5
Voluntary release from active duty due to pregnancy

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>Informs the commander pregnancy and furnishes supporting documentation.</td>
</tr>
<tr>
<td>2</td>
<td>SACT BN S–1</td>
<td>On confirmation of an officer’s pregnancy, C&amp;S will advise the officer of the following rights and responsibilities: a. Option to remain on AD or to request separation.</td>
</tr>
<tr>
<td>Step</td>
<td>Work center</td>
<td>Required action</td>
</tr>
<tr>
<td>------</td>
<td>-------------</td>
<td>-----------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>b. Entitlement to maternity care even if separated (see AR 40–400).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. Provisions for leave and absence during and after pregnancy (see AR 600–8–10).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>d. Provisions for maternity clothing.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>e. Policy governing availability for worldwide assignment (see AR 614–30).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>f. Local policies governing entitlements to basic allowance for subsistence and assignment to government Family quarters, to include when and how she would be eligible.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>g. Policies governing assignment OCONUS (see AR 614–30). If accompanied by dependent(s), requirement to make suitable arrangements for the unaccompanied evacuation of the dependent(s) in an emergency situation (for example, mobilization).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>h. On PCS, the Government will pay for the child’s transportation only when—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(1) Traveling to, from, or between OCONUS permanent stations when the officer serves or has been approved to serve a “with dependents” tour and the child is command sponsored.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(2) Traveling to an OCONUS station, the officer must have approval of the OCONUS commander for concurrent travel of the child.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>i. Availability of legal assistance counseling concerning paternity laws governing child support, if applicable.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>j. If the officer remains on AD, the necessity of careful planning for the child’s care without sacrifice of the officer’s military responsibilities. The officer must consider—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(1) Who will care for the child during duty hours, alerts, field duty, and roster duty? Consideration should be given to child care cost.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(2) Plans for housing, access to duty, transportation arrangements, and availability of telephone.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(3) Consideration of financial obligations that will accrue for child care, housing, transportation, and other emergency needs and how these obligations will be met.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>k. Provisions for submission of a dependent care statement of counseling on the birth of the child.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>l. Provisions authorizing separation of an officer whose substandard performance of duty is not solely attributable to the condition of pregnancy.</td>
</tr>
<tr>
<td>3</td>
<td>BN S–1</td>
<td>Sign the Pregnancy Counseling Statement and file in the officer’s MPF (see fig 2–2).</td>
</tr>
<tr>
<td>4</td>
<td>Soldier</td>
<td>Submits REFRAD request if the officer so desires (see fig 2–1).</td>
</tr>
<tr>
<td>5</td>
<td>SACT BN S–1</td>
<td>Process the request. Ensures counseling listed in step 2 of this table has been accomplished. The request will include—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. A brief synopsis of the counseling session.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>b. Date officer reported on current tour of AD; type, effective date, and date of termination of current AD commitment.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. Whether officer is occupying a key position and if a replacement is required.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>d. Whether medical board or PEB proceedings are pending or appropriate.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>e. Whether the officer is currently undergoing a course of instruction that will result in an ADSO upon completion or termination. Specify course title, beginning and closing dates, and service obligations incurred.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>f. Whether responsible for public property or funds.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>g. Recommendation for approval or disapproval and character of service. Include complete justification when approval is recommended and the officer has not fulfilled an ADSO. Also include justification for disapprovals.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>h. Statement that the officer is not under investigation or awaiting result of trial, being considered for administrative elimination, AWOL, or under the control of civil authorities.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>i. Date officer departed CONUS or other areas of residence for OCONUS assignment. Date of arrival of dependents, whether at government expense, whether logistical support was furnished, and the rotation dates if applicable.</td>
</tr>
<tr>
<td>6</td>
<td>BN S–1</td>
<td>Reviews the case and makes recommendation (if disapproval is recommended, justification must be provided).</td>
</tr>
<tr>
<td></td>
<td>C&amp;S</td>
<td>a. For when an officer who is under an SAA, the request will be forwarded through channels to the SAA for approval. Should the SAA elect not to approve the request, the SAA will make a recommendation, including justification, and forward the request as indicated in step 6b of this table for final action. If appropriate, the SAA will provide release instructions to the MPD and forward a copy of the action to HRC (AHRC–OPD–A), TJAG (DAJA–PT), or OCCH (DACH–PER), as applicable.</td>
</tr>
</tbody>
</table>
**Table 2–5**
Voluntary release from active duty due to pregnancy—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>b. For an officer not under an SAA, or when the SAA recommends disapproval, the request will be forwarded through channels to HRC (AHRC–OPD–A) for final action or to TJAG (DAJA–PT) or OCCH (DACH–PER), as applicable, for final action.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. For USAR AGR officers forward through channels to HRC (AHRC–AR) for final action.</td>
</tr>
<tr>
<td>7</td>
<td>SACT (TC)</td>
<td>Receives separation instructions and separates the officer. Final release orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

2–10. Involuntary release from active duty due to maximum age

a. Officers will be REFRAD or retired, if qualified for retirement and so requests, on the last day of the month in which they attain the following maximum ages, unless the officer’s release date is required sooner by maximum service, or SECARMY (or the Secretary’s designee) authorizes the officer’s retention on an individual basis:

(1) An officer of the USAR assigned as the Chief, Army Reserve, and an officer of the ARNGUS assigned as the Director, Army National Guard (DARNG), an adjutant general, or the CG of the troops of a State, will be REFRAD at age 66 (see 10 USC 14512). Major general (or brigadier general officer recommended for permanent promotion to major general) will be REFRAD on the last day of the month the officer reaches age 64 (see 10 USC 14511).

(2) Brigadier general (or colonel officer recommended for permanent promotion to brigadier general) will be REFRAD on the last day of the month the officer reaches age 62 (see 10 USC 14510).

(3) A U.S. property and fiscal officer and those assigned to the Selective Service System will be REFRAD on the last day of the month in which the officer reaches age 60. However, the ASA (M&RA) may authorize retention until the officer becomes 62 years of age pursuant to 10 USC 12647.

(4) Any other commissioned officer, other than warrant officer, will be REFRAD at age 60. An officer will be retained on AD until eligible for retirement if the officer is within 2 years of active service retirement eligibility on the last day of the month the officer reaches age 60, unless approved for earlier release by the ASA (M&RA) or by the officer’s request.

(5) Warrant officers who qualify for retired pay under 10 USC 12731 or 10 USC 1293, will be REFRAD on the last day of the month in which they attain age 60, unless authorized retention beyond age 60 (see AR 135–180).

(6) Warrant officers, age 60 or older, who will not qualify for retirement under 10 USC 1293 but who can attain 20 years of qualifying service for retired pay under 10 USC 12731 prior to attaining age 62, will be REFRAD on the last day of the month in which they attain 20 qualifying years of service unless authorized retention (see AR 135–180).

(7) Warrant officers who cannot qualify for retired pay under 10 USC 12731 or 10 USC 1293 will be REFRAD on the last day of the month in which they attain age 62 (see AR 135–180).

(8) SECARMY may retain in an active status certain ARNG or USAR officers, with their consent, in the Medical Corps, Dental Corps, Veterinary Corps, designated as an allied health officer, biomedical sciences officer or the optometry section of the Medical Services Corps, the Army Nurse Corps, Army Medical Specialist Corps, and the Chaplain Corps. During the retention, the officer must fill a missions-based requirement. Retention under this provision may not extend beyond the date on which the officer becomes 68 years of age (see 10 USC 14703). Request for retention under this provision will be forwarded through channels to Chief, National Guard Bureau (ARNG–HCM), 111 S. George Mason Drive, Arlington, VA 22204–1373 (for ARNG officers); Commander, Human Resource Command, 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400; Commander, Human Resources Command (AHRC–OPH–P), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400; or Commander, Human Resources Command (AHRC–AR), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400 (for USAR AGR officers).

Note. With regard to paragraphs 2–10a(5) through 2–10a(7), a warrant officer must request and be approved for retention beyond age 60 in order for the service performed beyond age 60 to be creditable for retired pay (see 10 USC 12308).

b. Officers indicated in paragraph 2–10a(3) of this regulation who cannot qualify for retirement under chapter 6 of this regulation prior to attainment of age 60 will be released from AD as prescribed by paragraph 2–10a, except those on scheduled release date who are within 2 years of eligibility for retirement under chapter 6. Commissioned officers (other than commissioned warrant officers) who have at least 18, but less than 20, years of qualifying service for nonregular retirement will be retained under the provisions of 10 USC 12646 until attaining 20 qualifying years, except that they may not be retained beyond the last day of the month they reach age 62. If otherwise qualified, these officers may be retained in AD until eligible for such retirement or retired pay, whichever occurs first.
c. Officers to be released under this paragraph will be notified through channels by HRC (AHRC–OPD–A) (or HRC (AHRC–AR) for USAR AGR officers), or NGB or state adjutant general for ARNG officers, not less than 90 calendar days prior to the scheduled release date, unless release is to be effective because of expiration of service agreement, in which case the provisions of paragraph 2–6 applies.

d. The officer’s separation will not be delayed past the schedule release date due to nonsubmission or late submission of a voluntary retirement or retention request.

e. Officers to be released will be notified directly by CG, HRC, normally not later than 6 months prior to the scheduled release date. In addition, a copy of the notification memorandum will be forwarded to the SAA and the officer’s immediate commander. The AGR officers who will be released from AD under this paragraph will be notified by the Chief, NGB; Office of the Chief, Army Reserve (OCAR); or the state adjutants general.

f. An officer scheduled for release who is not eligible or does not apply for retirement but who is hospitalized will have release determination made according to the medical examination.

g. The officer’s separation will not be delayed past the scheduled release date due to nonsubmission or late submission of a voluntary retirement or retention request.

h. The steps required for processing involuntary REFRAD due to maximum age are shown in table 2–6.

Table 2–6
Involuntary release from active duty due to maximum age

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>Receives maximum age release notification from HRC, 90 calendar days prior to release date. Officer may apply for retirement if eligible to be effective not later than the scheduled release date.</td>
</tr>
<tr>
<td>2</td>
<td>PPAA</td>
<td>Determines whether medical board or PEB proceedings are pending or appropriate under paragraph 1–24.</td>
</tr>
<tr>
<td>3</td>
<td>C&amp;S</td>
<td>The SAA establishes procedures ensuring separation of an officer according to individual instructions issued by HRC, NGB, or state adjutant general for ARNG officers, unless the officer requests voluntary retirement to be effective not later than the scheduled release date.</td>
</tr>
<tr>
<td>4</td>
<td>TC (TC)</td>
<td>Separates or retires officer on scheduled release date. Final release orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

2–11. Involuntary release from active duty due to maximum service

a. An RC officer, to include warrant officers, will be REFRAD when the officer completes 20 years of active service. Commissioned officers, other than warrant officers, may request voluntary retirement under 10 USC 7311, provided that they have 10 years of active service as a commissioned officer. Warrant officers may request voluntary retirement under 10 USC 1293. Exceptions are as follows:

(1) An officer retained by HRC under a voluntary retention program.
(2) An officer whose service obligation extends beyond 20 years of active service.
(3) An AGR officer, to include an AGR warrant officer, unless selected for release by an AGR REFRAD Board authorized by the ASA (M&RA).
(4) A U.S. property and fiscal officer and those assigned to the Selective Service System may be retained beyond maximum service in grade until the officer becomes 62 years of age pursuant to 10 USC 12647 (see NGR 130–6 and NGR 635–100, as applicable, for procedures).
(5) An officer of the ARNGUS assigned as Chief, NGB.
(6) An officer of the USAR assigned as the Chief, Army Reserve, and an officer of the ARNGUS assigned as the DARNG, an adjutant general, or the CG of the troops of a State.
(7) An officer selected for attendance at the staff college level school or senior service college before completing 20 years of active service will be retained on AD until completing 2 years of AD following graduation or until termination of attendance at the designated school, unless the officer is required to separated earlier pursuant to paragraph 2–11b.
(8) An officer selected for a command position by the DA Command Selection Board will remain on AD to report to the designated assignment. The officer will be retained on AD up to 90 calendar days after completing assignment to the designated command position, unless the officer is required to separate earlier pursuant to 2-11b.

b. Involuntary REFRAD due to maximum service applies to the following:

(1) An officer holding a permanent grade of major general in an RC who has not been recommended for promotion to lieutenant general, or a brigadier general recommended for promotion, will be released on the fifth anniversary of
the officer’s appointment in that grade or 30 days after completion of 35 years of commissioned service, whichever is
later (see 10 USC 14508). However, at the discretion of SECARMY, an RC major general may be retained on AD up
to and including the last day of the month in which the officer attains age 62 (see para 2–10a(2)).

(2) An officer holding a permanent grade of brigadier general in an RC who has not been recommended for pro-
motion to the grade of major general will be released on the fifth anniversary of the officer’s appointment in that grade,
or 30 days after completion of 30 years of commissioned service, whichever is later (see 10 USC 14508). However,
at the discretion of SECARMY, an RC brigadier general may be retained on AD up to and including the last day of
the month in which the officer attains age 62.

c. An officer holding a permanent grade of colonel, or a lieutenant colonel recommended for promotion to colonel,
in an RC will be REFRA D not later than the last day of the month in which he or she completes 30 years of commis-
sioned service (see 10 USC 14507).

d. An RC lieutenant colonel not recommended for promotion to colonel will be REFRA D not later than the last
day of the month in which the officer completes 28 years of commissioned officer service (10 USC 14507).

e. Involuntary REFRA D due to maximum service applies to RC officers—

(1) In the grade of major that failed selection for promotion to the grade of lieutenant colonel for the second time
and will be REFRA D the latter of —

(a) The first day of the month after the month in which the officer completes 20 years of commissioned service or;
(b) The first day of the seventh month after the board that considered the officer for the second time receives final
approval authority, unless the officer is retained under other provisions of law.

(2) In the grade of captain who failed selection for promotion to major for the second time and will be REFRA D
no later than the first day of the seventh month after the board that considered the officer for the second time receives
final approval authority, unless the officer is retained under other provisions of law.

(3) In the grade of first lieutenant who failed selection for promotion to captain for the second time and will be
REFRA D no later than the first day of the seventh month after the board that considered the officer for the second
time receives final approval authority, unless retained under other provisions of law.

(4) In the ARNGUS assigned to a headquarters or headquarters detachment of a State, the Canal Zone, Puerto Rico,
Virgin Islands, or the District of Columbia as U.S. property and fiscal officer and an officer assigned to the Selective
Service System and will be REFRA D under the provisions of paragraph 2–11e unless retention is approved pursuant
to NGR 635–100 or NGR 130–6.

(5) Of the ARNGUS assigned as Chief, NGB and will be REFRA D pursuant to 10 USC 14508 according to the
officer’s grade.

(6) Whose retention is approved on an individual basis by SECARMY and will be REFRA D upon expiration of
the approved retention period.

(7) Who reaches maximum service in grade as indicated in paragraph 2–11c, 2–11d, or 2–11e and is within 2 years
of qualifying for nonregular retired pay under AR 135–180 and will be retained, if otherwise qualified, until the end
of the month in which age 62 is reached, or upon attaining 20 years or qualifying service for nonregular retirement,
and will be REFRA D on whichever date is earliest (see 10 USC 12731).

f. Involuntary REFRA D due to maximum service applies to an officer who twice fails selection for promotion to
the next higher grade and may be continued on AD if selected for continuation under the provisions of AR 135–155,
and will be REFRA D at the expiration of the continuation period (see 10 USC 14701 and 14703).

g. Involuntary REFRA D due to maximum service applies to an officer, other than a warrant officer, whose reten-
tion in an active Reserve status is authorized beyond the removal date specified in AR 140–10 or NGR 635–100 but
does not qualify for retention on AD under the following exceptions and will be released under the applicable criteria
in paragraphs 2–11b through 2–11e:

(1) An Army Nurse Corps or Army Medical Specialist Corps lieutenant colonel or below in an RC may, at the
discretion of SECARMY, be retained on AD and in an active status until 30 calendar days after the date he or she
completes 30 years of service (see 10 USC 14706 for computations).

(2) An officer, other than a warrant officer, within 2 years of qualifying for retirement prior to attaining maximum
length of service will be retained on AD and in an active status until the end of the month after the officer becomes
eligible for retirement (see 10 USC 7311 or 10 USC 12731).

(3) An AMEDD officer (excluding all Medical Service Corps officers except podiatrists and optometrists) or chap-
lain who cannot qualify for retirement under 10 USC 7311 upon completion of service but who can attain retirement
eligibility by age 60 under 10 USC 12731 may be retained (with their consent) on AD and in an active status until he
or she qualifies for retirement but cannot be retained later than age 68 (prescribed in paras 2–11b through 2–11e).

(4) An officer of the ARNGUS assigned to a headquarters or headquarters detachment of a state, the Canal Zone,
Puerto Rico, Virgin Islands, or the District of Columbia as U.S. property and fiscal officer and an officer assigned to
the Selective Service System may be retained on AD and in an active status until further retention is considered inappropriate by HRC or the agency concerned or until age 60, whichever is earlier.

(5) An officer of the ARNG US assigned as Chief, NGB.

(6) An officer whose retention is approved on an individual basis by SECARMY.

h. The mandatory release of an RC warrant officer one (WO1) is governed by the disapproval of field promotion to chief warrant officer two (CW2). A USAR AGR WO1 will be REFRAD if field promotion to CW2 is disapproved. The date scheduled for REFRAD will be not later than 180 days following the date the officer was finally disapproved for field promotion as specified in AR 135–155. A USAR AGR CW2 or chief warrant officer three (CW3) not recommended for promotion the second time by a HQDA centralized promotion selection board will be REFRAD not later than the first day of the seventh month following the month SECARMY approves the promotion selection board report, unless retained by HRC under a voluntary retention program. A warrant officer qualified for retirement under chapter 6 of this regulation may apply for voluntary retirement, effective not later than the scheduled release date.

i. Officers to be released will be notified directly by CG, HRC, normally not later than 6 months prior to the scheduled release date. In addition, a copy of the notification memorandum will be forwarded to the SAA and the officer’s immediate commander for inclusion in the officer’s AMHRR. The AGR officers who will be released from AD under paragraph 2–10 will be notified by Chief, NGB; OCAR; or the state adjutants general.

j. An officer scheduled for release under this paragraph who is not eligible or does not apply for retirement but who is hospitalized will have release determination made according to the medical examination.

k. The officer’s separation will not be delayed past the scheduled release date due to nonsubmission or late submission of a voluntary retirement request.

l. The steps required for processing involuntary REFRAD due to maximum service are shown in table 2–7.

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>Receives maximum service release notification memorandum from HRC.</td>
</tr>
</tbody>
</table>
| 2    | PPAA BN S–1 | a. Upon receipt of notification memorandum, determines whether medical board proceedings are pending or appropriate under paragraph 1–24. Informs the officer that if he or she desires to retire coincident with their REFRAD, or earlier, an application for retirement must be submitted. Advises the officer that the separation will not be delayed due to nonsubmission or late submission of a request for voluntary retirement.  
  b. Submits requests for retention based on military necessity to HRC (AHRC–AR) for USAR AGR officers with justification (amount of advance notice commander had for planning and new effective date requested). Officer will continue separation processing to preclude unnecessary hardship if the retention is not approved. |
| 3    | PPAA (TC)   | Separates or retires officer on scheduled release date. Final release orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1. |

2–12. Involuntary release from active duty due to nonselection of active guard reserve continuation

a. An AGR officer on an initial period of duty will be separated from AD 90 calendar days after notification of nonselection for continuation or at the end of the initial period of duty, whichever is later, unless earlier release is requested by the officer (see AR 135–18). An AGR officer on a subsequent period of duty who is not recommended for continuation by an AGR REFRAD Board will be released from AD not earlier than 9 months and no later than 12 months from the date the board is approved by the appropriate authority, unless earlier release is requested by the officer.

b. For AGR officers who are not recommended for continuation, Chief, NGB; OCAR; and state adjutants general are authorized to order REFRAD under this paragraph.

c. The AGR officers on AD who are within 2 years of eligibility for military retirement will ordinarily not be involuntarily released from AD until eligible for such retirement. However, SECARMY may approve the REFRAD of officers when there are unusual circumstances and their retention is not considered to be in the best interests of the Army.

d. The steps required for processing involuntary REFRAD due to nonselection of AGR continuation are shown in table 2–8.
Table 2–8
Involuntary release from active duty due to nonselection of active guard reserve continuation

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>NGB or OCAR will notify AGR officers of their nonselection for continuation.</td>
</tr>
<tr>
<td>2</td>
<td>PPAA (TC)</td>
<td>Separates or releases the officer, as appropriate, on scheduled release date. Final release orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

2–13. Involuntary release from active duty by the Department of the Army Active Duty Board

a. The DAADB (qualitative) is the Army’s tool for ensuring that only an RC officer who consistently maintains high standards of performance, efficiency, morality, and professionalism is permitted to serve on AD. The Director, Military Review Boards at the ARBA will operate the DAADB. Approval authority to release or retain an officer under this paragraph is SECARMY or his or her designated representative. Their decisions are final.

b. The DAADB is one part of the Army’s total “loss management” program.

c. Local commanders; CG, HRC; OCAR; Chief, NGB; TJAG; or the Department of the Army Chief of Chaplains (DACH) may recommend that an RC officer be considered by a DAADB to determine if the officer’s manner of performance, degree of efficiency, or misconduct constitutes consideration for involuntary separation. Files referred to the DAADB will be identified according to the following criteria:

1. Less than 18 years of active federal service (AFS) on the projected separation date.
2. Evidence of a significant act or condition of misconduct or moral or professional dereliction.
3. Degree of efficiency.
4. Manner of performance, when compared to contemporaries, particularly in recent years of service.
5. Relative potential for useful service.
6. The presence of unfavorable information, with primary consideration to the most recent years of service and repetitive tendency.
7. No established release date within 6 months of notification of referral for consideration by the DAADB.

d. Demonstrated significant acts or conditions of misconduct or moral or professional dereliction may be one or more of the following or similar acts or similar conditions:

1. Discreditable or intentional failure to meet personal financial obligations.
2. Mismanagement of personal affairs detrimentally affecting the performance of duty of the officer concerned.
3. Mismanagement of personal affairs to the discredit of the service.
4. Intentional omission or misstatement of fact in official statements or records for the purpose of misrepresentation.
5. Acts of personal misconduct (including, but not limited to acts committed while in a drunken or drug intoxicated state).
6. Intentional neglect or failure to perform duties.
7. Conduct unbecoming an officer.
8. Conduct or actions resulting in the loss of a professional status, such as withdrawal, suspension, or abandonment of professional license, or endorsement or certification which is directly or indirectly connected with the performance of one’s military duties and necessary for the performance thereof, including withdrawal of clinical privileges for an AMEDD officer.
9. Acts of behavior not clearly consistent with the interests of the national security.
10. Conduct or actions by a warrant officer resulting in the loss of special qualifications (such as withdrawal or revocation of Criminal Investigation Divisions accreditation, revocation of marine qualification license, removal from the Personnel Reliability Program, withdrawal of clinical privileges or loss of flying status), which directly or indirectly precludes a warrant officer from performing their military occupational specialty (MOS) and is necessary for MOS performance. The REFRAD based on these reasons may not be utilized if reclassification action is feasible and in the best interest of the service or if loss of special qualification was due to medical reasons beyond the control of the warrant officer. In these cases, a statement from the career management division, citing the reasons the officer cannot be reclassified, must be a part of the evidence considered by the board.
11. Failure to respond to rehabilitation efforts regarding acts of child/spouse maltreatment or abuse and/or other acts of Family violence.

e. While not all inclusive, existence of one or more of the following or similar conditions authorizes the release from AD of an officer because their degree of efficiency and manner of performance is substandard. The DAADB action will be initiated for conditions under paragraphs 2–13e(7), 2–13e(9), and 2–13e(10) or elimination action will be initiated for the same conditions under paragraph 4–2.
(1) Downward trend in overall performance resulting in an unacceptable record of efficiency or a consistent record of mediocre service.

(2) Failure to keep pace or to progress with contemporaries, such as successive promotion failure or a low record of efficiency when compared with another officer of the same grade, branch, and length of service.

(3) Failure to exercise necessary leadership or command expected of an officer of their grade.

(4) Failure to assimilate technical proficiency required of the officer’s grade.

(5) Apathy, defective attitude, or other character disorders to include inability or unwillingness to expend effort.

(6) Failure to respond to rehabilitation efforts regarding an alcohol or other drug problem in a reasonable length of time (see AR 600–85).

(7) Failure to conform to prescribed standards of dress, personal appearance, and military deportment.

(8) Failure to achieve satisfactory progress after enrollment in the Army weight control program or failure to maintain established weight/body fat standards after removal from an established weight control program (see AR 600–9).

This provision does not include those judge advocates and AMEDD officers who have incurred a statutory ADSO for participating in Army sponsored education and training programs. These programs are the FLEP (see 10 USC 2004), Armed Forces Health Professions Scholarship Program, or the Uniformed Services University of the Health Sciences (see 10 USC Chapters 104 and 105).

(10) When no medical problems exist, and an officer has two consecutive failures of the Army physical fitness test (APFT). This provision does not include those judge advocates and AMEDD officers who have incurred a statutory ADSO for participating in Army sponsored education and training programs. These programs are the FLEP (see 10 USC 2004), Armed Forces Health Professions Scholarship Program, or the Uniformed Services University of the Health Sciences (see 10 USC Chapters 104 and 105).

f. A DA Form 268 (Report to Suspend Favorable Personnel Actions (Flag)) will be initiated when an officer is identified for DAADB actions (see AR 600–8–2).

g. An officer who will complete 18 or more years of AFS on scheduled release date will not be processed under this paragraph, unless such action is approved by SECAR MY or designee.

h. The officer will be notified in writing by CG, HRC; OCAR; or Commander or designee for Chief, NGB; TJAG; or DACH, as appropriate, through the general officer show cause authority (GOSCA) (a GOSCA could also be the initiating officer if DAADB is field-initiated) that their record is being referred to the DAADB to be considered for involuntary REFRAD (see fig 2–3). The initiating officer will initiate the DA Form 268.

i. The initiating officer (must be at GOSCA or higher level) will consider the officer’s rebuttal and either close the case and notify the officer, or forward the case with the officer’s rebuttal (if submitted) to the Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400. If the initiating officer decides to forward the DAADB to the CG, HRC for further processing, the initiating officer also will consider whether the respondent should be eliminated from the service under chapter 4 of this regulation. If the initiating officer determines that elimination may be warranted, the DAADB initiating officer will instead initiate an elimination action under chapter 4 of this regulation. If the DAADB initiating officer determines that the respondent should not be eliminated, but merely considered for release from AD by the DAADB, the initiating officer will make a written recommendation to that effect, addressing the respondent’s potential for future service. If the case is not closed, HRC (AHRC–OPD–A) forwards the case to Director, Army Review Boards Agency (SFMR–RBL–LC), 251 18th Street South, Suite 385, Arlington, VA 22202–3531.

j. The ARBA will convene DAADB. The board will forward cases with recommendations to SECAR MY or designated representative for the final decision. Officer cases approved for retention in the Army will be sent to the Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400, and closed favorably. Officer cases approved for release from AD will be sent to the Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400, for REFRAD processing.

k. HRC; OCAR; Chief, NGB; TJAG; or DACH, as applicable, will notify the officer through channels that the DAADB selected him or her for retention.

l. HRC (AHRC–OPD–A), will forward the necessary documentation for officers not on the ADL to HRC.

m. HRC (AHRC–OPD–A), or HRC (AHRC–AR), will issue and forward REFRAD instructions to the appropriate MPD when SECAR MY or designated representative approves the involuntary separation of the officer.

n. If SECAR MY (or designee) directs the release from AD of an ARNGUS or USAR officer, HRC (AHRC–OPD–A) will notify the CG, HRC or the Chief, NGB, according to the officer’s component, that the officer has been released from AD. The CG, HRC or the Chief, NGB, may consider an officer released from AD under the
DAADB procedures for separation based upon the same conduct. The mere fact that an officer has been released from AD by DAADB procedures is not adequate basis to require an officer to show cause for retention in the service.

o. SECARMY or designee is the final approving authority on all DAADB cases.

p. An officer approved for involuntary REFRAD by the SECARMY—

(1) For misconduct, moral dereliction, or professional dereliction and is—

(a) Assigned in CONUS, will be released from AD no earlier than 5 calendar days and no later than 14 calendar days after the officer receives written notification.

(b) Assigned OCONUS, will be returned to the CONUS separation transfer point no later than 21 calendar days after the officer receives written notification, and released from AD no later than 5 calendar days after arriving at the CONUS separation TC.

(2) Solely for substandard performance of duty will be released from AD no later than 30 calendar days after the officer receives written notification. The officer will not be released prior to the 30th day without consent.

q. While separations under this paragraph are involuntary, there is no entitlement to separation pay (except para 2–13r unless specifically authorized for half separation pay by AR 637–2).

r. When budgetary or authorization limitations require a reduction of the officer strength, the DAADB may be convened under the instructions of SECARMY or designee to determine which officers will be separated. These officers are not considered ineffective or substandard in duty performance, their release is determined solely on the needs of the service. Officers designated for release from AD under this paragraph may be released on any date between the date of notification and the established mandatory release date of the officer. The officer will not be released prior to the established date without consent. Early release will have no effect on entitlement to separation pay.

s. The steps required for processing involuntary REFRAD by the DAADB are shown in table 2–9.

Table 2–9
Involuntary release from active duty by the Department of the Army Active Duty Board

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>PPAA BN S–1 C&amp;S</td>
<td>A field commander may recommend through channels to the GOSCA that DAADB be initiated on a particular officer. If the GOSCA supports the DAADB action, a request will be made in writing to HRC (AHRC–OPD–A); HRC (AHRC–AR); TJAG; or OCCH, as applicable, to provide two copies each of the officer AMHRR and officer record brief (ORB). The GOSCA forwards the DAADB notification memorandum, including the officer’s AMHRR and ORB, to the officer (see fig 2–3).</td>
</tr>
<tr>
<td>2</td>
<td>Soldier</td>
<td>Upon receipt of DAADB notification memorandum, from either HQDA or the GOSCA, completes and forwards the acknowledgment of notification within 24 hours (see fig 2–4). Reviews data provided and forwards rebuttal (if desired) within 30 calendar days from receipt of notification memorandum. Rebuttal may be forwarded directly or through channels as desired by the officer. If forwarded directly, send to the initiating office (HQDA or the initiating GOSCA) by certified mail.</td>
</tr>
<tr>
<td>3</td>
<td>PPAA BN S–1 C&amp;S</td>
<td>When the officer forwards the rebuttal through channels, commanders may review. Documents, comments, or recommendations will not be added. The last endorser will forward the rebuttal by certified mail to the initiating office (HQDA or the initiating GOSCA). The initiating officer will consider the officer’s rebuttal and either close the case and notify the officer, or forward the case with the officer’s rebuttal (if submitted) to HRC (AHRC–OPD–A).</td>
</tr>
<tr>
<td>4</td>
<td>PPAA ARBA</td>
<td>HRC (AHRC–OPD–A) forwards AD board action, officer’s rebuttal and officer’s AMHRR to ARBA. ARBA conducts DAADB. SECARMY’s designee, generally the DASA (RB), determines whether officer will be retained or released.</td>
</tr>
<tr>
<td>5</td>
<td>PPAA (TC)</td>
<td>Upon receipt of separation instructions, processes officer for separation. When the officer desires an early release, has the officer complete the memorandum as shown at figure 2–5 and places it in the officer’s MPF as a permanent document. Final release orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

2–14. Involuntary release from active duty due to civilian criminal conviction

a. An RC officer on AD who is convicted and sentenced to confinement in a federal or state penitentiary or other correctional institution for a crime of moral turpitude (including, but not limited to: child abuse, incest, indecent exposure, soliciting prostitution, embezzlement, check fraud, and any felony or other offense against the mores of society) and whose sentence has become final, may be REFRAD by the SECARMY or designee.

b. When an officer on AD is convicted and sentenced to confinement in a federal or state penitentiary or other correctional institution for a crime of moral turpitude, and the convicted officer’s sentence has become final, the
GCMCA of the convicted officer may consider the officer for REFRAD. If the GCMCA decides to initiate a recommendation to REFRAD the convicted officer, the GCMCA will also consider whether the respondent should instead be eliminated under paragraph 4–2 or DFR under paragraph 5–9 of this regulation. If the GCMCA recommends that the respondent should not be eliminated or DFR, but merely considered for REFRAD, the GCMCA will make a written recommendation to that effect, addressing the respondent’s potential for future service. If the GCMCA determines that elimination, DFR, or some other disposition is warranted, the initiating officer need not make any recommendation regarding REFRAD.

c. If the GCMCA decides to recommend the convicted officer for REFRAD, the GCMCA will notify the officer concerned in writing using the format shown in figure 2–6. The notice to the officer will include documentation establishing that the conviction and sentence are final. The officer will acknowledge receipt of the notice in writing within 24 hours. The officer will be afforded the assistance of a member of the JAGC, or he may choose to retain a civilian counsel at no expense to the Government. The officer will be afforded 30 days to provide a written response to the recommendation of the GCMCA. The officer may waive in writing the assistance of counsel and the opportunity to make a response.

d. If, after receiving the officer’s response and obtaining the advice of the staff judge advocate, the GCMCA decides to recommend the REFRAD of the officer, the GCMCA will forward to the CG, HRC initial notice and attachments presented to the officer, the officer’s response, if any, and their recommendation. The GCMCA will provide a copy of the recommendation to the convicted officer. In the case of a judge advocate, chaplain, or medical or nurse corps officer, the GCMCA will forward the action through TJAG, OCCH, or the Surgeon General, as appropriate, for their recommendation. The CG, HRC, and in appropriate cases TJAG, OCCH, or the Surgeon General, will provide a copy of their recommendations to the convicted officer. No other documents, comments, or recommendations will be added to the action without referral to the officer for comment. The CG, HRC, will forward the action to the DASA (RB) for decision. Where SECARMY’s delegation of authority restricts action to a superior decision authority, such as an officer who has completed more than 18 but less than 20 years of AFS, the DASA (RB) will prepare the action for that decision authority.

e. The CG, HRC will issue separation instructions to the appropriate MPD when SECARMY or designee approves the recommendation to release the officer from AD. An officer assigned to CONUS or assigned OCONUS, but held in a federal or state penitentiary or other correctional institution, will be separated not earlier than 5 calendar days and not later than 14 calendar days after the officer is notified of the decision of SECARMY or designee. An officer assigned OCONUS who is not currently confined will be returned to the CONUS TC no later than 21 calendar days after the officer is notified, and separated not later than 5 calendar days after the officer arrives at the CONUS TC.

f. An officer convicted in any court of the United States of a crime and sentenced to imprisonment for a term exceeding 1 year generally may not hold a Secret or higher security clearance. Final revocation or denial of a Secret security clearance will result in the officer’s elimination from the service in the interest of national security.

g. If the conviction is subsequently set aside, the officer may consent to be returned to AD. An officer returned to AD may be subject to adverse administrative action or court-martial for the conduct that was the subject of the earlier criminal proceedings, consistent with the order or action that set aside the conviction.

h. The steps required for processing involuntary REFRAD due to civil conviction are shown in table 2–10.

<table>
<thead>
<tr>
<th>Table 2–10</th>
<th>Involuntary release from active duty due to civilian criminal conviction</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Step</strong></td>
<td><strong>Work center</strong></td>
</tr>
<tr>
<td>1</td>
<td>C&amp;S BN S–1</td>
</tr>
<tr>
<td>2</td>
<td>Soldier</td>
</tr>
<tr>
<td>3</td>
<td>PPAA</td>
</tr>
<tr>
<td>4</td>
<td>BN S–1</td>
</tr>
<tr>
<td>5</td>
<td>C&amp;S</td>
</tr>
</tbody>
</table>
Table 2—10
Involuntary release from active duty due to civilian criminal conviction—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>PPAA (TC)</td>
<td>When separation instructions (TC) are received, separates the officer. Final release orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

2–15. Involuntary release from active duty pending appellate review

a. A Reserve officer whose sentence as approved by the GCMCA includes a dismissal (commissioned officers) or dishonorable discharge (warrant officer who is not commissioned) without confinement may be placed on excess leave in lieu of REFRAD prior to completion of appellate review (see AR 600–8–10).

b. A Reserve officer sentenced to dismissal (commissioned) or dishonorable discharge (warrant officer who is not commissioned) may be released from AD prior to appellate review completion and upon completion of confinement.

c. When the sentence after final appellate review does not include dismissal or dishonorable discharge, the officer will be returned to AD (with consent) in the same grade, and with the same service commitment as existed upon release from AD.

d. Transportation in kind will be furnished to the officer. A lump sum payment for unused leave is not authorized. Reimbursement for travel of dependents, and shipment of household goods will be as authorized by the Joint Travel Regulations (JTR). The officer will be advised that, in the event appeal results in a final characterization of the release as under honorable conditions, he or she may file a claim with the Defense Finance and Accounting Service for benefits withheld on release.

e. A DD Form 214 will not be prepared.

f. HRC (AHRC–OPD–A) will forward a letter of instructions directing the REFRAD in each case to the appropriate commander. Appropriate separation forms will be completed and issued by HRC on final disposition of the case.

g. For USAR AGR officers sentenced to confinement, CG, HRC, will notify the HRC (AHRC–AR) for appropriate orders.

h. The steps required for processing involuntary REFRAD pending appellate review are shown in table 2–11.

Table 2–11
Release from active duty pending appellate review

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>C&amp;S</td>
<td>The GCMCA notifies HRC (AHRC–OPD–A) or HRC (AHRC–AR), as appropriate, immediately when an RC officer has been approved for a sentence to dismissal or dishonorable discharge with no confinement. When the officer is to be returned to the CONUS, includes the appropriate TC as information addressee.</td>
</tr>
<tr>
<td>2</td>
<td>C&amp;S</td>
<td>The commander of the confinement facility notifies HRC (AHRC–OPD–A) or HRC (AHRC–AR), as appropriate, not later than 2 weeks prior to completion of an RC officer’s confinement that has been sentenced to dismissal or dishonorable discharge and confinement, and whose sentence has not been finally approved. Notifications are exempt from report control under AR 25–98 and when appropriate will include the following: a. Name, grade, DODID, branch, and assignment. b. Date and source of general courts-martial order and sentence as approved. c. Date of release from confinement. d. Date of departure, mode of travel, transportation terminal, and estimated time of arrival (if being returned from OCONUS command).</td>
</tr>
<tr>
<td>3</td>
<td>C&amp;S</td>
<td>The GCMCA of the confinement facility returns the officer stationed OCONUS to the appropriate CONUS TC to await separation instructions from HRC.</td>
</tr>
<tr>
<td>4</td>
<td>C&amp;S</td>
<td>a. The commander of the confinement facility issues reassignment orders directing the officer to report to a TC for separation. Includes in the reassignment orders the following statement: “Under the provisions of the Uniform Code of Military Justice, Manual for Courts-Martial,” an officer could be retained in the service pending final action on the court-martial charges under which he or she stands convicted. The fact that he or she is being released from AD will not affect or be construed to affect, constructively or by impliedly, any condonation or pardon of the offense or offenses under which the officer stands convicted, or remission, in whole or in part, of the sentence adjudged against him or her. The period of service from which he or she is being released from AD will be characterized according to the final action on said sentence.</td>
</tr>
</tbody>
</table>
Table 2–11
Release from active duty pending appellate review—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>b. Completes DD Form 214WS (Certificate of Release or Discharge from Active Duty (Worksheet)) and forwards to HRC (AHRC–OPD–A) or HRC (AHRC–AR), as appropriate. Includes with the transmittal memorandum five copies of the final release order.</td>
</tr>
<tr>
<td>5</td>
<td>C&amp;S</td>
<td>The SAA ensures an officer released under this section is not terminated prior to receipt of final instructions from HRC.</td>
</tr>
<tr>
<td>6</td>
<td>PPAA (TC)</td>
<td>Ensures that action is taken as required by AR 190–47 and AR 635–8. Separates the officer.</td>
</tr>
<tr>
<td>7</td>
<td>C&amp;S</td>
<td>The SAA will advise HRC (AHRC–OPD–A) or HRC (AHRC–AR), as appropriate, by electronic means, the date the officer is released from AD and the officer’s permanent home address.</td>
</tr>
</tbody>
</table>

2–16. Involuntary release from active duty and termination of Reserve appointments of student officers and warrant officers attending branch orientation, familiarization courses, or Warrant Officer Basic Course

a. An RC commissioned officer with less than 6 years commissioned service or an RC warrant will be released from AD and discharged from their USAR commission when the officer fails to meet the standards of service schools due to—

(1) Misconduct.
(2) Moral or professional dereliction.
(3) Academic or leadership deficiencies.
(4) Resigning from a course.

b. An officer attending any basic course while detailed from branch for strength accounting only and who is attending a course of instruction at a different branch school as part of basic course is included in this paragraph.

c. Effective 1 October 1992, WO1’s, who are appointed contingent upon successful completion of Warrant Officer Basic Course (WOBC), will be REFRAD or discharged if—

(1) Eliminated from WOBC due to resignation from the course or for failure to meet the conduct, moral, physical, professional, academic, or leadership standards.
(2) Failure of RC WO1 to successfully complete WOBC within 2 years of appointment (3 years with HQDA (DAPE–MPO) or Chief, NGB (ARNG–HCM) waiver).

d. For officer or warrant officers attending a service school who are resigning from the course, HRC (AHRC–OPD–A) is the final authority to approve or disapprove the REFRAD or discharge. The GCMCA for that officer will forward a recommendation to CG, HRC. Officers and warrant officers who resign from a course or voluntarily terminate attendance will normally be required to complete the period of service required by law and regulation incident to their appointment as officers or warrant officers. For all other cases, the GCMCA for an officer attending a service school (TJAG for an officer attending The Judge Advocate General’s Legal Center and School) has final authority to approve or disapprove the officer’s REFRAD (ARNGUS and USAR officers) or discharge (USAR officers only) under this paragraph. This authority will not be further delegated.

e. The term school commandants includes commanders of U.S. Army MTFs when a branch or specialty qualifying course is conducted in such a facility.

f. The CG, HRC will direct the discharge of an officer of the USAR who has been released from ADT under a self-terminating order. The school commandant will forward all documents and reports pertaining to a USAR officer to Commander, Human Resources Command (AHRC–OPL–P), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400.

g. The school commandant will forward all documents and reports pertaining to an ARNGUS officer to HQDA (ARNG–HCM), Chief, National Guard Bureau, 2500 Army Pentagon, Washington, DC 20310–2500, under NGR 635–100, who has responsibility for withdrawal of federal recognition of all ARNGUS officers.

h. The steps required for processing involuntary REFRAD and termination of Reserve appointments of student officers and warrant officers attending branch orientation, familiarization courses, or WOBC are shown in table 2–12.
Table 2–12
Involuntary release from active duty and termination of Reserve appointments of student officers and warrant officers attending branch, familiarization courses, or Warrant Officers Basic Course

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
</table>
| 1    | PPAA BN S–1 C&S | a. The school commandant at the start of each course advises each student that may be affected by this section of the rules and procedures herein.  
b. When a student fails to meet the standards of the school, recommends that student be released from AD and refers case to the school faculty board. The student may waive consideration of pending separation by a faculty board and accept the decision of the approval authority in respect to their release/discharge. |
| 2    | Soldier      | If the student desires a faculty board, he or she may present to the board any circumstances the student considers extenuating. |
| 3    | C&S          | If the student desires a faculty board, the school faculty board then considers the student’s case and includes in its findings all circumstances surrounding the failure and leadership potential of the student. |
| 4    | C&S          | The school commandant forwards recommendations with the faculty board proceedings (unless the student waives consideration by the board) to the officer exercising GCM jurisdiction over the school. The Commandant, The Judge Advocate General’s Legal Center and School, forwards proceedings to The Judge Advocate General (DAJA–PT), 2200 Army Pentagon, Washington, DC 20310–2200. |
| 5    | PPAA BN S–1 C&S | The GCMCA/TJAG will, if the student desires a board, then approve or disapprove the faculty board’s findings and recommendations.  
a. Return the proceedings to the school commandant when the REFRAD or discharge (or other action within the authority of the school commandant) is directed.  
b. Forward the proceedings to HRC (AHRC–OPD–A) when retention with branch transfer is approved.  
c. When the final approved action must be considered or executed by HRC, forward the proceedings to HRC (AHRC–OPD–A).  
d. Determine whether medical board or PEB proceedings are pending or appropriate per paragraph 1–24. |
| 6    | C&S          | The school commandant authorizes a student serving on ADT to return in time to arrive at their home station by the termination date of self-terminating order, when he or she has not received the final decision of the case. |
| 7    | SACT (TC)    | a. Separates a student whose REFRAD (USAR and ARNGUS) or discharge (USAR only) is directed by the GCM authority or TJAG. As an exception, when a student of the USAR on ADT who has returned home under self-terminating orders and any student of the ARNGUS on full-time training duty, then paragraph 2-16e or 2-16f applies. Unless one of exceptions apply, final release orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1.  
b. Forwards to HRC (AHRC–PAT–R), for USAR students, or to Chief, NGB (ARNG–HCM ), as appropriate, one copy of the release order, a report of the student’s academic performance, a copy of the faculty board proceedings (if applicable), and the action directed by the GCMCA or TJAG. For an ROTC graduate, includes the name of the school. |

2–17. Involuntary early release of Army National Guard of the United States and U.S. Army Reserve officers on active duty for training or active duty for operational support

a. The ARNGUS and USAR commissioned and warrant officers may be involuntarily released early from ADT or ADOS for any of the following reasons. The unit or agency sponsoring the tour will initiate the recommendation for involuntary early release when appropriate, taking into consideration the length of time remaining on the officer’s tour, based on automatic release date authorized by self-terminating orders. (This paragraph does not relieve the commander from moral obligation to pursue separation for cause under other sections of this regulation when the circumstances exist.) The approval authority for early release under paragraphs 2–17a(2) and 2–17a(3) is the commander of the unit or agency sponsoring the tour and does not require board action.

1. An officer’s conduct, degree of efficiency, or manner of performance is seriously deficient.
2. There is a change in mission requirements which results in mal-utilization of the officer’s skills (no board), and/or the mission is completed before the end of the officer’s tour end date.
3. Funds are curtailed for the tour (no board).

b. The initiating commander will refer the recommendation for involuntary early release to the officer for rebuttal or comment (see fig 2–7). Specific reasons must be included in the recommendation. The officer’s rebuttal or comments must be returned to the initiating commander within 15 calendar days from the date of receipt. No reasons will
be added after the officer’s review, without further referral to the officer (see AR 600–37). The officer may submit a written request for voluntary early release instead of responding to the recommendation for involuntary early release (see fig 2–1). Should the officer request voluntary release, the request will be processed in the same manner as a recommendation for involuntary early release, except that no board action is required. The officer’s request for voluntary release will be accepted and all involuntary release action will cease.

c. The unit or agency commander sponsoring the tour that initiated the involuntary early release under paragraph 2–17a(1) will submit a completed recommendation to include the officer’s rebuttal or comments. The recommendation will be sent through command channels of the unit or agency sponsoring the tour to Commander, Human Resources Command (AHRC–PLM–O), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400, for USAR officers or to Chief National Guard Bureau (ARNG–HCM), 2500 Army Pentagon, Washington, DC 20310–2500, for ARNGUS officers. In addition, a copy of the recommendation will be sent to the officer’s assigned unit. Intermediate commanders will recommend approval or disapproval with reasons and forward promptly to the next higher headquarters.

d. The Chief, NGB and CG, HRC, acting for HQDA, will convene a board of officers to consider recommendations for involuntary early release under paragraph 2–17a(1) concerning their respective personnel. The board will determine if the officer will be retained or released from the tour. In all cases, when release is ordered, the commander will contact the orders issuing agency for amendment of orders. The Chief, NGB and the CG, HRC will prescribe the board proceedings. A personal appearance by the officer before the board is not authorized. The board proceedings will be final.

e. An officer to be retained or released will be notified through the proper channels. An officer will be released within 30 calendar days after notice that the release has been approved or at the end of the tour, whichever is earlier. In no case will the officer be retained beyond the end date of the tour due to the release action not being completed.

f. An officer evaluation report (OER) or academic evaluation report, as appropriate, will be submitted in accordance with AR 623–3 on each officer who is involuntarily released or who voluntarily requests release in lieu of the involuntary release action.

g. Entitlement to separation pay for officers who are involuntarily released should be determined by referring to AR 637–2.

h. Paragraph 2–14 does not apply to officers released early from their tour under this section.

i. The required steps for processing involuntary early release of ARNGUS or USAR officers on ADT, or ADOS are shown in table 2–13.

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**Table 2–13**

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>PPAA BN S–1</td>
<td>Prepares and forwards involuntary early release recommendation to the officer (see fig 2–7).</td>
</tr>
<tr>
<td>2</td>
<td>Soldier</td>
<td>Receives involuntary early release recommendation and responds with a rebuttal or comments or requests voluntary early release in lieu of involuntary early release (see fig 2–1). Response must be in writing and provided to the initiating commander within 15 calendar days of receipt of the recommendation for involuntary early release.</td>
</tr>
<tr>
<td>3</td>
<td>BN S–1 C&amp;S</td>
<td>Reviews rebuttal, comments, or voluntary early release request. Each commander in the rating chain of the unit or agency sponsoring the officer’s tour that initiated the recommendation will recommend approval or disapproval and provide reasons for the recommendation. a. Recommendations for early release initiated under paragraphs 2-17a(2) and 2-17a(3), the commander of the unit or agency that sponsored the respective tour is the approval/disapproval authority. b. For recommendations for early release initiated under paragraph 2-17a(1), the complete action will be promptly forwarded by each commander in the chain through the next higher headquarters to Commander, HRC (AHRC–OPM), for USAR officers or to Chief, NGB (ARNG–HCM) for ARNGUS officers.</td>
</tr>
<tr>
<td>4</td>
<td>BN S–1 PPAA (TC)</td>
<td>Receives release notification and ensures officer is released within 30 calendar days or at the end of the officer’s tour, whichever is earlier. Ensures that the appropriate evaluation report is prepared. Release orders and forms will cite regulatory authority.</td>
</tr>
</tbody>
</table>
2–18. Involuntary release from active duty due to failure of selection for permanent Reserve promotion

a. The provisions of this paragraph do not apply to commissioned officers and warrant officers on the ADL (see AR 600–8–29, 10 USC 620, 10 USC 571, and 37 USC 201). Except as indicated in 2-18b through 2-18f, below, officers will be released from AD. Reserve commissioned officers serving on AD, who fail a second time to be selected for promotion to permanent Reserve grade of captain or major, will be discharged not later than the first day of the seventh month after the month in which the President (or state adjutant for warrant officers) approves the report of the board which considered the officer for the second time, unless the officer is retained under the provisions of 10 USC 12646, 12686, 14701, or 14703. This is unless earlier release is voluntarily requested or transfer to the Retired Reserve is requested and the Soldier is eligible per AR 140–10. Officers and warrant officers with a remaining service obligation will be transferred to the Ready Reserve.

b. Reserve commissioned officers holding a permanent Reserve grade of 2LT and serving on AD as commissioned officers and who are not promoted to the permanent Reserve grade of 1LT on or before completing 3 years promotion service will be released. These officers must be released from AD and discharged on the date of completion of such service unless they have a remaining service obligation. Those serving an obligated period of AD will be retained on AD until completion of this obligation.

c. Reserve warrant officers holding the permanent Reserve grade of WO1 and serving on AD as warrant officers and who are not promoted to the permanent Reserve grade of CW2 on or before date completing 3 years promotion service will be released from AD. They will be released from AD and discharged on date of completion of such service unless they have a service obligation. Those serving an obligated period of service will be retained on AD until completion of their obligation.

d. Officers and warrant officers within 2 years of qualifying for retirement will be retained on AD until the last day of the month following the month they qualify for such retirement. This will apply to those qualifying for retirement under chapter 6 of this regulation (20 years AFS including 10 years commissioned service for officers) on their scheduled release date. Also, these officers and warrant officers must be able to qualify before attaining maximum ages specified in this chapter. Release must, however, be approved by SECARMY (see 10 USC 12686).

e. For majors (see AR 135–155 and 10 USC 14506), release from AD and removal from an active status will be on the later of the first day of the month after the month in which the officer completes 20 years of commissioned service, or the first day of the seventh month after the approval date of the promotion board report that nonselected the officer for the second time, unless the officer is retained under the provisions of 10 USC 12646, 12686, 14701, or 14703. If not qualified and transferred to the Retired Reserve on the required date for REFRAD and removal from an active status, the officer will be discharged.

f. An officer or warrant officer eligible for retirement under chapter 6 may apply for retirement to be effective not later than the first day of the month following the month in which release is directed.

g. HRC forwards the notification of nonselection through command channels for personal presentation to the officer.

h. HRC, upon receipt of the signed acknowledgment of notification of REFRAD and election of options from the officer, forwards a copy of the signed acknowledgment and election of options to the PSST.

i. The steps required for processing involuntary REFRAD due to failure of selection for permanent Reserve promotion are shown in table 2–14.

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>C&amp;S</td>
<td>The commander personally notifies the officer of their nonselection. The commander will counsel the officer regarding their options.</td>
</tr>
<tr>
<td>2</td>
<td>Soldier</td>
<td>The officer is notified and counseled by commander. The officer signs the acknowledgment of notification and election of options and forwards to CG, HRC by the established suspense date.</td>
</tr>
<tr>
<td>3</td>
<td>C&amp;S</td>
<td>The commander ensures the officer’s acknowledgment and election of options is forwarded to CG, HRC by the established suspense date.</td>
</tr>
<tr>
<td>4</td>
<td>PSST</td>
<td>Upon receipt of the established separation date and the officer’s election of options from CG, HRC processes the officer for REFRAD and discharge/transfer to Retired Reserve, as applicable. A copy of the acknowledgment and election of options will be filed in the officer’s MPF. Separation forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>
DEPARTMENT OF THE ARMY
ORGANIZATION
STREET ADDRESS
CITY STATE ZIP

OFFICE SYMBOL

Date

MEMORANDUM FOR RECORD

SUBJECT: Statement of Counseling

I affirm that I have counseled (name, grade, and DODID) this date on applicable items contained in AR 600-8-24, table 2-5, concerning her rights, entitlements, and responsibilities.

Signature of counseling officer

CF:
Officer
AMHRR

Figure 2-2. Sample format for statement of counseling
MEMORANDUM THRU (Channels—see AR 600-8-24, paragraph 3-4)

FOR (Channels—see AR 600-8-24, paragraph 3-4)

SUBJECT: Department of the Army Active Duty Board

1. We continually review records to provide career guidance and periodic performance evaluation for officers managed within the Officer Personnel Management Directorate. During our review, we identify those officers whose degree of efficiency and manner of performance are below the level of their contemporaries. The records of these officers are selected for referral to a Department of the Army Active Duty Board (DAADB) to be considered for involuntary release from active duty under the provisions of AR 600-8-24, paragraph 2-13. A recent review by the DAADB is appropriate. In conjunction with this action a DA Form 268 (enclosure 1), has been initiated as set forth in AR 600-8-2.

2. The DAADB will review your OMPF and make its final determination on whether you will be retained or involuntarily released from active duty based on the guidance provided at enclosure 2. Should you be selected for involuntary release, your release will be indicated by (a) or (b), below, after receipt of the board’s official determination.

   (a) For misconduct, moral, or professional dereliction and if you are—

   (1) Assigned CONUS, you will be released from active no earlier than 5 calendar days and no later 14 calendar days after receipt of written release notification.

   (2) Assigned OCONUS, you will be returned to the CONUS separation transfer point no later than 21 calendar days after receipt of written release notification and released from active duty no later than 5 calendar days after arriving at CONUS transition centers.

   (b) Solely for substandard performance of duty, you will be released from active duty no later than 30 calendar days after receipt of written release notification. You will not be release prior to the 30th calendar day without your consent.

3. A hardcopy of your OMPF (enclosure 3) and a copy of your Officer Record Brief (ORB) (enclosure 4) are provided for your review. Copies of these records will be submitted to the board. I encourage you to review your record and ensure its accuracy and completeness.

Figure 2–3. Sample format for Department of the Army Active Duty Board recommendation
4. You may submit any written material that you wish the board to consider. The information you submit may or may not reverse the decision to forward your records to the board but will, in any case, be considered by the board when reviewing your OMPF. You may not appear before the board. Information that you wish to provide to this board should be addressed to: U.S. Army Human Resources Command (AHRC-OPD-A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122; Judge Advocate General (DAJA-PT), 2200 Army Pentagon, Washington, DC 20310-2200; Chief of Chaplains (DACH-PER), 2700 Army Pentagon, Washington, DC 20310-2700; or U.S. Army Human Resources Command (AHRC-AR), 1600 Spearhead Division Avenue, Fort Knox, KY 40122 for USAR AGR officers, as applicable, and must be forwarded by certified mail.

5. Acknowledge receipt of this letter by completing and mailing the acknowledgement of notification (see AR 600–8-24, figure 2-4) within 24 hours. You will be provided 30 calendar days from receipt of this notification to complete the review of your OMPF and submit correspondence to the board, if desired. After this period, the board will consider your records as they exist at the time.

FOR THE COMMANDER:

Encl(s)  Signature
Name, rank, branch

Figure 2–3. Sample format for Department of the Army Active Duty Board recommendation—continued
MEMORANDUM FOR (Officer recommending release from active duty)

SUBJECT: Acknowledgment of Notification for Recommendation for Involuntary Release from Active Duty

1. I have received your memorandum recommending my involuntary separation from active duty.

2. I (will) (will not) make a statement or submit a rebuttal in my behalf. My statement/rebuttal is enclosed (if applicable).

Encl(s) Signature

Figure 2–4. Sample format for officer’s acknowledgment of notification for recommendation for involuntary release from active duty
MEMORANDUM FOR (Officer recommending release from active duty)

SUBJECT: Release Date Under AR 600-8-24, Chapter 2

1. I received official notification on (date) that I am to be involuntarily released from active duty under the provisions of AR 600-8-24, chapter 2, no later than (insert the number of days) calendar days after the date of my notification.

2. I hereby consent to be released from active duty on (date).

3. I understand that my release prior to the (insert the number of days from paragraph 1, above) calendar days after I received notification will have no bearing on my entitlements.

Signature
Typed name, grade, and DODID

Figure 2–5. Sample format for release date under AR 600–8–24 notification
MEMORANDUM THRU (Channels)

FOR (Individual Officer)

SUBJECT: Recommendation for Involuntary Release from Active Duty

1. I am initiating action recommending you to be involuntarily released from active duty under the provisions of AR 600-8-24 (add appropriate paragraph), due to (add appropriate reason, for example, misconduct, moral or professional dereliction, civil court conviction (specific federal or state court)).

2. My recommendation is based on the following (list only applicable reasons that can be supported by specific factual allegations and evidence) (attach copy of civil conviction, if applicable):
   a. (Reason 1.)
   b. (Reason 2.)

3. In conjunction with this action, a DA Form 288 (Report to Suspend Favorable Personnel Actions (Flag) has been initiated (refer to AR 600-8-2).

4. You may have the assistance of an officer of the Judge Advocate General's Corps appointed as counsel or seek your own civilian counsel (obtained by you at no expense to the Government) to prepare a written statement indicating any pertinent facts or rebuttal to your involuntary separation. This statement may be sworn or unsworn.

5. I recommend you be separated with (type) character of service. Your case will be forwarded to the ASA (M&RA) without referral to a Department of the Army Active Duty Board. (Use only for civil court conviction.)
6. Request you complete the acknowledgment of notification (see AR 600-8-24, figure 2-4) and return it with this correspondence and your statement or rebuttal within 7 calendar days (30 days for civil court conviction cases that will be referred to a Department of the Army Active Duty Board) of receipt of this memorandum. If your case is processed for referral to a Department of the Army Active Duty Board, you will receive an additional opportunity to provide a statement/rebuttal.

End(s)                          Signature
                                      Name, rank, branch

Figure 2–6. Sample format for recommendation for involuntary release from active duty—continued
MEMORANDUM THRU (Channels)

FOR (Individual Officer)

SUBJECT: Recommendation for Involuntary Early Release from ADT, ADSW-AC, or ADSW-RC (as appropriate).

1. I am initiating action recommending you be involuntarily released from your (active duty for training, active duty for special work-Active, or active duty for special work-Reserve, as appropriate) under the provisions of AR 600-8-24, paragraph 2-17, due to (add appropriate reason).

2. My recommendation is based on the following:

   a. (List only specific reasons as listed in AR 600-8-24, paragraph 2-17.)

   b. (List only specific reasons as listed in AR 600-8-24, paragraph 2-17.)

3. You have the option to submit a voluntary request for early release from your tour in place of this recommendation for involuntary early release from your tour.

4. You may have the assistance of an officer of the Judge Advocate General's Corps or seek your own civilian counsel (obtained by you at no cost to the Government) to prepare written comments indicating any pertinent facts or rebuttal to this recommendation for your involuntary release from your tour. Comments or rebuttal may be sworn or unsworn.

5. Your request for voluntary early release from your tour or your comments/rebuttal to the involuntary early release will be provided to the initiating officer to this recommendation within 15 calendar days of receipt.
Figure 2–7. Sample format for recommendation for involuntary early release from active duty for training, active duty for special work—Active, or active duty for special work—Reserve—continued

Chapter 3
Resignations

3–1. Introduction
   a. This chapter prescribes the rules for processing voluntary resignations. Except as provided in paragraph 3–1b, any officer of the RA or USAR may tender a resignation under the provisions of this chapter. SECARMY (or designee) may accept resignations and orders will be issued by direction of the CG, HRC. An officer whose resignation has been accepted will be separated on the date specified in DA’s orders or as otherwise directed by the DA. An appropriate discharge certificate as specified by the CG, HRC, will be furnished by the appropriate commander at the time the officer is separated. The date of separation, as specified or directed, will not be changed without prior approval of HQDA nor can valid separation orders be revoked subsequent to the specified or directed date of separation.
   b. Except when resignation is under paragraph 3–9, USAR officers in an AGR status or on ADOS and Soldiers on AD pursuant to 10 USC 12304 will request resignations under the provisions of AR 135–175. Before such a request is submitted, they must be released from their AD status.
   c. Under normal circumstances, any RA officer or USAR officer who has completed their 8-year MSO may submit a request for unqualified resignation, provided all Service remaining requirements have been met. Such application will be submitted not earlier than 12 months or less than 6 months prior to the requested separation date. The 6-month requirement may be waived by the SAA, except in the case of an officer who has not fulfilled the 8-year MSO, or is requesting a Reserve commission concurrent with REFRAD. Appropriate documentation must accompany the request.

3–2. Date changes/withdrawals of resignation
   a. An officer may request withdrawal of resignation at any time prior to commencing travel pursuant to orders issued for the purpose of separating the officer. The request, including reasons, will be forwarded through channels specified in paragraph 3–4. Each forwarding endorsement will include recommendation for approval or disapproval. Reasons for disapproval will be stated.
   b. A resignation may be withdrawn only with the approval of HQDA, with the exception of an unqualified resignation. An unqualified resignation may be withdrawn on the approval of an endorsing commander in the field and returned to the officer concerned, provided the resignation has not been forwarded by the commander to CG, HRC.
   c. All date change/withdrawal requests should follow the procedures outlined in figures 3–5 and 3–6, respectively.
   d. HRC will change the REFRAD date, and notify the applicable TC and officer, in cases when a commissioned officer’s Reserve appointment has not been approved by the appropriate authority within 10 days of the REFRAD date. In such cases the REFRAD date will be pushed back in 30-day increments until the appointment is approved or otherwise acted on.
3–3. Notification to finance and accounting officer
When notice of acceptance of the resignation is received by installation or local commanders, they will notify the appropriate finance and accounting officer.

3–4. Routing
   a. Resignations under paragraphs 3–9 and 4–11(h)(2), of this regulation must be processed through the GOSCA or through the GCMCA and must include a minimum of an O–6 command level recommendation. These actions will be routed to that commander through the same channels as court-martial actions. The GOSCA or GCMCA will forward the resignation with the recommendation for elimination and comments directly to HRC (AHRC–OPD–A). Additionally, an information copy of the correspondence will be forwarded to interested higher headquarters (for example, ACOM/ASCC/DRU) in the chain of command.
   b. Resignations under paragraph 3–5 and paragraph 5–6 will be forwarded through normal administrative channels to HRC. For resignations under paragraph 3–5, forward to Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400; The Judge Advocate General (DAJA–PT), 2200 Army Pentagon, Washington, DC 20310–2200; or Office of the Chief of Chaplains (DACH–PER), 2700 Army Pentagon, Washington, DC 20310–2700, as applicable. The officer’s immediate commander will send resignations under paragraph 3–8 directly to HRC (AHRC–OPD–A), or the applicable judge advocates or chaplains. Resignations under paragraphs 3–5 and 5–6 will be processed as follows: In those commands where the normal administrative channels include a headquarters exercising GCM authority, that headquarters will—
      (1) Forward resignations under paragraph 3–5 as stated in paragraph 3–4b, and under paragraph 5–6 directly to Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400.
      (2) Provide copies of the action to interested higher headquarters (for example, ACOM/ASCC/DRU) or route action through higher headquarters as required by the chain of command.
   c. In those commands authorized to deal directly with HQDA on routine personnel matters and those administrative channels that do not include a headquarters that exercises GCM jurisdiction, the commander may designate, in writing, the subordinate units or activities in the command that may forward these separation requests directly to HRC (AHRC–OPD–A), or agency shown in paragraph 3–4b. Principal officials of HQDA Staff agencies are included in this category concerning class II installations under their control. The headquarters designated will ensure that the request is complete and correct. Resignations under this paragraph will be in writing and an information copy of the resignation will be sent to Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400. The first forwarding endorsement will contain the following:
      (1) Recommendation for approval or disapproval and type of discharge to be furnished. If approval is recommended and the officer has not fulfilled the service requirements specified in paragraph 3–5, complete justification will be included. Similarly, recommendations for disapproval will state reasons.
      (2) Statement that none of the conditions in paragraph 1–12c exist or if any do exist, a complete explanation.
      (3) Statement that necessary action has been or will be taken to adjust and close any public property or financial accounts of the officer concerned.
      (4) Report of any recent misconduct of the officer concerned that had not been previously reported to HQDA. Any serious misconduct committed or discovered subsequent to the endorsement will be reported to HRC (AHRC–OPD–A) in an expeditious manner.
      (5) If the officer is serving OCONUS, statement of whether he or she is accompanied by dependents and the date the officer will complete the OCONUS tour.
      (6) If the officer is serving OCONUS and requests separation OCONUS, recommendation concerning such request. If disapproval is recommended, reasons will be given. If approval is recommended, include a positive statement that the foreign country concerned specifically consents to separation in that country.
      (7) Statement that the officer is physically qualified for separation or that the officer will be scheduled for medical examination according to paragraph 1–24a, as appropriate.
      (8) Succeeding forwarding endorsements will contain recommendations for approval or disapproval and type of discharge certificate to be furnished.
      (9) For additional information required, see pertinent paragraph for each type of resignation.

3–5. Unqualified resignation
   a. Any officer on AD (for more than 90 calendar days) may tender a resignation under this paragraph except when action is pending that could result in RFGOS; officer is under a suspension of favorable actions, pending investigation, under charges; or any other unfavorable or derogatory action is pending.
b. Normally, resignations will not be accepted unless on the requested date of separation the officer has fulfilled the service obligation as follows:

(1) Graduates of fully funded commissioning programs must complete the ADSO incurred by participation in such programs. However, this obligation may be waived if the monies are recouped.

(2) An officer must serve in the Armed Forces until completion of statutory MSO. REFRAD under provisions of chapter 2 of this regulation does not terminate the MSO. An officer has an 8-year MSO. To waive an officer’s MSO, the ASA (M&RA) must find that the officer has no potential for service under conditions of full mobilization. Time spent as a cadet at the USMA or as an ROTC cadet does not count towards fulfilling the MSO. An officer who requests resignation before completing the 8-year MSO must agree to accept an indefinite appointment in the USAR to complete such service obligation. An RA commissioned officer (excluding a commissioned warrant officer) with an unfulfilled MSO will be appointed as a USAR commissioned officer concurrent with REFRAD and is not required to execute a DA Form 71 (Oath of Office—Military Personnel) to accept the appointment.

(3) Service academy graduates and ROTC DMGs who are released/separated from AD before completing their ADSO will complete the remaining portion of their ADSO in the Selected Reserve. This requirement may only be waived by the ASA (M&RA) or delegate. The DCS, G–1 or their delegate will determine if unit positions are available for these officers.

(4) An officer who has received a PCS must complete the ADSO incurred by the reassignment (see AR 614–30).

(5) An officer who has attended or is attending a service school, civilian educational institution, or special training for which a utilization tour is required will complete any period of service specified by AR 350–100 and appropriate regulations.

(6) An officer on orders for assignment to a military mission, a military assistance advisory group, or attaché office must complete training and the overseas tour of duty prescribed by AR 614–30.

(7) An officer on orders to a course of instruction, an OCONUS station, or any other assignment that will incur an ADSO will comply with such orders unless an exception is granted by HRC. Exceptions will be considered on an individual basis, provided the resignation is submitted within 30 calendar days of receipt of the alert or reassignment order, whichever is earlier.

b. An RA commissioned officer (excluding a commissioned warrant officer) who has completed the 8-year MSO may request appointment as a USAR commissioned officer concurrent with REFRAD. If approved, the officer is not required to execute a DA Form 71 to accept the appointment.

c. The first colonel in the officer’s chain of command or supervision will counsel the officer (except for chaplains, judge advocates, and AMEDD personnel) with less than 10 years AFCS when he or she submits an unqualified resignation. The counseling will be as stated in paragraph 1–14b.

d. Judge advocates, chaplains, and AMEDD officers will be counseled by a senior officer of their branch in their chain of technical supervision or as specifically designated by their branch. This counseling will be as stated in paragraph 1–14b.

e. HRC (AHRC–OPD–A) will issue separation instructions on approved requests to the appropriate MPD.

f. If disapproved, HRC (AHRC–OPD–A); TJAG (DAJA–PT); or OCCH (DACH–PER), as applicable, will notify the officer through the officer’s chain of command.

i. An officer who submits an unqualified resignation accepted by HRC will receive an honorable discharge or a general discharge under honorable conditions. A DD Form 256 (based on the officer’s record of service) will be provided.

i. The steps required for processing unqualified resignation are shown in table 3–1.

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>Submits request for unqualified resignation to their commander (see fig 3–1).</td>
</tr>
</tbody>
</table>
| 2    | SACT BN–1    | a. Reviews and forwards the officer’s request for resignation at least 90 calendar days prior to the requested separation date for officers with no MSO, and 180 days prior for officers with a remaining MSO or who request appointment as a reserve officer concurrent with their REFRAD, through channels to HRC (AHRC–OPD–A), TJAG (DAJA–PT), or OCCH (DACH–PER), as applicable. As an exception, an officer who has a service obligation beyond 6 months may submit the request, as an exception to policy, more than 6 months in advance of the requested effective date.  
  b. The first forwarding endorsement will state—  
      (1) The officer’s reason for submitting the resignation. |
Table 3–1
Processing unqualified resignation—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>SACT (TC)</td>
<td>Upon receipt of separation instructions, process officer for separation. Final orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

3–6. Resignation for the purpose of enlistment/re-enlistment in the Regular Army

a. An officer or warrant officer on the ADL who meets the criteria as stated in paragraph 3–6b or paragraph 3–6c may submit a resignation for the purpose of enlistment or re-enlistment in the RA. The officer or warrant officer must be counseled that if he or she enlists in the RA, the officer must submit a memorandum of resignation from USAR officer or warrant officer appointment. The resignation will be sent to HRC (AHRC–OPD–A). A Soldier may not serve on AD in an enlisted status and continue to hold a USAR officer or warrant officer appointment. The resignation will be sent to HRC (AHRC–OPD–A). A Soldier may not serve on AD in an enlisted status and continue to hold a USAR officer or warrant officer appointment.

b. Any former enlisted member of the RA who was on AD as a Reserve officer or warrant officer of the Army or who was discharged as an enlisted member to accept a temporary appointment as an Army officer or warrant officer may be re-enlisted in the enlisted grade held before serving as an officer or warrant officer. There will be no loss of seniority or credit for service, regardless of the existence of a vacancy in their pay grade, or of a physical disability incurred or service-connected, or incurred in the line of duty. This is provided that the individual’s service is terminated by an honorable discharge (or general discharge under honorable conditions) and the officer is released from AD for a purpose other than to await appellate review of a sentence that includes dismissal or dishonorable discharge. An officer is not entitled to be re-enlisted if the officer was discharged or released from AD as a Reserve officer on the basis of a determination of misconduct, moral or professional dereliction, substandard duty performance, or in the interests of national security, or where the officer’s former enlisted status was based solely on participation in a pre-commissioning program that resulted in the Reserve commission held by that person during AD from which the officer was released or discharged. Re-enlistments rights, grade, and procedures for applying for re-enlistment under this paragraph are provided in AR 601–280. Unused leave will be carried forward to the new status.

c. Any former enlisted member of the RA on AD as an officer or warrant officer (without statutory entitlement to re-enlist) who is not eligible to retire as an officer or warrant officer but has sufficient creditable service to retire in an enlisted status may be enlisted for the purpose of retirement (this is not a statutory entitlement). The individual may apply for enlistment in the rank of sergeant; however, individual qualifications will determine the grade to be awarded (see AR 601–280).

d. SECARMY may deny enlistment or re-enlistment to anyone, including those who otherwise meet the criteria specified in paragraph 3–6c, except those who have a statutory entitlement (see 10 USC 7158).

e. The counseling as stated in paragraph 1–14b is not required for a resignation submitted under this paragraph.
Separation instructions on approved requests will be issued by HRC (AHRC–OPD–A) to the appropriate MPD. For the purpose of retirement, an officer or warrant officer will be discharged on the third day prior to the first day of the month in which retirement is desired. For the purpose of continuing a military career in an enlisted status, an officer or warrant officer will be discharged on the day prior to the day of enlistment in the RA. HRC will forward a copy of the approved resignation packet to HRC (AHRC–OPZ–O).

A resignation approved by HQDA will be under honorable conditions. A DD Form 256 (based on the officer’s record of service) will be provided.

The steps required for processing resignation for the purpose of enlistment/re-enlistment in the RA are shown in table 3–2.

<table>
<thead>
<tr>
<th>Table 3–2</th>
<th>Resignation for the purpose of enlistment/re-enlistment in the Regular Army</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Step</strong></td>
<td><strong>Work center</strong></td>
</tr>
<tr>
<td>1</td>
<td>Soldier</td>
</tr>
<tr>
<td>2</td>
<td>SACT</td>
</tr>
<tr>
<td>2</td>
<td>BN S–1 C&amp;S</td>
</tr>
<tr>
<td>3</td>
<td>SACT (TC)</td>
</tr>
</tbody>
</table>

3–7. Resignation of an officer who did not meet medical fitness standards when appointed

a. A probationary officer who did not meet medical fitness standards when accepted for appointment but now meets the medical fitness standards for retention may submit a resignation.

b. A medical board must find that the officer has a medical condition that—

1. Would have permanently disqualified the officer for entry in the military service had the condition been detected at the time of acceptance for appointment.

2. Does not disqualify the officer for retention in the military service under AR 40–501.

3. Was not service aggravated; however, a service aggravated condition that does not disqualify the officer for retention under AR 40–501 precludes eligibility for resignation.

c. Separation instructions on approved requests will be issued by HRC (AHRC–OPD–A) to the appropriate MPD.

d. As applicable, HRC (AHRC–OPD–A), TJAG (DAJA–PT), or OCCH (DACH–PER) will return disapproved requests through channels to the officer.

e. A DD Form 256 will be issued.

f. The steps required for processing resignation of an officer who did not meet medical fitness standards when appointed are shown in table 3–3.

<table>
<thead>
<tr>
<th>Table 3–3</th>
<th>Resignation for failure to meet medical standards at time of appointment</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Step</strong></td>
<td><strong>Work center</strong></td>
</tr>
<tr>
<td>1</td>
<td>Soldier</td>
</tr>
</tbody>
</table>
Table 3–3
Resignation for failure to meet medical standards at time of appointment—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>SACT BN S–1 C&amp;S</td>
<td>Forwards the officer’s request for resignation with supporting medical documents and Medical Board proceedings through administrative channels to HRC (AHRC–OPD–A), TJAG (DAJA–PT), or OCCH (DACH–PER), as applicable. The first forwarding endorsement will include a— a. Recommendation for approval or disapproval and type of discharge to be furnished. Also include complete justification when disapproval is recommended. b. Statement that the officer is not under investigation or charges, awaiting result of trial, being considered for administrative elimination, AWOL, under control of civil authorities, or insane. c. Statement that necessary action has been or will be taken to adjust or close any public property or financial accounts of the officer concerned. d. Statement if the officer is serving OCONUS and requests separation OCONUS that the foreign country concerned specifically consents to the officer’s separation in that country.</td>
</tr>
<tr>
<td>3</td>
<td>SACT (TC)</td>
<td>Upon receipt of separation instructions, processes officer for separation. Final orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

3–8. Resignation due to pregnancy
a. An officer may tender a resignation due to pregnancy. The CG, HRC, is the final approval authority in cases that do not involve a statutory ADSO.
b. When it has been determined that an officer is pregnant, the officer will be counseled by the officer’s immediate commander or the executive officer. The counselor will explain to the officer that the purpose of the counseling is to provide the officer with information concerning the officer’s rights, entitlements, and responsibilities with respect to continued AD or separation. The counselor will not influence or direct the officer to any particular entitlements and/or options. A statement of counseling will be signed by the counselor (see fig 2–2). This counseling is a command responsibility. A copy of the Statement of Counseling will be filed in the officer’s MPF.
c. Normally, an officer will not tender a resignation for pregnancy until the officer has completed the initial service obligation incurred from the funded program under which the officer was commissioned. When extenuating circumstances exist, a request for an exception to policy may be submitted. However, the officer must accept an indefinite appointment in the USAR to complete the service obligation. The officer will be assigned to the U.S. Army Control Group (Standby). The change of status from RA to RC is to be accomplished without a break in service.
d. Separation instructions on approved requests will be issued by HRC (AHRC–OPD–A), to the appropriate MPD.
e. As applicable, HRC (AHRC–OPD–A), TJAG (DAJA–PT), or OCCH (DACH–PER) will return disapproved requests through channels to the officer.
f. A pregnant officer’s discharge will be honorable. A DD Form 256 will be furnished based on the officer’s military record.
g. The steps required for processing resignation due to pregnancy are shown in table 3–4.

Table 3–4
Resignation due to pregnancy

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>Informs the commander of pregnancy and is thinking of resigning. Provides supporting medical documentation.</td>
</tr>
<tr>
<td>2</td>
<td>SACT BN S–1 C&amp;S</td>
<td>On confirmation of an officer’s pregnancy, the officer will be advised of the following rights and responsibilities: a. Option to remain on AD or to request separation. b. Entitlement to maternity care even if separated (see AR 40–400). c. Provisions for leave and absence during and after pregnancy (see AR 600–8–10). d. Provisions for maternity clothing. e. Policy governing availability for worldwide assignment (see AR 614–30). f. Local policies governing entitlements to government Family quarters and basic allowance for subsistence, to include when and how the officer would be eligible. g. Policies governing assignment overseas (see AR 614–30). If accompanied by dependent(s), requirement to make suitable arrangements for the unaccompanied evacuation of the dependents(s) in an emergency (for example, mobilization).</td>
</tr>
</tbody>
</table>
Table 3–4
Resignation due to pregnancy—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>h. On PCS, the Government will pay for the child’s transportation only when—</td>
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<tr>
<td></td>
<td></td>
<td>(1) Traveling to, from, or between OCONUS permanent station when the officer serves or has been approved to serve a “with dependents” tour and the child is command sponsored.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(2) Traveling to an OCONUS station, the officer must have approval of the OCONUS commander for concurrent travel of the child.</td>
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<tr>
<td></td>
<td></td>
<td>i. Availability of legal assistance counseling concerning paternity laws governing child support, passports, visa requirements, and birth registration for OCONUS, if applicable.</td>
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<tr>
<td></td>
<td></td>
<td>j. If the officer remains on AD, the necessity of careful planning for the child’s care without sacrifice of the officer’s military responsibilities. The officer must consider the following:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(1) Who will care for the child during duty hours, alerts, field duty, and roster duty? Consideration should be given to the cost of child care.</td>
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<tr>
<td></td>
<td></td>
<td>(2) Plans for housing, access to duty, transportation arrangements and availability of telephone.</td>
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<tr>
<td></td>
<td></td>
<td>(3) Consideration of financial obligations that will accrue for child care, housing, transportation, and other emergency needs and how these obligations will be met.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>k. Provisions for submission of a dependent care statement of counseling on the birth of the child, if applicable (an officer with less than 3 years of service).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>l. Provisions authorizing separation of an officer whose substandard performance of duty is not solely attributable to the condition of pregnancy.</td>
</tr>
<tr>
<td>3</td>
<td>SACT</td>
<td>Requests that counselor sign the pregnancy counseling statement and file it in the officer’s MPF (see fig 2–2).</td>
</tr>
<tr>
<td>4</td>
<td>Soldier</td>
<td>Submits resignation request if the officer so desires (see fig 3–3).</td>
</tr>
<tr>
<td>5</td>
<td>SACT BN S–1 C&amp;S</td>
<td>Processes the request. Ensures counseling listed in step 2 of this table has been accomplished. The request will be forwarded through channels to HRC (AHRC–OPD–A); TJAG (DAJA–PT); or OCCH (DACH–PER), as applicable. The request will include the following:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. A brief synopsis of the counseling session.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>b. Date officer reported on current tour of AD; type, effective date, and date of termination of current AD commitment.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. Whether officer is occupying a key position and if a replacement is required.</td>
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<tr>
<td></td>
<td></td>
<td>d. Whether medical board or PEB proceedings are pending or appropriate.</td>
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<tr>
<td></td>
<td></td>
<td>e. Whether the officer is currently undergoing a course of instruction that upon completion or termination will result in an ADSO. Specify course title, beginning and closing dates, and service obligation incurred.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>f. Whether responsible for public property or funds.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>g. Recommendation for approval or disapproval. Include complete justification when approval is recommended and the officer has not fulfilled a service requirement. Also include justification for disapprovals.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>h. Statement that the officer is not under investigation or charges, awaiting result of trial, being considered for administrative elimination, AWOL, or in the hands of civil authorities.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>i. Date officer departed CONUS or other area of residence for OCONUS assignment. Date of arrival OCONUS of dependents, whether at government or personal expense, whether logistical support was furnished, and the rotation date, if applicable.</td>
</tr>
<tr>
<td>6</td>
<td>SACT (TC)</td>
<td>Upon receipt of separation instructions, processes officer for separation. Final orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

3–9. Resignation for the good of the Service in lieu of general court-martial

a. An officer may submit an RFGOS in lieu of GCM under the following circumstances:

(1) Court-martial charges have been preferred against the officer with a view toward trial by GCM and until action by the convening authority on the findings and sentence in a case where the officer has been convicted.

(2) When the convening authority in taking initial action on a sentence from a court-martial suspends an adjudged dismissal, the officer may submit a RFGOS during the period of suspension of the dismissal.

(3) A decision by the DASA (RB) or higher authority to disapprove a RFGOS does not preclude the officer from submitting a subsequent RFGOS at any time prior to the initial action by the convening authority on a case or, in case of an approved but suspended sentence, to a dismissal during the period of suspension.

b. The tender of a RFGOS does not preclude or suspend procedures. A convening authority will not, however, take action on the findings and sentence in such cases until SECARMY or designee has acted on the RFGOS.
c. An officer under court-martial charges or under investigation with a view toward court-martial will be retained on AD until final disposition of the charges or investigation or until the officer’s RFGOS is approved.

d. The commander will ensure that RFGOS is voluntary and that applicants are—
   (1) Provided the opportunity to consult with legally qualified counsel who is a member of the JAGC or a civilian counsel retained by the officer at own expense.
   (2) Allowed a reasonable period of time to consider requesting a RFGOS.
   (3) Provided the procedures and considerations under 10 USC 1177, if applicable (see paras 1–24c, 1–24d, and 4–3d regarding which applicants this law may apply to).

e. A RFGOS will be expeditiously forwarded by the commander exercising GCM jurisdiction direct to HRC (AHRC–OPD–A), as outlined in paragraph 3–4. Court-martial proceedings may be continued until action by the convening authority on the findings and sentence of the court. A convening authority will not take action in a case until SECARMY or delegate acts on the RFGOS. In the event trial is held prior to the time notification of action is taken on the RFGOS, the convening authority will immediately transmit to HRC (AHRC–OPD–A) the result of the trial, including sentence adjudged.

f. The RFGOS along with the officer’s AMHRR and ORB without recommendation will be forwarded by HRC (AHRC–OPD–A) to the DASA (RB) (SFMR–RB–LC).

g. When the RFGOS is not accepted, HRC (AHRC–OPD–A) will return the case to the GOSCA and provide copies to HRC (AHRC–MSP–F) and the appropriate career management division.

h. Separation instructions on approved cases will be issued and forwarded by HRC (AHRC–OPD–A) to the appropriate MPD. HRC (AHRC–OPD–A) will provide a copy of the separation orders to the DASA (RB) (SFMR–RB–LC).

i. An officer separated under this paragraph normally receives characterization of service of under other than honorable conditions.

j. An officer who resigns for the good of the Service (regardless of the character of service received) is barred from rights under laws administrated by the Veterans Affairs based on the period of service from which the officer resigned. Exceptions are War Risk, U.S. Government (converted), National Service Life Insurance, or Service Member’s Group Life Insurance (see 38 USC 1965).

k. The steps required for processing RFGOS in lieu of GCM are shown in table 3–5.

Table 3–5
Resignation for the good of the Service in lieu of general court-martial

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>Submits RFGOS (see fig 3–4).</td>
</tr>
<tr>
<td>2</td>
<td>PPA BN S–1</td>
<td>Processes RFGOS and forwards through the same channels as court-martial actions to the commander exercising GCM jurisdiction.</td>
</tr>
<tr>
<td>3</td>
<td>C&amp;S</td>
<td>The commander exercising GCM-jurisdiction includes a recommendation of approval or disapproval and recommended characterization of service and type discharge. A recommendation of disapproval must include justification. Forwards the packet to HRC (AHRC–OPD–A). An information copy of the packet will be forwarded to interested higher headquarters (for example, ACOM/ASCC/DRU) in the chain of command. An RFGOS submitted by an officer after court-martial charges are preferred will be expeditiously forwarded by the commander exercising GCM jurisdiction direct to HRC (AHRC–OPD–A) as outlined in paragraph 3–4. In addition to the information required by paragraph 3–4 and figure 3–4, the data as listed in steps 3a through 3f of this table will accompany the RFGOS (all such data submitted must be legible). Court-martial proceedings may be continued until action by the convening authority on the findings and sentence of the court. A convening authority will not take action in a case until SECARMY or delegate acts on the RFGOS. In the event trial is held prior to the time notification is received, the convening authority will transmit to HRC (AHRC–OPD–A), by electronic message, the result of trial including any sentence. Also included will be the following:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. Copy of court-martial charges.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>b. Copy of all reports of investigations, to include UCMJ, Art. 32 investigation (if conducted).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. Any documentary evidence that supports acceptance of the resignation.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>d. Statement signed by staff judge advocate (or legal officer) in cases referred for trial as required by Manual for Courts-Martial.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>e. Psychiatric evaluation when grounds exist indicating the officer is (or was at the time of misconduct) mentally incompetent.</td>
</tr>
</tbody>
</table>
Table 3–5
Resignation for the good of the Service in lieu of general court-martial—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>f.</td>
<td></td>
<td>Explanation of abnormal delay between date of offense, completion date of investigation, and submission of resignation (if applicable). Forward the packet to HRC (AHRC–OPD–A). An information copy of the packet will be forwarded to interested higher headquarters in the chain of command.</td>
</tr>
<tr>
<td>4</td>
<td>C&amp;S</td>
<td>When the RFGOS while under suspended sentence to dismissal is submitted, the commander exercising GCM jurisdiction includes in the packet a copy of the court-martial order. When a copy of the court-martial order is not available, or if further misconduct is involved, include a summary of the facts in the forwarding endorsement. Forward the packet to HRC (AHRC–OPD–A). An information copy of the packet will be forwarded to interested higher headquarters in the chain of command.</td>
</tr>
<tr>
<td>5</td>
<td>PPAA (TC)</td>
<td>Upon receipt of separation instructions, separates the officer not later than 14 calendar days after receipt of notification (when officer is stationed in CONUS), or not later than 5 duty days after the officer arrives at the CONUS TC. Forwards the officer’s fingerprints to the Federal Bureau of Investigation (FBI) according to AR 190–47. Final orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

3–10. Resignation for the convenience of the government due to sole survivorship

a. Under Public Law (PL) 110–317 (commonly known as the Hubbard Act), commanders will forward to Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400; The Judge Advocate General (DAJA–PT), 2200 Army Pentagon, Washington DC 20310–2200; or Office of the Chief of Chaplains (DACH–PER), 2700 Army Pentagon, Washington, DC 20310–2700, as applicable, requests for separation for the convenience of the Government of officers who are the only surviving child in a Family in which the father or mother, or one or more siblings, was killed, died as a result of wounds, accident, or disease, or is in a captured or missing in action status, or is permanently disabled.

b. Officers requesting separation under this paragraph will provide an explanation within paragraph four of their request for resignation which addresses their qualification for separation under PL 110–317 and will enclose any available documentation that supports their request.

c. Officers separated under this paragraph are entitled to benefits such as separation pay, transitional health care, transitional commissary and exchange benefits, and are not required to repay unearned portion of any unearned portion of commission programs, incentive pay, or similar benefit previously paid to the officer (see table 3–1 and figure 3–1).

d. The steps required for processing a resignation for the convenience of the Government due to sole survivorship are shown in table 3–1 and figure 3–1.
MEMORANDUM THRU (Channels—see AR 600-8-24, paragraph 3-4)

FOR Commander, Human Resources Command (AHRC-OPD-A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122

SUBJECT: Unqualified Resignation

1. I, (name, grade, branch, DODID), tender my unqualified resignation from the Army under the provisions of AR 600-8-24, (add appropriate chapter and paragraph), to be effective (date) or as soon as practicable thereafter.

2. I am not under suspension of favorable personnel action, under investigation, pending charges, or being considered for elimination.

3. I (have/have not) fulfilled my active duty service obligations (ADSOs) as specified in AR 350-100.

4. I desire to tender my resignation because (list reason(s)).

5. I understand that my resignation, if accepted, will be under Honorable conditions and that I will be furnished an Honorable or General Discharge Certificate as determined by Headquarters, Department of the Army.

6. My present duty station is (address) (assignment and/or attachment, if any).

7. I (do/do not) desire separation overseas. (Applicable only if currently serving in an overseas area.)

8. I (do/do not) desire appointment in the U.S. Army Reserve. I also understand that if I have not completed my statutory 8-year military service obligation (MSO), I will be transferred to the individual ready reserve (IRR) to complete that obligation. (For regular Army officers only; if affirmative, include the below information.)

   a. Basic pay entry date.

   b. Permanent home address (give complete address).

   c. I (have/have not) previously held a Reserve commission.

Figure 3–1. Sample format for unqualified resignation
9. I (will/will not) accept release from active duty in lieu of resignation. (For non-regular Army officers only.)

10. As of the date of this application, I have (number) days accrued leave. I (do/do not) plan to take transition leave. If applicable, complete the following: I plan to take (number) days leave.

11. I understand that if I participated in certain advanced education programs (including, but not limited to Tuition Assistance, Degree Completion Program, and Cooperative Degree Program), I may be required to reimburse the U.S. Government as stated in written agreements made by me with the U.S. Government under law and regulations.

12. I understand my resignation is voluntary and that I am not entitled to separation pay.

13. My mailing address immediately after the date of separation will be (give complete address).

Signature
MEMORANDUM THRU (Channels—see AR 600-8-24, paragraph 3-4)

FOR Commander, Human Resources Command (AHRC-OPD-A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122

SUBJECT: Resignation for Failure to Meet the Medical Fitness Standards at Time of Appointment

1. I, (name, grade, branch, DODID), tender my resignation from the Army under the provisions of AR 600-8-24, paragraph 3-7, to be effective (date).

2. My present duty station is (address) (assignment and/or attachment, if any).

3. I understand that this resignation, if accepted, will be accepted under Honorable conditions and that I will be furnished an Honorable Discharge Certificate.

4. I (do/do not) desire separation overseas. (If currently serving in an overseas area.)

5. I understand that if I participated in certain advanced education programs, I may be required to reimburse the U.S. Government as stated in written agreements made by me with the U.S. Government under law and regulations.

6. I understand that my resignation is voluntary and that I am not entitled to separation pay.

Signature

Figure 3–2. Sample format for resignation for failure to meet the medical standards at time of appointment
MEMORANDUM THRU (Channels—see AR 600-8-24, paragraph 3-4)

FOR Commander, Human Resources Command (AHRC-OPD-A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122

SUBJECT: Resignation Due to Pregnancy

1. I, (name, grade, branch, DODID), tender my resignation from the Army under the provisions of AR 600-8-24, paragraph 3-8, to be effective (date).

2. I understand that this resignation may be withdrawn only with the approval of HQDA, even though the circumstances that are the cause of its submission may change.

3. My present duty station is (address) (assignment and/or attachment, if any).

4. I (do/do not) desire appointment in the U.S. Army Reserve. If applicable, include the following:
   a. Basic pay entry date.
   b. Permanent home address.
   c. I (have/have not) previously held a Reserve Commission.

5. I (do/do not) desire separation overseas. (If currently serving in an overseas area.)

6. Attached is a certificate of pregnancy.

7. I understand that if I participated in certain advanced education programs, I may be required to reimburse the United States Government as stated in written agreement made by me with the United States Government under law and regulations.

8. My mailing address immediately after the date of separation will be (give complete address).

9. I understand that my resignation is voluntary and that I am not entitled to separation pay.

Encl(s) Signature

Figure 3–3. Sample format for resignation due to pregnancy
MEMORANDUM THRU (Channels—see AR 600-8-24, paragraph 3-4)

FOR Commander, Human Resources Command (AHRC-OPD-A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122

SUBJECT: Resignation for the Good of the Service (in Lieu of General Court-Martial)

1. I, (name, grade, branch, DODID), voluntarily tender my resignation from the Army for the good of the service under the provisions of AR 600-8-24, (add appropriate paragraph). I do not desire to appear before a court-martial or board of officers. I have not been subject to coercion with respect to this resignation and have been advised of, and fully understand, the implications of this action.

2. I have been advised that prior to submitting this resignation I may, at my option, consult with and be represented by legally qualified counsel who may be a member of the Judge Advocate General's Corps, or civilian counsel, retained by me. (Include one of the following statements: "I have elected not to exercise the right," or "I have been fully advised and counseled in this matter by (name) (a member of the Judge Advocate General's Corps) or civilian counsel) on (date) at (place)."

3. I have been afforded an opportunity to present matters in explanation, mitigation, or defense of my case and (include one of the following statements: "Such matters are attached," or "Such matters are contained in the report of investigation conducted under Article 32, UCMJ," or "I elect to remain silent.").

4. I understand that this resignation, if accepted, may be considered as being Under Other Than Honorable Conditions. I also understand that a resignation for the good of the Service may be withdrawn only with the approval of HQDA. I further understand that if my resignation is accepted Under Other Than Honorable Conditions, I will not be entitled to compensation for unused accrued leave.

5. If my resignation is accepted, regardless of the type of discharge certificate furnished, I understand that I will not receive separation pay and that I will be barred from all rights, based on the period of service from which I will be separated, under any laws administered by the Department of Veterans Affairs, except War Risk, U.S. Government (converted), National Service Life Insurance, or Servicemen's Group Life Insurance policies I may hold.

6. My present duty station is (address) (assignment and/or attachment, if any).
Figure 3–4. Sample format for resignation for the good of the service (in lieu of general court-martial)—continued

7. I (do/do not) desire separation overseas. (If currently serving in an overseas area.)

8. My mailing address after separation will be (give complete address).

9. I understand that if I participated in certain advanced education programs, I may be required to reimburse the U.S. Government as stated in written agreements made by me with the U.S. Government under law and regulations.

Signature

Figure 3–4. Sample format for resignation for the good of the service (in lieu of general court-martial)—continued
MEMORANDUM THRU

(Assigned Unit)
(Higher command (minimum of O-6 Command Level))

FOR Commander, Human Resources Command (AHRC-OPD-A) or the Judge Advocate General (DAJA-PT) or Chief of Chaplains (DACH-PER) or Director, SLD (DACS-SLD)

SUBJECT: Date Change of Previously Approved/Pending Resignation Request

I, (name, rank, branch, DODID), hereby request to voluntarily change my effective separation date from (previous requested date) to (adjusted separation date) for the following reason: (reason), in accordance with AR 600-8-24, paragraph 3-2.

2. The point of contact for this action is the undersigned at (phone number) and (email address).

Signature

DODID

(Commander, battalion level, address)
(Signature/typed name) (Concur/Nonconcur, Date) (Additional comments)

(Commander, brigade level, address)
(Signature/typed name) (Concur/Nonconcur, Date) (Additional comments)

Figure 3–5. Sample format for date change of previously approved/pending resignation request
MEMORANDUM THRU

(Assigned Unit)
(Higher command (minimum of O-6 Command Level))

FOR Commander, Human Resources Command (AHRC-OPD-A) or the Judge Advocate General (DAJA-PT) or Chief of Chaplains (DACH-PER) or Director, SLD (DACS-SLD)

SUBJECT: Withdrawal of Previously Approved/Pending Resignation Request

1. I, (name, rank, branch, DODID), hereby request to voluntarily withdrawal my previously submitted/approved resignation request for (previous requested/approved date) based upon the following reason: (reason), in accordance with AR 600-8-24, paragraph 3-2.

2. The point of contact for this action is the undersigned at (phone number) and (email address).

Signature
DODID

(Commander, battalion level, address)
(Signature/typed name) (Concur/Nonconcur, Date) (Additional comments)

(Commander, brigade level, address)
(Signature/typed name) (Concur/Nonconcur, Date) (Additional comments)

Figure 3–6. Sample format for withdrawal of previously approved/pending resignation request
Chapter 4
Eliminations

Section I
Scope

4–1. Overview

a. This chapter prescribes the rules and steps for eliminating officers for substandard performance of duty, misconduct, moral or professional dereliction, and in the interests of national security.

b. An officer is permitted to serve in the Army because of the special trust and confidence the President and the nation have placed in the officer’s patriotism, valor, fidelity, and competence. An officer is expected to display responsibility commensurate to this special trust and confidence and to act with the highest integrity at all times. However, an officer who will not or cannot maintain those standards will be separated.

c. Every officer deserves a fair chance to demonstrate their capabilities. When an officer shows ineffective tendencies (especially if the officer is inexperienced), when practicable, he or she will be given another chance under another commander. The officer’s ineffectiveness will be systematically recorded in documents that specify each period covered, duties observed, and defects noted. Recommendations for elimination action will not be based on generalities and vague impressions. It is necessary to document, in writing, the precise reasons an officer is considered ineffective.

d. A USAR or ARNG officer must hold, or be capable of holding, a security clearance of at least secret. An RA officer must hold a security clearance of at least secret. This requirement may not be waived. The final denial or revocation of an officer’s Secret security clearance by appropriate authorities acting pursuant to DODI 5200.02 and AR 380–67 requires the discharge of that officer from the service. An officer whose security clearance has been withdrawn or withheld due to unfavorable information regarding loyalty, subversion, or security violations may be processed for involuntary separation under AR 380–67; however, the officer should first be considered for discharge under this regulation. The administrative procedures prescribed in AR 380–67, will be followed until the case is referred to HRC (AHRC–OPD–A).

e. Commanders, and/or initiating officials designated in paragraph 4–18a of this regulation, will initiate elimination action of any officer convicted of a sex offense, as defined in 34 USC 20911 or AR 27–10, whose conviction did not result in a dismissal. This applies to all officers regardless of when the conviction for a sex offense occurred, except when the officer has already been subject to an elimination action and has been retained.

Note. Officers who are deployed to a nonpermitted location OCONUS in any status (temporary duty (TDY)/temporary change of station (TCS)) will immediately be returned to their parent organization. The only permitted OCONUS locations are Hawaii, Alaska, the Commonwealth of Puerto Rico, or the territories or possessions of the United States. Command responsibility to reassign or redeploy an officer takes precedence over immediate initiation of elimination action. Officers convicted of a sex offense, as defined in 34 USC 20911 or AR 27–10 will first be reassigned or redeployed to a CONUS or permitted OCONUS location. The receiving commander will subsequently ensure the initiation of elimination action.

f. Officers with a subsequent alcohol or drug-related incident of misconduct at any time during the 12-month period following successful completion of the Army Substance Abuse Program or during the 12-month period following removal from the program, for any reason, will be recommended for elimination as an alcohol or drug abuse rehabilitation failure. This expanded period, however, does not prevent separation for other reasons authorized within this chapter. Except for officers referred to a GCM, commanders will recommend officers for elimination who—

1. Are identified as illegal drug abusers as defined in AR 600–85.

2. Are involved in two serious incidents of alcohol-related misconduct within a 12-month period. As defined in AR 600–85, a serious incident of alcohol-related misconduct is any offense of a civil or military nature that is punishable under the UCMJ by confinement for a term exceeding 1 year.

3. Are involved in illegal trafficking, distribution, possession, use, or sale of illegal drugs.

4. Tested positive for illegal drugs a second time during their career.

5. Are convicted of driving while intoxicated OR driving under the influence a second time during his or her career.

g. Commanders will counsel and review all separation actions in accordance with paragraphs 1–35a and 1–35b.
4–2. Reasons for elimination
While not all inclusive, when one of the following or similar conditions exist, elimination action may be or will be initiated as indicated:

a. Substandard performance of duty.
   (1) A downward trend in overall performance resulting in an unacceptable record of efficiency, or a consistent record of mediocre service.
   (2) Failure to keep pace or to progress with contemporaries, as demonstrated by a low record of efficiency when compared with other officers of the same grade and competitive category.
   (3) Failure to exercise necessary leadership or command expected of an officer of their grade.
   (4) Failure of an officer to absorb technical proficiency required for grade and competitive category.
   (5) Failure to properly perform assignments commensurate with an officer’s grade and experience.
   (6) Apathy, defective attitudes, or other characteristic disorders to include inability or unwillingness to expend effort.
   (7) Failure to respond to alcohol or drug problem rehabilitation efforts in a reasonable length of time will result in the initiation of elimination action (see AR 600–85 for further explanation). Care should be taken to avoid the inclusion of limited use evidence as defined in AR 600–85.
   (8) Failure to conform to prescribed standards of dress, personal appearance, or military deportment.
   (9) Failure to achieve satisfactory progress after enrollment in the Army weight control program, or failure to maintain the weight/body fat standards established under the provisions of AR 600–9 after removal from an established weight control program, will result in the initiation of elimination action. This provision does not include those judge advocates and AMEDD officers who have incurred a statutory ADSO for participating in Army sponsored education and training programs such as the FLEP (see 10 USC 2004), Armed Forces Health Professions Scholarship Program, or the Uniform Services University of the Health Sciences (see 10 USC Chapters 104 and 105).
   (10) When no medical problems exist, and an officer has two consecutive failures of the APFT, elimination action will be initiated. This provision does not include those judge advocates and AMEDD officers who have incurred a statutory ADSO for participating in Army sponsored education and training programs such as the FLEP (see 10 USC 2004), Armed Forces Health Professions Scholarship, or the Uniform Services University of the Health Sciences (see 10 USC Chapters 104 and 105).
   (11) Failure of a course at a service school for academic reasons by a probationary or nonprobationary RA officer. For failure by an RC officer, see paragraph 2–16.
   (12) Failure of a probationary officer to resign under paragraph 3–7 when his or her commander determines the best interest of the Government and the individual can be served by the officer’s discharge.
   (13) The discovery of other conditions concerning a probationary officer that, had they been known at the time of appointment, would have precluded the officer’s appointment.
   (14) The discovery of any other condition concerning a probationary officer that indicates the officer’s retention in the Army would not be in the best interest of the United States.

b. Misconduct, moral or professional dereliction, or in the interests of national security.
   (1) Discreditable failure to meet personal financial obligations (whether intentional or not).
   (2) Mismanagement of personal affairs that are unfavorably affecting an officer’s performance of duty.
   (3) Mismanagement of personal affairs to the discredit of the Army (whether intentional or not).
   (4) Intentional misrepresentation of facts in obtaining an appointment or in official statements or records.
   (5) Acts of personal misconduct (including, but not limited to, acts committed while in a drunken or drug intoxicated state).
   (6) Alcohol and drug-related misconduct as specified in AR 600–85.
   (7) Intentional neglect of or failure to perform duties. This includes failure to self-report criminal convictions to the officer’s first-line military supervisor within 15 days of the date the conviction is announced, even if sentence has not been imposed or the officer intends to appeal the conviction (see PL 109–163).
   (8) Conduct unbecoming an officer.
   (9) Conduct or actions that result in the loss of professional status, such as withdrawal, suspension, or abandonment of professional license, endorsement, or certification that is directly or indirectly connected with or is necessary for
the performance of one’s military duties. (For AMEDD officers, this includes the partial or complete suspension, limitations, withdrawal, or denial of clinical practice privileges.)

(10) The final denial or revocation of an officer’s Secret security clearance by appropriate authorities acting pursuant to DODI 5200.02 and AR 380–67.

(11) Elimination action will be initiated against an officer who is medically diagnosed as drug dependent or identified as having committed an act of personal misconduct involving drugs.

(12) Conduct or actions by a warrant officer resulting in a loss of special qualifications (such as withdrawal/revocation of Criminal Investigation Division accreditation, revocation of marine qualification license, removal from the Personnel Reliability Program, withdrawal of clinical privileges, or loss of flying status) that directly or indirectly precludes a warrant officer from performing in MOS and is necessary for the performance of those duties. Eliminations based on these reasons may not be utilized if reclassification action is feasible and in the best interest of the Service or if the loss of special qualifications was due to medical reasons beyond the control of the warrant officer.

(13) Act of child/spouse maltreatment or abuse and/or other acts of Family violence.

(14) Failure of a course at a service school by an RA officer because of misconduct, moral dereliction, or professional dereliction. For failure by an RC officer, see paragraph 2–16.

(15) Conviction by court-martial that did not impose a punitive discharge for a sexually violent offense listed in AR 27–10.

c. Derogatory information. The following reasons require an officer’s record to be reviewed for consideration of terminating appointment. Standing alone, one of these conditions may or may not support elimination, however, this derogatory information combined with other known deficiencies form a pattern that, when reviewed in conjunction with the officer’s overall record, requires elimination.

(1) Punishment under UCMJ, Art. 15.

(2) Conviction by court-martial.

(3) The final denial or revocation of an officer’s Secret security clearance by appropriate authorities acting pursuant to DODI 5200.02 and AR 380–67.

(4) A relief for cause OER issued in accordance with AR 623–3.

(5) Adverse information filed in the AMHRR in accordance with AR 600–37.

(6) Failure of a course at a service school.

(7) Any substantiated adverse finding or conclusion from an officially documented investigation, proceeding, or inquiry (except minor traffic infractions).

4–3. Medical condition

a. An officer referred or recommended for elimination under this chapter who does not meet medical retention standards will be processed through both the provisions of this regulation and through the MEB/PEB process as described in paragraph 1–25.

b. When it is determined the officer’s mental condition contributed to military inefficiency or unsuitability, the medical evaluation will include a psychiatric evaluation of the officer. This study will indicate whether the officer was able to distinguish right from wrong and whether the officer currently has the mental capacity to understand board and judicial proceedings and participate in defense. When applicable, the report will also indicate whether the incapacitating mental illness could have been the cause of the conduct under investigation.

c. Officers who exhibit a downward trend in overall performance that is documented within the Evaluation Reporting System and have had service-connected exposure to events that may have resulted in TBI or PTSD will be referred to behavioral health medical authorities for evaluation, in a manner consistent with applicable directives and regulations, to determine whether the officer should be referred for an MEB. The results of these evaluations will be considered in determining whether officer separation is appropriate. These evaluations will be conducted in accordance with applicable policy on Command Directed Mental Health Evaluations (see DODI 6490.04).

d. An officer pending administrative separation under conditions other than honorable who has deployed overseas in support of a contingency operation during the previous 24 months, and who is diagnosed with PTSD and/or TBI, or who otherwise reasonably alleges the influence of such a condition based on their service while deployed or sexual assault, will be referred to behavioral health medical authorities for evaluation (see 10 USC 1177). The medical examination must assess whether the effects of PTSD or TBI constitute matters in extenuation that relate to the basis for administrative separation under conditions other than honorable or the overall characterization of service of the officer as other than honorable.

e. At the time an officer is to appear before the Board of Inquiry, if he or she does not possess sufficient mental capacity to understand the nature of the proceedings or does not behave or cooperate intelligently in defense, the
proceedings will be delayed until the officer recovers, or the officer will be processed through medical channels, whichever applies.

f. If a physical or mental condition develops after an officer has been recommended for involuntary separation or after the Board of Inquiry proceedings are completed, the officer’s commander will immediately notify HRC (AHRC–OPD–A).

4–4. Limitations

a. Acquittal or not-guilty findings in military or civilian criminal proceedings, convictions, or punishment in accordance with UCMJ, Art. 15 do not preclude an administrative discharge action.

b. Except as provided in paragraph 4–4d, no officer will be considered for elimination for reasons stated in paragraph 4–2 because of conduct that has been the subject of administrative elimination proceedings that resulted in final determination that the officer should be retained in the Service. An officer will be considered to have been the subject of elimination proceedings only if allegations against the officer were acted on by a Board of Inquiry convened under this chapter.

c. The limitations set forth in paragraph 4–4b are not applicable when—

(1) Substantial new evidence is discovered that was not known at the time of the original proceedings despite the exercise of due diligence and that would probably produce a result significantly less favorable for the officer at a new hearing.

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

(3) An express exemption has been granted by HRC, in writing, upon a determination that administrative separation should be effected because of the unusual circumstances of the case.

d. An officer who has been considered for elimination and retained on AD may again be required to show cause for retention under the following circumstances:

(1) An officer may be again considered for elimination because of lack of proficiency or recurrent misconduct subsequent to the earlier consideration.

(2) An officer may be again considered for elimination because of misconduct that occurred prior to that alleged in the earlier proceedings but that was not sooner discovered despite the exercise of due diligence.

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

(4) An officer may be considered for elimination for misconduct, moral or professional dereliction, or in the interest of national security at any time subsequent to the closing of the prior case that resulted in the officer’s retention on AD. However, an officer may not again be required to show cause for retention on AD solely because of conduct that was the subject of the previous proceedings, unless the findings and recommendations of the Board of Inquiry, the Board of Review, or the Ad Hoc Review Board, that considered the case are determined to have been obtained by fraud or collusion. The grounds for elimination in the earlier case may be joined with new grounds in the latter case, provided the earlier elimination proceedings does not include a factual determination specifically absolving the member of the allegations then under consideration. If the grounds for elimination in the earlier proceedings are joined, the additional grounds considered in the subsequent proceedings need not independently justify the member’s discharge but must be sufficiently serious to raise a substantial question as to the member’s potential for further useful military service.

e. Punishment resulting from trial by court-martial or under the provisions of UCMJ, Art. 15, for misconduct and subsequent use of this fact in support of elimination under this regulation do not constitute double jeopardy.

4–5. Separation date

An officer approved for involuntary separation by SECARMY (or designee) or whose request for resignation or discharge in lieu of elimination is approved will be separated accordingly.

a. For misconduct, moral or professional dereliction, or in the interest of national security.

(1) In CONUS, an officer will be separated no earlier than 5 calendar days and not later than 14 calendar days after the officer receives written notification.
(2) Outside CONUS, an officer will be returned to the CONUS separation TC no later than 21 calendar days after
the officer receives written notification. Separation will occur no later than 5 calendar days after arriving at the
CONUS TC.

b. Solely substandard performance of duty. Not later than the 30th calendar day after receipt of notification by the
officer concerned; the officer will not be released prior to the 30th calendar day, however, without consent.

Section II

Boards

4–6. Board of Inquiry

a. The Board of Inquiry’s purpose is to give the officer a fair and impartial hearing determining if the officer will
be retained in the Army. Through a formal administrative investigation conducted under AR 15–6 and this regulation,
the Board of Inquiry establishes and records the facts of the respondent’s alleged misconduct, substandard perfor-
mance of duty, or conduct incompatible with military service. Based upon the findings of fact established by its in-
vestigation and recorded in its report, the board then makes a recommendation for the officer’s disposition, consistent
with this regulation. The Government is responsible to establish, by preponderance of the evidence, that the officer
has failed to maintain the standards desired for their grade and branch or that the officer’s Secret-level security clear-
ance has been permanently denied or revoked by appropriate authorities acting pursuant to DODI 5200.02 and AR
380–67. In the absence of such a showing by the Government, the board will retain the officer. The respondent is
to produce evidence to show cause for retention and to refute the allegations. The respondent’s complete
AMHRR will be entered in evidence by the Government and considered by the Board of Inquiry.

b. Boards of Inquiry are appointed by the appropriate GOSCA. Concurrence must be obtained from the appropriate
commander when an officer assigned to a different command is used on a Board of Inquiry. The local installation
convening the Board of Inquiry will fund the travel of board members from other installations.

c. The GOSCA will advise members of a Board of Inquiry that duty on the board takes priority over all other duties
unless properly excused by the appointing authority.

d. The Board of Inquiry will be completed no later than 120 calendar days from the date the GOSCA is notified by
HRC to conduct the Board of Inquiry or, on a GOSCA initiated elimination, 90 days from the date the GOSCA directs
that a Board of Inquiry be conducted. Whenever completion of the Board of Inquiry is delayed beyond the established
time, the GOSCA will notify HRC (AHRC–OPD–A) by electronic message of the reason for the delay and the pro-
jected date for the Board of Inquiry to be completed.

e. The CG, U.S. Army Military District of Washington, will have jurisdiction as GOSCA for all personnel assigned
or attached to the U.S. Army Military District of Washington. This authority may be delegated by the CG, U.S. Army
Military District of Washington, in appropriate cases to officers who could otherwise act as GOSCAs.

f. The GOSCA will issue the orders appointing the Boards of Inquiry.

g. Except as modified by this regulation, the board will conform to the provisions of AR 15–6 applicable to formal
proceedings with respondents.

4–7. Board membership

a. Boards will consist of at least three voting members and a recorder, legal advisor, and respondent’s counsel
without vote. The president of the Board of Inquiry will be the grade of colonel or above and senior in grade to the
respondent. Other voting members will be RA officers on AD (unless the respondent is an RC officer) in the grade of
lieutenant colonel and above and senior in grade and rank to the respondent. When the respondent is an RC officer, one
or more of the voting members will be an RC officer, preferably the same component. Failure to appoint one or more
RC officers to a board involving an RC officer respondent automatically renders the findings and recommendations
of the board invalid as a basis to eliminate the officer. If this occurs, DASA (RB) (SFMR–RB–LC) will return the
package to the GOSCA with instructions to conduct a new board with properly constituted membership or take other
actions as the GOSCA deems appropriate.

b. When an RC officer on AD is not reasonably available, the GOSCA will, through the ACOM/ASCC/DRU,
advice HRC (AHRC–OPD–A) and request that a retired RC officer in the grade of lieutenant colonel or above be
ordered to AD to serve on the Board of Inquiry (see 10 USC 1187). When the GOSCA knows that an eligible and
qualified retired RC officer is located in the area of responsibility, that officer’s name, rank, date of rank, and address
will be furnished to the ACOM/ASCC/DRU and to HRC (AHRC–OPD–A). The GOSCA will also include the re-
ponent’s rank and date of rank and the approximate convene date of the Board of Inquiry.
c. The ACOM/ASCC/DRU, if possible, or the CG, HRC, will make the final selection of the officer and if necessary coordinate with CG, HRC to issue the AD orders. The CG, HRC, or the ACOM/ASCC/DRU will notify the GOSCA (by electronic message) of the selected officer, including the officer’s AD entry date.

  d. When the respondent is a minority, female, or special branch (see 10 USC 7064), the board will (upon the officer’s written request) include a minority, female, or special branch as voting member (if reasonably available, as this provision is not an entitlement). If an officer is in more than one category and requests officers from all or two categories, the board membership may be met by one or more officers (if reasonably available, as this provision is not an entitlement). The request for these members, if desired, will be submitted 7 days from the date that the respondent receives the notification or else the right to request is waived.

  e. When the reasons for elimination include substandard performance of duty (see para 4–2a, except para 4–2a(9)), the board membership will include an officer of the same branch as the respondent (if reasonably available, as this is not an entitlement). Normally, this is the only time a chaplain, AMEDD, or JAGC officer serves as a board member unless he or she is the only available RC colonel in the area and the respondent is an RC officer.

  f. No officer will be a voting member of a Board of Inquiry who—
  
  (1) Is serving (or has previously served) as a witness for the respondent.
  
  (2) Served as a member of the selection board in the particular case or served as a member on any previous Board of Inquiry, Review, or other board of officers with respect to the respondent.
  
  (3) Was a member (or was the reviewing authority) of a previous court-martial in which the respondent was the accused.
  
  (4) Previously recommended (or participated in recommending) the respondent for elimination from AD.
  
  (5) Rendered a derogatory evaluation report on the respondent.
  
  (6) Otherwise considered the respondent’s case.

  g. In addition to the reasons stated in paragraph 4–7f, voting members and the legal advisor may be challenged for cause for any reason that indicates they cannot participate in the case in a fair and impartial manner. The challenge will be determined by the senior unchallenged board member.

  h. Except for the legal advisor and the recorder, only voting members may attend a closed session.

4–8. President of the Board of Inquiry

The board’s president—

  a. Ensures the respondent is granted reasonable time to prepare and present their case. Undue delay will not be permitted and the case will be conducted as expeditiously as possible.

  b. Determines the board’s convene date (not earlier than 30 calendar days from the officer’s receipt of notification to show cause by CG, HRC or GOSCA).

  c. Will make every effort to ensure Board of Inquiry is completed no later than 90 calendar days from the date the GOSCA directs that a Board of Inquiry be conducted.

  d. Secures a proper location with an atmosphere consistent with the spirit and seriousness of the proceedings.

  e. Calls each session to order formally.

  f. Administers the oath to the recorder.

  g. Ensures the board members are familiar with the elimination policy of this regulation and have been afforded the opportunity to examine and study the respondent’s elimination packet and complete AMHRR prior to convening the Board of Inquiry and asked if they are aware of any grounds that might be the basis for challenge for cause.

  h. Advises the respondent of responsibilities, rights, and options as outlined in paragraph 4–11.

4–9. Recorder of the Board of Inquiry

  a. The board recorder will be a judge advocate or DA Civilian attorney who is permanently assigned to the board. The board service will constitute the recorder’s primary duty; however, it will not preclude other duties when the workload permits (alternate or assistant recorders may be detailed to the Board of Inquiry).

  b. The recorder is responsible for the proper presentation and handling of the government case, to include the development of new evidence pertinent to the factual allegations in the case. The recorder’s duties are not discharged by a perfunctory entering in the record of evidence provided by the DA. The recorder will investigate the case, seek new evidence that may be locally available, and become thoroughly familiar with the respondent’s history and the deficiencies or conduct (as appropriate) that led the selection board; CG, HRC; or GOSCA to conclude that the officer fails to meet prescribed standards or has been derelict in moral professional duties. The recorder will also be able to place evidence offered by the respondent in perspective with the remainder of the officer’s military record.

  c. If, during the course of the recorder’s investigation of the case, the recorder finds additional evidence similar in nature to that previously presented to the officer under paragraph 4–2, that evidence is admissible. This additional...
evidence may be considered by the Board of Inquiry as proof of an amended or new factual allegation in support of a reason for elimination.

(1) Only in those instances where the newly discovered evidence results in the addition of a reason for elimination (not included in the officer’s notification memorandum) is it necessary to return the case to the CG, HRC or GOSCA for issuance of a new notification memorandum.

(2) The fact that the additional evidence may support the stated reason of conduct unbecoming an officer does not in itself allow its consideration unless it can also be related to another enumerated reason for elimination in paragraph 4–2, which was included in the officer’s notification memorandum (see para 4–2b(8)).

(3) If such additional evidence is considered and if the board determines that the officer has not had a reasonable period of time to prepare a response to such evidence, reasonable delay must be granted on the officer’s request.

d. The recorder will not assist the board in drafting its findings and recommendations but will, in addition to the duties in paragraphs 4–9a through 4–9c, comply with AR 15–6 and complete the following:

(1) Notify the officer (in writing and not less than 10 calendar days before the convene date) of the time and location where the Board of Inquiry will convene.

(2) Allow the officer access to releasable records and furnish copies (if desired) prior to the hearing, as is reasonably necessary, for the respondent to prepare and present the case.

(3) Obtain two copies of the respondent’s AMHRR and ORB from HRC (AHRC–MSR) or the NGB, as appropriate.

(4) At the initial session, read the order/letter appointing the board.

(5) Enter in the record the time, date, place, and station and indicate the presence of the board members, respondent, and counsel (if any).

(6) Administer the oath to board members, legal advisor, witnesses, and reporter.

(7) Ensure all records and documents relating to the case are provided to the board members.

(8) Verbally present to the board a synopsis of the entire case, when appropriate.

(9) Cross-examine the witnesses called by the respondent or their counsel.

4–10. Legal advisor
The legal advisor is a judge advocate or DA Civilian attorney assigned by the appointing authority to the Board of Inquiry to serve only as an advisor, not a voting member. The legal advisor—

a. Must be available at all times to the Board of Inquiry, either in person, by telephone, or other electronic means and may be called on to advise on the admissibility of evidence, arguments, motions or other contentions of counsel, procedures, and any other matter determined appropriate by the president of the board.

b. Is prohibited from taking part in presenting the case or cross-examining witnesses.

c. Will not give ex parte advice, except as provided for during deliberation, in a closed session of the Board of Inquiry (see para 4–15a).

d. May not dismiss any factual allegation, reason for elimination, or recommendation for elimination against the respondent but will advise the board as to the proper form of such, paying special attention to procedures for the findings and recommendation of the board and the legal sufficiency thereof (see para 4–15b).

4–11. Respondent
When a Board of Inquiry convenes to consider an officer’s recommendation for involuntary separation, the board will determine whether each allegation in the notice of proposed separation is supported by a preponderance of the evidence. The respondent will be present at all open sessions of the board unless he or she fails to appear before the board after timely notice or expressly waives the right to attend. Although a respondent may elect not to attend his or her board, the board will be conducted unless the officer submits a resignation in lieu of elimination, a retirement in lieu of elimination, or a request for discharge in lieu of elimination. Additionally, the respondent—

a. Will be provided with counsel who is an officer of the JAGC. Additionally, the respondent may obtain civilian counsel of own selection without expense to the Government, provided that procurement of civilian counsel does not result in an unreasonable delay. The GOSCA will determine whether a requested delay to obtain civilian counsel is reasonable. If a requested delay is denied, the determination and the reasons will be stated in writing and made a part of the records of proceedings by the GOSCA. The respondent has the right to refuse the assistance of any counsel, by submitting a signed statement to the GOSCA, in response to the notification to show cause.

b. Will be allowed reasonable time, as determined by the Board of Inquiry, to prepare the case. The respondent may submit a written request (citing the specific reasons) for continuance to the Board of Inquiry. In no instance will the officer have fewer than 30 calendar days from the date of notification of requirement to show cause for retention on AD.
c. Will be allowed, at all stages of the proceedings, full access to the records of the hearings, including all documentary evidence referred to the board, except when protection of classified documents is clearly consistent with the interests of national security. In such cases, the respondent will be furnished, to the extent that the national security permits, as determined by SECARMY, a summary of the information contained in the documents withheld.

d. May challenge for cause any member of the board. The convening authority will appoint additional members if necessary to ensure that the board membership is not reduced to fewer than three officers.

e. Will be allowed to appear in person and present evidence or be represented by counsel, before a Board of Inquiry. The respondent—

1. Will not be reimbursed for expenses incident to the appearance or assistance of civilian counsel.

2. At any time after the appointment of the board and before the close of the proceedings, may submit documents to the Board of Inquiry from record of service, letters, answers, depositions, sworn or unsworn statements, affidavits, certificates, or stipulations. This includes, but is not limited to, depositions of witnesses not deemed to be reasonably available or witnesses unwilling to appear voluntarily.

3. Will be allowed to present the case without undue interference by the board. However, unreasonable delays will not be tolerated. Such presentations may include any evidence relevant to a respondent’s rehabilitation or reformation as well as any matters in extenuation or mitigation that the respondent desires to present.

4. May testify in person by sworn or unsworn statement or elect to remain silent. Should the respondent elect to present sworn testimony, he or she may be required to submit to examination by the board as to any matter concerning which he or she testified but not in contravention of the UCMJ, Art. 31. When electing to testify, the respondent is entitled to an explanation of rights regarding self-incrimination under UCMJ, Art. 31, and a Privacy Act statement will be prepared and signed (see AR 15–6).

f. May request that witnesses, whose testimony is relevant to the case, appear before the Board of Inquiry.

g. May question any witness brought before the board.

h. In accordance with paragraph 4–20, may at any time prior to final action in their case—

1. Apply for voluntary retirement, if eligible.

2. Tender resignation in lieu of elimination.

3. Request discharge in lieu of elimination (RA officers see 10 USC 1186; other than RA officers see 10 USC 14905).

i. Will be asked before the hearing is terminated to state for the record whether he or she has presented all available evidence in behalf. If not, the respondent will be required to make a concise statement of the substance of the expected evidence. The statement and any documentary evidence referred to the board will be included in the record of hearing. The board will then determine whether the respondent will be granted additional time to produce such evidence.

j. Will be furnished a copy of the proceedings less classified documents if requested.

k. Will have the right to submit to the GOSCA a statement or brief within 7 calendar days after receipt of the Board of Inquiry report of proceedings of the case.

4–12. Respondent’s counsel

a. A judge advocate or DA Civilian attorney will be assigned to each Board of Inquiry as the respondent’s counsel.

b. The respondent is also entitled to retain civilian counsel at his or her own expense. If civilian counsel is retained, the assigned military counsel will be relieved of duties and responsibilities in connection with the case unless the respondent chooses to use any services of the assigned counsel.

c. The respondent’s counsel may request, on the respondent’s behalf, copies of documents contained in the respondent’s AMHRR and/or evaluation report files that may assist in preparing the case. These documents will be specifically identified and limited to documents relevant to the case. Forward requests (by electronic message) to HRC (AHRC–OPD–A).

d. The respondent’s counsel will be present at all open sessions of the board unless absence is expressly excused by the president of the board.

4–13. Witnesses

To the maximum extent possible, the respondent has the right to be confronted with the witnesses against him or her.

a. The personal appearance of witnesses should be obtained whenever practicable in preference to the use of depositions, affidavits, or written statements. Accordingly, such requests will be honored by the board if the requested witness is considered reasonably available and testimony will add materially to the case. Requests for witnesses will include a statement specifying the substance of expected testimony.
b. The president of the Board of Inquiry will request the commander or government agency to order witnesses to appear as witnesses for the Government that are members of the Armed Forces or civilian employees of the Government. The availability of the witness is determined by the appropriate commander. If the commander determines that a requested witness is not reasonably available, the reasons will be furnished to the president of the board, who will have this determination appended to the record of proceedings.

c. Military members and civilian employees of the Army, called as witnesses on behalf of the Government and required to travel are entitled to temporary duty allowance as prescribed in the JTR and DFAS–IN Regulation 37–1, Chapter 10. Other witnesses requested by the respondent will not be reimbursed for expenses relating to their appearance unless they qualify for invitational travel orders under the JTR.

d. Witnesses appearing before the board will be sworn.

e. Boards of Inquiry may call witnesses on their own motion.

4–14. **Spectators**

At the respondent’s request, the board president may permit the respondent’s personal friends or relatives to be present during open board hearings. However, the respondent will be advised the presence of these spectators terminates the confidential status of the proceedings. The board president may exclude any spectator when (in the opinion of the board) presence interferes with the proceedings. Any person called as a witness will not be present as a spectator.

4–15. **Conclusion of hearing**

a. **Deliberation.** After the closing arguments, only the voting members of the Board of Inquiry will meet in the closed sessions of deliberations. The board may seek the advice of the legal advisor whenever necessary; however, the board will be opened, and the advice will be obtained in open session (and incorporated in the record) with the recorder, respondent, and counsel present.

b. **Findings and recommendations.**

(1) The Board of Inquiry determines its findings and recommendation by secret written ballot in closed session, with a majority vote deciding any issue.

(2) Based on the evidence presented at the hearings, the board will make a separate finding (including a brief statement) on each factual allegation and reason for involuntary separation. The board will render findings of fact, supported by a preponderance of the evidence, that should describe specific relevant conduct by the respondent in sufficient detail to support the board’s recommendation. The findings will address each separate reason for separation and each separate factual allegation. Findings that simply state the officer did or did not engage in conduct covered by paragraphs 4–2a, 4–2b, or 4–2c are insufficient and will result in the case being returned to the board for amended findings. The board may choose to address mitigating, extenuating, or aggravating factors in its findings where it believes that such findings are necessary to support or explain the board’s recommendation. The board may, based on the evidence, present findings that amend or specify new allegations. However, new allegations must support a reason for elimination that was included in the findings of the selection board or in the officer’s notification memorandum. The board may recommend retention (with or without reassignment) or involuntary separation. The board will include the type of discharge certificate and characterization to issue, when elimination is recommended (and the officer is not retirement eligible (see 10 USC 1186, 10 USC 7311, 10 USC 12731, or 10 USC 14905)) for misconduct, moral or professional dereliction, or in the interest of national security.

(3) The board may not recommend removal of documents such as OERs; UCMJ, Art. 15; and Memoranda of Reprimand from an officer’s AMHRR. The board recommendations are limited to either retention (with or without reassignment) or elimination.

(4) After the board determines its findings and recommendations, the board members may request the presence of the legal advisor and reporter at the closed session to assist with compiling the board’s findings and recommendation in the acceptable format.

(5) The board’s findings and recommendations will be announced to the respondent.

c. **Report of proceedings.**

(1) The record of proceedings will be kept in summarized form unless a verbatim record is required by the appointing authority after consultation with the servicing judge advocate or legal advisor concerning the availability of verbatim reporters. The summarized transcript will include the following:

(a) A copy of the order appointing the Board of Inquiry and amending orders (if any).

(b) A copy of the documents showing initiation of the elimination action and the decision to refer the case to a Board of Inquiry.
(c) Names and appropriate identifying information, such as rank and unit of assignment for military members or city and state of residence for civilians, of all witnesses called before the board. Excessive and easily abused identifying information, such as a DODID, date of birth, driver’s license number, or residential address will not be entered into the record of a Board of Inquiry to identify witnesses appearing before the board, nor will they be used to identify board members or support personnel.

(d) A verbatim transcript of the findings and recommendations of the Board of Inquiry.

(e) Other information as is deemed appropriate by the appointing authority. The board president, legal advisor, recorder, or respondent’s counsel may recommend other information for inclusion.

(f) An accurate account of the board’s proceedings, insofar as practicable, will be prepared according to the general instructions set forth in AR 15–6. A DA Form 1574–2 (Report of Proceedings by Board of Officers) will be prepared to accompany the verbatim or summarized proceedings. If an RC officer is appointed to the board when required by paragraph 4–7a, or a minority, female, or special branch officer is appointed when requested under paragraph 4–7d, the RC, minority, female, or special branch officer will be identified as such in the listing of persons present in section II of DA Form 1574–2.

(g) A summarized record of testimony presented and heard and of all other formal conversations that took place during all open sessions of the Board of Inquiry.

(h) A summarized record of any closed session that required the presence of the legal advisor and the reporter.

(i) True copies or true extract copies of all documents used as a basis for requiring the respondent to show cause and all other documents that are accepted as evidence in the case. These documents must be legible and reproducible. Copies that are illegible will not be used.

(j) A statement that the findings and recommendations were determined by secret written ballot in closed session. The members of the Board of Inquiry who did not concur in the findings and/or recommendations of the Board of Inquiry may file a statement of their nonconformity and the reasons therefore for inclusion in the record.

(2) Guidance for the preparation of a verbatim report of a Board of Inquiry is contained in figure 4–1. This text should be modified freely when preparing a summarized transcript.

(3) A Board of Inquiry data sheet will be used as a final check of the report of proceedings only insofar as it is consistent with the elimination procedures established by this regulation (see fig 4–2). Figure 4–2 is only intended to provide guidance.

(4) Clemency may not be concurrently recommended by a Board of Inquiry when the board has concluded that an officer should be eliminated. Clemency can only be exercised by SECARMY or designee.

4–16. Actions concerning Board of Inquiry defects
At any time after receipt and review of a case by the GOSCA or CG, HRC, the following actions may be taken with respect to substantial defects that may be noted:

a. The retention of the officer may be directed.

b. If the Board of Inquiry has failed to make findings or recommendations required by the applicable regulations, the case may be returned to the same board for compliance with the regulations concerned. Section IV of the DA Form 1574–2 (and the verbatim record, if required) must clearly state the member’s findings, to include a factual basis for each finding. If the board members find that the officer did or did not engage in the conduct or acts as alleged on the notification letter, the findings should normally mirror the language in the notification letter and include the factual basis for the finding. If the board’s findings differ slightly from the allegations on the notification letter, the finding must include the additional facts or deletions supporting the amended findings.

c. If there is an apparent procedural error or omission in the record of proceedings that may be corrected without reconsideration of the findings and recommendations of the board, the case may be returned to the same board for corrective action. Where the findings are deficient because they don’t state in detail the factual basis for the board members findings, the board may be reconvened to conduct deliberations in any manner sufficient for the members to discuss and memorialize their findings (see para 4–16b and para 4–15b(2)). Once the amended findings are reached, they must be provided to the respondent and counsel for comment and approved by the GOSCA prior to forwarding the package for further processing.

d. If the Board of Inquiry committed an error, other than as is dictated in paragraphs 4–16b and 4–16c, that substantially prejudiced a substantial right of the officer, the case may be returned for a rehearing by a new board. The new board may be furnished the evidence properly considered by the previous board, including extracts from the record of testimony of those witnesses not deemed reasonably available to testify at the rehearing. The new board may call additional witnesses. New allegations that could form the basis for an elimination under paragraph 4–2 may be presented to the new Board of Inquiry. First, however, the officer will be given notice of the new allegations and provided an opportunity to respond. The case will then be processed as stated in paragraph 4–18. The new board will
not be advised of the findings and recommendations of the previous board. The new board’s findings and recommendations may not be less favorable than that of the previous board unless additional allegations are considered. Likewise, the recommendation of the appointing authority may not be less favorable than initial recommendation, unless additional allegations are considered by the subsequent board.

e. When a case is returned to the board pursuant to paragraph 4–16b or 4–16c, and one or more members of that board are unavailable because of factors such as death, hospitalization, or PCS, new members may be appointed. The case may proceed with an opportunity to challenge the members and after the substance of all proceedings is made known to the new member or members and the recorded testimony of each witness previously examined is made known to the new member. No more than one rehearing may be directed by the GOSCA without approval from DASA (RB).

4–17. Board of Review or Ad Hoc Review Board

da. An officer recommended for elimination by a Board of Inquiry will have their case referred to a Board of Review if the notification of elimination was signed by the GOSCA and served on the officer before 20 September 2013. For Boards of Inquiry where the notification was signed by the GOSCA and served on the officer after 20 September 2013, a Board of Review will not be required before SECARMY or designee takes final action on a recommendation of a Board of Inquiry to eliminate an officer. Elimination cases served after 20 September 2013 will be reviewed by the Ad Hoc Review Board. The Ad Hoc Review Board is appointed by SECARMY or designee and has the same board composition as the Board of Inquiry. The Board of Review, or Ad Hoc Review Board, after thorough review of the records of the case, will make recommendations to SECARMY or designee as to whether the officer should be retained in the Army. Appearance by the respondent (or the counsel) is not authorized.

b. No officer will sit as a member of the Board of Review, or Ad Hoc Review Board, who—

(1) Has been called as a witness.
(2) Was a member of the selection board for respondent.
(3) Appeared as a witness before or was a member on any previous Board of Inquiry, Ad Hoc Review Board, or board of officers with respect to the respondent.
(4) Was a member or was the reviewing authority in a court-martial before which the respondent was the accused.
(5) Previously has recommended or participated in recommending elimination or REFRAD of the officer concerned.
(6) Rendered a derogatory evaluation report on the accused.
(7) Otherwise has considered the case of the accused.
(8) Does not meet the board membership requirements.

c. When the board recommends—

(1) Retention in the Army (with or without reassignment) and the SECARMY or designee approves the recommendation, the proceedings will be forwarded to HRC (AHRC–OPD–A) and the case will be closed.
(2) Elimination from the Army (to include type of discharge and characterization, if applicable), the recommendation will be transmitted to SECARMY or designee, who makes the final decision.

da. An officer discharged solely for substandard performance of duty will receive an honorable or general under honorable conditions discharge. The Board of Review, or Ad Hoc Review Board, may recommend the characterization of discharge to be more favorable than recommended by the Board of Inquiry but not less favorable. The Board of Review, or Ad Hoc Review Board’s, recommendation is not binding on SECARMY or designee.

e. When the Board of Review, or Ad Hoc Review Board, recommends elimination, it may also recommend clemency in the form of suspension of the separation stating the reasons. However, only SECARMY or designee may grant clemency.

Section III
Eliminations

4–18. Elimination of a nonprobationary officer

a. Elimination action may be initiated by—

(1) CG, HRC. Notification will normally be made through the officer’s chain of command, although certified mail may be used when circumstances warrant.
(2) A GOSCA, for an officer assigned or attached to command (see glossary) (unless specifically withheld by HQDA).
(3) The DCS, G–1, including when recommendations are made by HQDA promotion, school, and command boards and career field designation boards that an officer should be required to show cause for retention on AD. The DCS, G–1 or their designated representative in the grade of major general or above will review such names and decide if initiation of elimination is appropriate when a board recommends an officer show cause for retention. If initiation of elimination is appropriate, the action will be processed according to the rules and steps of the applicable sections of this chapter.

(4) SECARMY, the Chief of Staff, and such officials in their offices as are designated by them. The action will be processed according to the rules and steps of the applicable sections of this chapter.

b. Elimination action will be initiated against an officer who is identified by one or more of the reasons outlined in paragraph 4–2.

c. Any subordinate commander may recommend to the GOSCA the initiation of elimination proceedings for an officer in command.

d. A commander has the discretion to initiate disciplinary action under the UCMJ or to recommend or initiate elimination proceedings under the provisions of this regulation.

(1) The fact that elimination proceedings were initiated when disciplinary action could have been taken will not affect the validity of the elimination proceedings.

(2) Elimination action will not be used in lieu of disciplinary action solely to spare an officer who may have committed serious misconduct from the harsher penalties that may be imposed under the UCMJ.

(3) Conduct that was the subject of judicial or nonjudicial punishment may be the basis for elimination proceedings under this regulation (see para 4–4).

e. Regardless of who initiates the elimination action, the initiating official will furnish the appropriate ACOM/ASCC/DRU a copy of the notification memorandum. The GOSCA will ascertain the identity and location of government witnesses and make reasonable efforts to ensure their availability to appear before a Board of Inquiry.

f. On receipt of elimination actions from the GOSCA, CG, HRC may take the following actions prior to sending the case to ARBA:

(1) Close the case (prior coordination with the initiating official) required for an elimination initiated under paragraph 4–18 a(3) or 4–18 a(4), and, through channels, notify the officer.

(2) Forward the case to ARBA.

g. When the Board of Review recommends elimination, the board will forward the case directly to SECARMY or designee for the final decision.

h. When the Board of Review recommends retention (with or without reassignment), HRC (AHRC–OPD–A) will close the case and, through channels, notify the officer.

i. When SECARMY or designee approves elimination, HRC (AHRC–OPD–A) will forward separation instructions to the appropriate MPD.

j. The required steps for processing an elimination of a nonprobationary officer are shown in table 4–1.

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Table 4–1
Processing elimination of a nonprobationary officer

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>PPAA BN S–1 C&amp;S</td>
<td>The initiating official (see paras 4–18a(1) through 4–18a(4)) notifies the officer, in writing, that elimination action has been initiated and that he or she is required to show cause for retention on AD (see fig 4–3). Initiates a DA Form 268 (see AR 600–8–2).</td>
</tr>
</tbody>
</table>
| 2 | PPAA BN S–1 C&S | The initiating official advises the officer of the reasons supporting the elimination action and the factual allegations supporting the reasons. Only applicable reasons as outlined in paragraph 4–2 that can be supported by specific factual allegations and evidence may be the basis for elimination. Evidence to support the elimination must be able to stand on its own merits. Prior coordination with the servicing judge advocate or legal advisor is required for actions initiated by the GOSCA. Advises the officer that he or she may—
  a. Tender resignation in lieu of elimination (see para 4–20).
  b. Request discharge in lieu of elimination (see para 4–20).
  c. Apply for retirement in lieu of elimination if otherwise eligible for voluntary retirement as stated in paragraph 6–16c. Voluntary retirement application will be amended to specifically state that the application is submitted in lieu of elimination. If the officer’s AMHRR contains derogatory information or evidence of misconduct in his or her current grade, the basis for elimination involves derogatory information or any reason under paragraph 4–2b or 4–2c, the notification letter will also notify the officer that the voluntary retirement if approved, will be forwarded to DASA (RB) for a determination in accordance with AR 15–80 |
<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>as to the highest grade satisfactorily served for purposes of retired pay. Any matters the officer wants considered on this issue of the grade determination must be submitted with the request for retirement in lieu of elimination.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>d. Appear before a Board of Inquiry to show cause for retention.</td>
</tr>
<tr>
<td>3</td>
<td>PPAA BN S–1 C&amp;S</td>
<td>The initiating official advises the officer that he or she has 30 calendar days to acknowledge receipt in writing, to prepare a written statement or rebuttal and/or elect one of the options as stated in steps 2a through 2d of this table.</td>
</tr>
<tr>
<td>4</td>
<td>PPAA BN S–1 C&amp;S</td>
<td>The initiating official advises the officer of the least favorable discharge that he or she may receive. An officer separated solely for substandard performance will receive an honorable discharge (see para 4-2a). If separated for reason(s) under paragraph 4-2b or 4-2c, an officer may receive an under other than honorable discharge.</td>
</tr>
<tr>
<td>5</td>
<td>PPAA BN S–1 C&amp;S</td>
<td>The initiating official advises the officer that he or she may consult with the local finance and accounting officer concerning possible entitlement to separation pay.</td>
</tr>
<tr>
<td>6</td>
<td>PPAA BN S–1 C&amp;S</td>
<td>The initiating official advises the officer that if he or she requests resignation or discharge in lieu of elimination action and it is approved, he or she will be separated—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. Not later than 30 calendar days after receipt of notification that request for resignation or discharge was approved (only when separated solely for substandard performance). Release will not be prior to the 30th day without the officer’s consent.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>b. Not later than 14 calendar days and no earlier than 5 calendar days after receipt of notification that the request for resignation or discharge was approved when stationed in CONUS.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. For officers assigned OCONUS, they will be returned to the CONUS separation TC no later than 21 calendar days after receipt of written notification that the request for resignation or discharge was approved, and separated no later than 5 calendar days after arrival at the CONUS TC.</td>
</tr>
<tr>
<td>7</td>
<td>C&amp;S</td>
<td>The initiating official personally signs the memorandum.</td>
</tr>
<tr>
<td>8</td>
<td>PPAA BN S–1 C&amp;S</td>
<td>The GOSCA furnishes a copy of the notification memorandum directly to HRC (AHRC–OPD–A).</td>
</tr>
<tr>
<td>9</td>
<td>Soldier</td>
<td>Officer responds with acknowledgment of receipt (see fig 2–4). Submits a written statement or rebuttal or elects one of the options in step 2 of this table within 30 calendar days.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. The statement or rebuttal may be prepared with the assistance of an officer of the JAGC or civilian counsel obtained by the officer at no expense to the Government.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>b. The statement or rebuttal should contain any pertinent facts bearing on the question of the officer’s elimination. Documents submitted must be legible and reproducible. They may be sworn or unsworn.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. The officer submits the appropriate application for separation if in lieu of elimination option is selected.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>d. The officer undergoes a separation physical examination within 5 duty days from the date the option is chosen.</td>
</tr>
<tr>
<td>10</td>
<td>C&amp;S</td>
<td>The initiating official (CG, HRC or GOSCA, as appropriate), on receipt of the officer’s statement or rebuttal and/or option selection, will act as follows:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. Closes the case. Prior to closing cases initiated under paragraph 4-18a(3) or 4-18a(4), the CG, HRC will coordinate with the initiating official. The GOSCA may only close a case that he or she initiated.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>b. Expeditiously forwards the appropriate application and all elimination papers directly to HRC (AHRC–OPD–A), if the officer elects one of the options in step 2a through 2c of this table. When the GOSCA is not the GCMCA, furnishes a copy to the GCMCA. The forwarding endorsement includes the direct POC for the elimination action to include name and telephone number.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. If closing the case is not warranted and the officer declines to elect an option, refer the case to a Board of Inquiry. The GOSCA is authorized to appoint a field Board of Inquiry without referral to HRC. The GOSCA notifies HRC (AHRC–OPD–A), by electronic message that a Board of Inquiry is being appointed and requests that two copies of the officer’s AMHRR and ORB be provided.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>d. Determines whether medical board or PEB proceedings are pending or appropriate if the case is not closed (see para 4-3a).</td>
</tr>
<tr>
<td>11</td>
<td>C&amp;S</td>
<td>The GOSCA, prior to forwarding the case to the Board of Inquiry, ensures that—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. All evidence considered by the board is included, and that the report of investigation is complete.</td>
</tr>
</tbody>
</table>
### Table 4–1
Processing elimination of a nonprobationary officer—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>b. Documents are legible and reproducible.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. The statement submitted by the officer is made a part of the record.</td>
</tr>
<tr>
<td>12</td>
<td>C&amp;S</td>
<td>The GOSCA forwards the case to the Board of Inquiry. The Board of Inquiry will be completed no later than 90 calendar days from the date that the GOSCA directs that a Board of Inquiry be conducted.</td>
</tr>
<tr>
<td>13</td>
<td>C&amp;S</td>
<td>The GOSCA forwards the Board of Inquiry proceedings to HRC (AHRC–OPD–A) no later than 30 calendar days after the board’s adjournment. This time limit must be met.</td>
</tr>
<tr>
<td>14</td>
<td>C&amp;S</td>
<td>The GOSCA, when a Board of Inquiry recommends retention, closes the case, notifies the officer in writing, and notifies HRC (AHRC–OPD–A) that the officer has been retained by the Board of Inquiry and of the date of the officer’s notification. Forwards the board’s proceedings (original copy only, either verbatim or summarized transcript) with a copy of the officer’s notification memorandum to HRC (AHRC–OPD–A). The officer may not be considered for elimination again for the same reason(s) unless authorized by paragraph 4-4c or 4-4d.</td>
</tr>
<tr>
<td>15</td>
<td>C&amp;S</td>
<td>The GOSCA, when a Board of Inquiry recommends elimination, closes the case if retention is appropriate (only for eliminations initiated by a GOSCA for an officer assigned or attached to command (unless specifically withheld by HQDA)) and complies with step 14 of this table.</td>
</tr>
<tr>
<td>16</td>
<td>C&amp;S</td>
<td>The GOSCA, when a Board of Inquiry recommends elimination or it was initiated under paragraph 4-18a(1), 4-18a(3), or 4-18a(4), completes the following administrative actions:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. Furnishes the officer a copy of the Board of Inquiry report and obtains a receipt of acknowledgment.</td>
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<td></td>
<td>b. Gives the officer the options listed in step 2a through 2c of this table.</td>
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<tr>
<td></td>
<td></td>
<td>c. Advises the officer that—</td>
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<tr>
<td></td>
<td></td>
<td>(1) He or she may submit an appellate brief and statement within 7 calendar days after receipt of the Board of Inquiry report or proceedings.</td>
</tr>
<tr>
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<td></td>
<td>(2) The entire case will be considered by Board of Review if the Notification of Elimination was signed by the GOSCA and served on the officer before 20 September 2013; in such instances the officer will be entitled to a copy of the Board of Review report.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(3) If the Board of Review, if required, determines that the officer should not be retained, the case will be referred to SECARMY or designee for final action. If the Board of Review determines the officer should be retained, the case will be closed. In either event, the officer will be notified at the earliest and practicable time by CG, HRC.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>d. Has the officer undergo a separation physical examination. Establishes internal suspense controls to ensure expeditious processing of the separation physical examination.</td>
</tr>
<tr>
<td>17</td>
<td>C&amp;S</td>
<td>The GOSCA, when a Board of Inquiry recommends elimination (after completing the administrative action required in step 16 of this table), forwards by personal endorsement the original report of the Board of Inquiry proceedings to the CG, HRC including—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. Recommendation of approval or disapproval of the Board of Inquiry’s recommendation (state reason(s) when disapproval is recommended). The GOSCA may recommend retention when elimination is recommended by the board.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>b. A statement that the officer was furnished a copy of the Board of Inquiry report.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. A recommendation of the type of discharge to be issued. (Only applicable where the officer was required to show cause for retention for reasons indicated in paragraph 4-2b or 4-2c and provided the officer is not eligible for retirement under chapter 6 of this regulation.) The recommendation of the type of discharge may be more favorable but may not be less favorable than that recommended by the board.</td>
</tr>
<tr>
<td></td>
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<td>d. The officer’s appellate brief (if submitted). The GOSCA must include a statement in the forwarding memorandum that the brief was reviewed and may submit any other appropriate comments concerning the brief. Derogatory information that has not been previously provided to the respondent will not be added to the forwarding memorandum. If the GOSCA believes it necessary to include in their endorsement derogatory information that was not previously made part of the action, the respondent will be served with a copy of the derogatory information and will be provided with a reasonable opportunity to rebut the information.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>All rebuttals and resignations or requests for discharge in lieu of elimination will have the GOSCA’s personal endorsement.</td>
</tr>
<tr>
<td>18</td>
<td>PPAA (TC)</td>
<td>On receipt of separation instructions, takes action to separate the officer. Final release orders and forms cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>
4–19. Elimination of a probationary officer
   a. The rules for a nonprobationary officer (see para 4–18) also apply to a probationary officer, except as noted in paragraph 4–19c.
   b. A probationary officer is—
      (1) Any commissioned officer on the ADL with less than 6 years active commissioned service or a commissioned Reserve officer with less than 6 years commissioned service (see 10 USC 630).
      (2) Warrant officers who have less than 3 years’ service since original appointment in their present component (see 10 USC 1165).
   c. If at any time during the processing of the recommendation (before a final decision in the case) the officer no longer meets the probationary criteria stated in paragraph 4–19b, the case will be processed under paragraph 4–18.
   d. An officer identified for elimination may—
      (1) Tender a resignation in lieu of elimination.
      (2) Apply for retirement in lieu of elimination if otherwise eligible. (Format for voluntary retirement will be amended to specifically state that the application is submitted in lieu of elimination.)
      (3) Tender resignation in lieu of elimination.
   e. Processing an officer’s recommendation for elimination under this paragraph does not require referral to a Board of Inquiry unless the officer declines to elect one of the options in paragraph 4–19d and an other than honorable discharge is recommended.
   f. If the officer declines to elect one of the options listed in paragraph 4–19d, and if an honorable or general discharge (under honorable conditions) is recommended, CG, HRC, will forward the case to the DASA (RB) for final decision. The GOSCA will make a formal recommendation concerning the options submitted by the officer.
   g. If the officer declines to elect one of the options listed in paragraph 4–19d, and if an other than honorable discharge is recommended, the case will be processed as if the officer was a nonprobationary officer.
   h. CG, HRC, will forward the case to the DASA (RB).
   i. The DASA (RB) may direct:
      (1) Retention.
      (2) Discharge.
      (3) Referral to a Board of Inquiry.
   j. Action by the DASA (RB) acting for SECARMY, is final.
   k. When the DASA (RB) directs the officer’s retention, HRC (AHRC–OPD–A) will close the case and notify the officer through the GOSCA.
   l. When the DASA (RB) as appropriate, approves the elimination, HRC (AHRC–OPD–A) will forward separation instructions to the appropriate MPD.
   m. When the DASA (RB) refers the case to a Board of Inquiry, procedures in table 4–1, steps 10 through 18 will be followed.
   n. The required steps for processing the elimination of a probationary officer are shown in table 4–2.

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**Table 4–2**

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>PPAA BN S–1 C&amp;S</td>
<td>The initiating official (see para 4-18a(1) through 4-18a(4)) notifies the officer in writing that elimination action has been initiated and that he or she is required to show cause for retention on AD (see fig 4–3). Initiates a DA Form 268 (see AR 600–8–2).</td>
</tr>
</tbody>
</table>
| 2    | PPAA BN S–1 C&S | The initiating official advises the officer of the reasons supporting the elimination action and the factual allegations supporting the reasons. Only applicable reasons as outlined in paragraph 4–2 that can be supported by specific factual allegations and evidence may be the basis for eliminations. Evidence to support the elimination must be able to stand on its own merits. Prior coordination with a servicing judge advocate or legal advisor is required for actions initiated by the GOSCA. Advises the officer that he or she may—
   a. Tender resignation in lieu of elimination (see para 4–20).
   b. Apply for retirement in lieu of elimination if otherwise eligible for voluntary retirement as shown in table 6–1. Voluntary retirement application will be amended to specifically state that the application is submitted in lieu of elimination. Any matters the officer wants considered on the issue of grade determination may be submitted with the request for retirement in lieu of elimination. |
<p>| 3    | PPAA BN S–1 C&amp;S | The initiating official advises the officer that he or she has 30 calendar days to acknowledge in writing, to prepare a written statement or rebuttal, and/or to elect one of the options stated in step 2 of this table. Advises the officer of the least favorable discharge and characterization that he or she may receive. An officer separated solely for substandard performance will receive an honorable discharge (see para 4-2a). If |</p>
<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>PPAA BN S–1 C&amp;S</td>
<td>The initiating official advises the officer that he or she may consult with the local finance and accounting officer concerning possible entitlement to separation pay.</td>
</tr>
</tbody>
</table>
| 5    | PPAA BN S–1 C&S | The initiating official advises the officer that if he or she requests resignation in lieu of elimination action, he or she will be separated as stated in steps 5a and 5b of this table.  
   a. Not later than 30 calendar days after receipt of notification that request for resignation or discharge was approved (only when separated solely for substandard performance). Release will not be prior to the 30th day without the officer’s consent.  
   b. Not later than 14 calendar days or earlier than 5 calendar days after receipt of notification that the request for resignation or discharge was approved when stationed in CONUS.  
   For an officer assigned OCONUS (except as stated in step 5a of this table), he or she will be returned to the CONUS separation TC no later than 21 calendar days after receipt of written notification that the request for resignation or discharge was approved and will be separated no later than 5 calendar days after arrival at the CONUS TC. |
| 6    | C&S         | The GOSCA personally signs the memorandum. |
| 7    | PPAA BN S–1 C&S | The GOSCA furnishes a copy of the notification memorandum directly to HRC (AHRC–OPD–A). |
| 8    | Soldier     | The officer responds with acknowledgment of receipt (see fig 2–4). Submits a written statement or rebuttal and/or elects and submits an option at step 2 of this table to the initiating officer within 30 calendar days.  
   a. The statement or rebuttal may be prepared with the assistance of an officer of the JAGC or civilian counsel obtained by the officer at no expense to the Government.  
   b. The statement or rebuttal should contain any pertinent facts bearing on the question of the officer’s elimination. Documents submitted must be legible and reproducible. They may be sworn or unsworn.  
   c. Undergo a separation physical examination within 5 duty days if an option is selected. |
| 9    | C&S         | The initiating official (CG, HRC, or the GOSCA, as appropriate), on receipt of the officer’s statement or rebuttal and/or option selection, does as follows:  
   a. Closes the case. Prior to closing cases initiated under paragraph 4-18a(3) or 4-18a(4), the CG, HRC, will coordinate with the initiating official. The GOSCA may only close a case that he or she initiated.  
   b. If the officer elects one of the options listed at step 2, forwards the appropriate application and all elimination documents directly and expeditiously to HRC (AHRC–OPD–A). Recommends approval or disapproval of the application and includes the POC (name and telephone number).  
   c. If the officer declines to elect one of the options, and an honorable or general discharge (under honorable conditions) is recommended, forwards the case directly to HRC (AHRC–OPD–A). Includes the POC (name and telephone number).  
   d. If the officer declines to elect one of the options and if an under other than honorable discharge is recommended, the elimination action will be processed under the procedures for a nonprobationary officer at table 4–1, steps 10 through 18, then return to step 10 of this table.  
   If the case is not closed, determine whether medical board or PEB proceedings are pending or appropriate (see para 4-3a). |
| 10   | PPAA (TC)   | On receipt of separation instructions, take action to separate the officer. Final release orders and forms cite regulatory authority and SPD as shown in AR 635–5–1. |

**4–20. Option an officer elects while elimination action is pending**

  a. An officer identified for elimination may, at any time during or prior to the final action in the elimination case, elect one of the following options (as appropriate):  
     1. Submit a resignation in lieu of elimination.  
     2. Request discharge in lieu of elimination (except probationary officers).
(3) Apply for retirement in lieu of elimination if otherwise eligible. The officer must have at least 19 years and 6 months active service toward regular retirement or 19 years and 6 months good reserve years for nonregular retirement to apply.

b. When an option is elected, the GOSCA may suspend elimination proceedings pending final action on the option elected by the officer. If, prior to final action on an officer’s resignation in lieu of elimination, the officer is retained by a Board of Inquiry, Board of Review, or the GOSCA, the officer’s request for resignation becomes void.

c. Any officer described in AR 15–80 who is being retired that has been the subject of any substantiated adverse finding or conclusion from an officially documented investigation, proceeding, or inquiry (except minor traffic infractions) since the officer’s last promotion, will have the case forwarded to the Army Grade Determination Review Board for a grade determination under AR 15–80 to determine the highest grade the officer satisfactorily held while on AD. Final retirement grade determination is made by DASA (RB) or ASA (M&RA), as appropriate. HRC (AHRC–OPD–A) forwards the following:

(1) Retirement application.
(2) The elimination notification memorandum (to include all supporting documentation).
(3) Officer rebuttal (if any).
(4) AMHRR.

d. When an officer submits a resignation in lieu of elimination or a request for discharge in lieu of elimination, the officer waives the right to a hearing before a Board of Inquiry, and the case will be processed without convening a Board of Inquiry.

e. An officer may wish to waive the right to a Board of Inquiry contingent upon receiving a characterization of service more favorable than the least favorable characterization authorized for the reason for elimination set forth in the notice of elimination.

(1) Officers wishing to submit a conditional waiver will submit a completed Resignation in Lieu of Elimination (see fig 4–5) or a Request for Discharge in Lieu of Elimination (see fig 4–7).

(a) The DASA (RB) may approve or disapprove the conditional waiver.

(b) If the conditional waiver is disapproved, the case will be referred to a Board of Inquiry unless there is a subsequent resignation in lieu of elimination or request for discharge in lieu of elimination, where the officer unconditionally waives the right to a hearing before a Board of Inquiry.

(2) Commanders will ensure that an officer has had an opportunity to consult with counsel before waiving the right to a hearing before a Board of Inquiry.

f. Upon final determination, HRC (AHRC–OPD–A) will forward appropriate separation instructions to the appropriate MPD.

g. The required steps for processing an option that officer elects while elimination action is pending are shown in table 4–3.

Table 4–3
Processing an option that officer elects while elimination action is pending

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>Selects an option.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. Resignation in lieu of elimination, if reason for elimination is substandard performance of duty. Use format shown in figure 4–4.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>b. Resignation in lieu of elimination, if reason for elimination is substandard performance and/or misconduct, moral or professional dereliction, or in the interest of national security. Use format shown in figure 4–5.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. Discharge in lieu of elimination, if reason for elimination is substandard performance of duty (excluding probationary officers). Use format shown in figure 4–6.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>d. Discharge in lieu of elimination, if reason for elimination is substandard performance and/or misconduct, moral or professional dereliction, or in the interest of national security (excluding probationary officers). Use format shown in figure 4–7.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>e. Retirement in lieu of elimination. Use format shown in figure 6–2, amended as required. Specifically state that the application is submitted in lieu of elimination proceedings.</td>
</tr>
<tr>
<td>2</td>
<td>PPAA BN S–1</td>
<td>Processes the option. Determines whether medical board or PEB proceedings are pending or appropriate (see para 4–3a). The commander makes recommendation for approval or disapproval and for characterization of discharge and forwards to the GOSCA with the following documents:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. Elimination recommendation memorandum (GOSCA to officer).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>b. Report of investigation (if applicable).</td>
</tr>
<tr>
<td>Step</td>
<td>Work center</td>
<td>Required action</td>
</tr>
<tr>
<td>------</td>
<td>-------------</td>
<td>-----------------</td>
</tr>
</tbody>
</table>
|      |             | c. Medical examination and mental status evaluation (if applicable).  
|      |             | d. DA Form 268. |
| 3    | C&S         | The GOSCA makes recommendation for approval or disapproval and for type of characterization to be furnished and immediately forwards the option request, to include all supporting documents to HRC (AHRC–OPD–A), with an information copy to the GCMCA (if different from the GOSCA) concerned. |
| 4    | C&S         | The GOSCA advises HRC (AHRC–OPD–A) in writing of the status of the Board of Inquiry proceedings. |
| 5    | PPAA (TC)   | On receipt of separation instructions, takes action to separate the officer. Release orders and forms will cite the regulatory authority and SPD as shown in AR 635–5–1. |
Figure 4–1. Format guidance for Board of Inquiry verbatim report
Proceedings of a Board of Inquiry

Which met at (location), at (time) hour, (date), pursuant to the following orders:
(Note: The orders appointing the Board of inquiry, as well as amendments, will be described by the recorder at this point by headquarters of issuance, date, and subject.)

PRES: The Board will come to order. Has the respondent specifically requested that certain persons be admitted to attend these proceedings as spectators?

REC: No such request has been made.

PRES: The appointing authority has not specifically authorized the presence of any spectator during the proceedings, and none will be permitted.

REC: This board of inquiry is appointed by (name); (as amended by (name)) a copy has been furnished to each member of the board, the respondent, the appointed respondent counsel, and to the reporter for incorporation in the record at this point as Government Exhibit No. 1. I shall now read the orders.

REC: The following persons named in the appointing orders are present: (names). The following persons named in the appointing orders are absent: (names). The respondent concerned, (name) is present.

REC: The mission of this Board of Inquiry is to afford the respondent a fair and impartial hearing with regard to the requirement that the officer show cause why he or she should not be eliminated from the Army, and to determine from the evidence presented the course of action that will best serve the interest of the Government without jeopardizing the rights of the respondent.

REC: (Name), a reporter has been made available to record and transcribe these proceedings and will now be sworn.
(Note: The reporter rises and stands with right hand raised; the recorder or president rises, faces the reporter, and administers the oath.)

REC: You swear (or affirm) that you will faithfully perform the duties of reporter to this board? So help you God?

REPT: I do.

PRES: (Name), as the respondent in these proceedings, you may represent yourself or be represented (by the appointed respondent's counsel) or (by individual military counsel of your own selection, if reasonably available, or civilian counsel obtained by you at no expense to the Government). I now ask you whether you will represent yourself or will you be represented?

RESP C: The respondent is represented by (name), the appointed respondent's counsel and/or (introduces as respondent's counsel).

PRES: Will the respondent's counsel call any member of the board as a witness in those proceedings?

RESP C: No.

PRES: No member of the board has sat on any other Board of Inquiry in considering the case of the respondent. No member of the board will be or has been called as a witness, and no member has previously recommended or has been a member of any board that recommended elimination or relief from active duty of the respondent. No member of the board has been a member of reviewing authority of a court-martial in which this respondent was the accused, nor has any member or the board otherwise considered the case of the respondent or been a member of the selection board that found that the respondent should show cause for his or her retention in the Army.

Figure 4-1. Format guidance for Board of Inquiry verbatim report—continued
PRES: I now ask the respondent to state his or her date of rank or grade which serving.
RESP: States date of rank or grade which serving
PRES: If any member is junior to the respondent in date of rank, he or she will now state.
   All members of the board indicated they were senior.
PRES: (Name), as the respondent in these proceedings you have the following rights and privileges:
   (Note: The president will read the pertinent portions of AR 600-8-24, paragraph 4-11, which will be recorded verbatim by the reporter.)
PRES: The records in this case disclose (no grounds for challenging any member for cause) (grounds for the challenge of (name), for the following reasons: (reason(s))). If any member of the board or if the recorder is aware of any facts that he or she believes may be a ground for challenge of any member by the respondent, he or she should now state those facts. In this connection, may I remind the members of the board that they have seen certain records, documents, and reports that were furnished to the board prior to this meeting. Notwithstanding this fact, do you know of any reason why you would not be able to hear the evidence submitted by the respondent and make a fair and impartial determination in this case?
   (Note: If the member states no such facts, the president should recite for the record, "Apparently, no such facts are known.")
REC: The Government (has no challenge) (challenges (name) for the reason (reason)).
   (Note: The board is responsible to ensure that all members are eligible.)
PRES: Does the respondent desire to challenge any member of the board for cause?
RESP: The respondent (has no challenges) (challenges (name) for cause on the ground (reason(s))).
   (Note: The respondent and recorder may present arguments for or against sustaining the challenge. The challenged member may be called to testify concerning the grounds for challenge. The senior unchallenged member of the board determines whether a challenge will be sustained. Challenges will be disposed of individually in the order presented.)
PRES: The board will be closed.
   The board was closed at (time) hours, (date).
   The board opened at (time) hours, (date).
PRES: The board is open.
REC: All members present when the board closed, the respondent, counsel, recorder, and reporter are again present.
PRES: The challenge is (sustained) (overruled).
   (Note: If a challenge is sustained, the recorder should recite for the record, "The challenged member withdrew from the board and from the hearing room". If, as a result of sustained challenges, the membership of the board is reduced below the three required, it will recess pending the appointment of replacement by the appointing authority.)
REC: The board will be sworn.

Figure 4–1. Format guidance for Board of Inquiry verbatim report—continued
(Note: All persons in the hearing room will stand while the oath is being administered to the board, the legal advisor, and the recorder. Each member of the board raises the right hand as his or her name is called by the recorder in administering the following oath.)

REC: You, General (name), Colonel (name), (name), do swear (or affirm) that you will faithfully perform all duties imposed on you as a member of this Board of Inquiry, that you will faithfully and impartially examine, inquire in, and hear, according to the evidence, your conscience, and applicable regulation, the matter now before you involving (name), the respondent, and that you will not disclose the opinion or vote, if known to you, of any particular member of the board on a challenge or on the findings and recommendations unless required to do so before a court of justice in the due course of law. So help you God?

EACH MEMBER: I do.

(Note: The members lower their hands, but remain standing while the recorder administers the oath to the legal adviser, who raises his or her right hand.)

REC: You, (name), do swear (or affirm) that you will faithfully and impartially perform, according to your conscience and the laws and regulations provided for hearings of this nature, all duties incumbent on you as legal adviser for this board and that you will not disclose the findings or recommendations of the board in this case until they shall have been announced by the board. So help you God?

LEGAL ADVISER: I do.

(Note: The legal adviser lowers his or her hand and remains standing along with the board members while the President administers the oath to the recorder, who raises his or her right hand.)

PRES: You, (name), do swear (or affirm) that you will faithfully execute all the orders of this Board of Inquiry and that you will faithfully supervise the accurate recording of the evidence received in and the proceedings had in, the matter now before this board. So help you God?

REC: I do.

PRES: The board is now convened.

(Note: If it is desired to orient the board in open session, it should be done at this point.)

I am familiar with the contents of the records, documents, and reports that were furnished to the board with this case.

(Note: If there is to be a verbal presentation of the case it should be done at this point.)

PRES: Does any member desire a recess at this time to make further study?

(Note: If no recess is requested, the reporter should note that fact for the record.)

PRES: (Name), as the respondent in these proceedings, you may present such evidence as is pertinent to your case. I now ask you whether you desire a copy of the record of these proceedings?

REC: He or she (does/does not).

PRES: The recorder, in lieu of and under the direction and supervision of myself as president of the board, will now proceed with the presentation of the evidence on behalf of the Government.

Figure 4–1. Format guidance for Board of Inquiry verbatim report—continued
Figure 4–1. Format guidance for Board of Inquiry verbatim report—continued

REC: I request that the reporter mark this exhibit for identification.
(Note: The reporter is responsible for keeping a list of exhibits marked for identification and also as finally accepted in evidence. Government exhibits should be numbered consecutively; defense exhibits should be lettered consecutively. To clarify the proceedings in regard to exhibits, they should be admitted by the same number or letter they bore "for identification", even though omissions appear in the sequence of numbers or letters of exhibits finally admitted. Ordinarily, the words "for identification" are simply lined out when an exhibit is admitted in evidence. The reporter will mark on the exhibit (or affix the tag) the appropriate number or letter and state its number.)

REPT: This will be Government Exhibit Number (number) for identification.

REC: Government Exhibit Number (number) for identification is a letter (describe by date, subject, file number, name of author, and name of addressee) together with (number) endorsement, in which the individual concerned (name and grade of respondent), was notified that he or she would be required to show cause why he or she should remain in the Army. I offer it in evidence as Government Exhibit Number (number).
(Note: At the time an exhibit is offered in evidence, respondent's counsel should be afforded the opportunity to examine same and object.)

PRES: Government Exhibit Number (number) for identification is admitted in evidence as Government Exhibit Number (number).

REC: I offer the exhibit in evidence to show that respondent was notified in writing of the charges against him or her at least 30 days before the convening board.

REC: I invite the board's attention to the fact that by the (number) endorsement, dated (date), forming a part of Government Exhibit Number (number), the respondent elected to appear before a Board of Inquiry.

REC: I ask that the reporter mark this exhibit for identification.

REPT: This will be Government Exhibit Number (number) for identification.

REC: Government Exhibit Number (number) for identification is a letter (describe the letter in detail, including headquarters of issuance, date, subject, file number, and address) notifying the respondent of this hearing. By endorsement (number), dated (date), attached to and forming a part of the exhibit, the respondent acknowledged receipt. I offer the exhibit in evidence as Government Exhibit Number (number) to show that he or she was given not less than 10 days' notice of the time and place of the convening of this board.

PRES: Government Exhibit Number (number) for identification is admitted in evidence as Government Exhibit Number (number).

REC: I ask that the reporter mark this exhibit for identification.

REPT: This will be Government Exhibit Number (number) for identification.

REC: Government Exhibit Number (number) for identification is a letter directed by the appointing authority to the president of the board (describe the letter in detail, including headquarters of issuance, date, subject, file number, and address) comprised of the basic communication and (number) endorsements, attached which are (number) enclosures, the findings of the selection board and all documentary evidence identified by it in support I offer the exhibit in evidence as Government Exhibit Number (number) as constituting all the records and documents referred to the board.
PRES: Government Exhibit Number (number) for identification is admitted in evidence as Government Exhibit Number (number).

REC: I ask that the reporter mark this exhibit for identification.

REPT: This will be Government Exhibit Number (number) for identification.

REC: Was respondent furnished copies of all pertinent records on (date) when notified of requirement to show cause? Government Exhibit Number (number) for identification is a receipt signed by him or her dated (date). I offer it in evidence as Government Exhibit Number (number).

PRES: Government Exhibit Number (number) for identification is admitted in evidence as Government Exhibit Number (number).

REC: With the concurrence of the president and the consent of the respondent, the recorder and respondent’s counsel stipulate as follows:

PRES: The stipulation is accepted.

REC: The Government calls as a witness (name).

(Note: When the witness is sworn he or she raises the right hand, and the president or recorder administers the oath.)

REC: You swear (or affirm) that the evidence you shall give in these proceedings shall be the truth, the whole truth, and nothing but the truth? So help you God?

WIT: I do.

REC: State your full name (grade, organization, station, and Armed Forces occupation and residence.)

WIT: Witness states full name, grade, organization, station, and the Armed Forces occupation and residence.

REC: Do you know the respondent in these proceedings?

WIT: Yes.

REC: Will you state the respondent’s name and point to him or her.

WIT: 

REC: Let the record show that the witness pointed to the respondent.

(Note: The recorder will ask like preliminary qualifying questions of witnesses called by the respondent. After the Government has completed the direct examination of the witness, the defense cross-examines or declines to cross-examine the witness.)

REC: The Government has no (further) questions.

PRES: The record of proceedings so far had in this matter will now be read to the new members by the recorder. The recorder of the proceedings so far was then read to the new members.

(Note: The President should grant a recess, if the new members desire it for further study of the case.)

PRES: The proceedings have been read to date, the hearings may proceed.

(Note: The respondent’s counsel then proceeds to complete the case for the respondent, following which the recorder or the president presents any available evidence in rebuttal.)

RESP C: The respondent has no further evidence to present in his or her behalf.

REC: The Government has no further evidence to present.

PRES: The board will be closed. The board was closed at (time) hour, (date).

(Note: The findings will be stated as specified in AR 600-8-24, paragraph 4-15b.)
Findings and Recommendations

The board opened at (time) hour, (date)

PRES: The board is open.

REC: Let the record show that all voting members when the board was closed, the respondent, counsel, recorder, and reporter are again present.

PRES: (Name), it is my duty as president of this board of inquiry to inform you that the board in closed session and by secret written ballot, a majority of the members present at the time the vote was taken concurring, has made the following findings and recommendations:

Findings

The board having carefully considered the evidence before it finds:
(The board will make specific findings of facts supported by a preponderance of the evidence, in sufficient detail to support the Board’s recommendation. The findings will address each separate reason for separation and each separate factual allegation. The board may choose to address mitigating, extenuating, or aggravating factors in its findings where the Board believes that such findings are necessary to support or explain the Board’s recommendation. Standing alone, conclusory statements such as “the respondent engaged in conduct unbecoming an officer” are not findings of fact. In the case of disagreement, a member may make dissenting findings.)

Recommendations

PRES: In view of such findings, the board recommends:
(The board will make recommendations supported by the findings. In the case of disagreement, a member may make a dissenting recommendation).

PRES: The matters before this Board of Inquiry having been determined, the proceedings are ended. The proceedings were completed at (time) hours, (date).

Authentication of Record of Board of Inquiry

In reference to the matter of (respondent)

President

Member

Member

(Recorder)
I have examined the record of the Board of Inquiry hearing.

(Respondent’s counsel)
All items are applicable to records of proceedings under AR 600-8-24 before Boards of Inquiry. The recorder of the board and the appointing authority (or his or her designated representative) will answer the following questions with a yes or no response and attest to the response by entering the date and their signatures (including rank) at the completion of the questions.

The board, through its president, is completely responsible for all aspects of the proceedings. It is the responsibility of the recorder to ensure throughout the hearing that the Government's case is presented fully. The recorder will be alert to develop new evidence in its favor to support the allegations made by the Government, including the procurement and presentation, and to examine witnesses. Unless otherwise indicated, all cited references are from this regulation. A copy of this data sheet will be furnished to each board member for his or her use, at the time of appointment.

1. Was respondent served with a notice to show cause (AR 600-8-24, paras 4-18 and 4-19)?
2. If respondent made an election other than to appear, was appropriate action taken (AR 600-8-24, paras 4-18 and 4-19)?
3. Were the orders appointing the board issued by the GOSCA (AR 600-8-24, para 4-7)?
4. Did the order appointing the board designate a respondent's counsel (AR 600-8-24, para 4-12a)?
5. Is the board comprised of three or more officers of proper grade and one or more recorders, and is each qualified (AR 600-8-24, para 4-7)?
6. If the respondent is a non-regular Army officer, was one or more members of the board a Reserve component officer (AR 600-8-24, para 4-7a)?
7. Do the appointing orders clearly specify the matter to be investigated and cite specifically the regulations under which the board is convened (AR 15-6, para 2-1b)?
8. Was an officer of the Judge Advocate General's Corps designated as recorder (AR 600-8-24, para 4-9a)?
9. Was a civilian court reporter erroneously employed (AR 15-6, para 2-2)?
10. Does the record show at the outset of each session the time, date, place, and station; and does it also show the time of each closing (AR 600-8-24, para 4-9d(5))? 
11. Were all orders appointing the board and appointing personnel read by the recorder at the initial session, and are they attached to the records as exhibits (AR 600-8-24, para 4-9d(4))? 
12. Were at least three members or such larger number as constitutes a majority of those detailed as members, present at all hearings (AR 600-8-24, para 4-7a)?
13. At the opening of each session, did the recorder note for the record the presence of members of the board and the respondent and his or her counsel, if any (AR 600-8-24, para 4-9d(5))? 
14. If a member was absent or a new member was appointed, was the record read by and were all prior proceedings made known to, him or her before the proceedings continued (AR 15-6, para 5-2d)?
15. Does the record show that the officer concerned was notified by the GOSCA of show cause action and furnished substance of the grounds at least 30 days prior to convening of a board (AR 600-8-24, paras 4-8b and 4-11b)?

Figure 4–2. Board of inquiry data sheet
16. Does the record show that the officer concerned was given at least 10 days' notice of the time and place of the convening of the board (AR 600-8-24, para 4-9d(1))? 
17. Does the record show that at a sufficiently early date, the respondent had access to and was furnished copies, if desired, of all releasable records and documents referred to the board (AR 600-8-24, para 4-9d(2))? 
18. Was the respondent advised by the president of his or her rights and privileges as prescribed by AR 600-8-24, paragraph 4-8g? 
19a. Did the president ask the members of the board to state any facts known to them that they believe might be grounds for challenge for cause (AR 600-8-24, para 4-8)? 
19b. Was the respondent extended the right to challenge any member of the board for cause (AR 600-8-24, para 4-11d)? 
20. Was action of the board on challenges proper (AR 600-8-24, para 4-11d)? 
21. Were the members of the board sworn by the recorder, and was the recorder sworn by the president (AR 600-8-24, paras 4-9e and 4-9d)? 
22. Does the record show that at the outset of the proceedings the members refreshed their memories as to the contents of the records, documents, and reports furnished with the case (AR 600-8-24, para 4-8)? 
23. Was the respondent permitted counsel of his or her own selection under the conditions set forth in AR 600-8-24, paragraphs 4-11a, 4-12a, and 4-12b? 
24. Did the president advise the respondent of his or her right to present pertinent evidence (AR 600-8-24, para 4-11e)? 
25. Did the president ask the respondent to state for the record whether he or she desired a copy (AR 600-8-24, para 4-11c)? 
26. Were spectators other than those specifically requested by the respondent or as authorized by the appointing authority, present during the proceedings (AR 600-8-24, para 4-14)? 
27a. Was the respondent at all open sessions of the board, unless the respondent was excused by the President of the Board and expressly waived his or her right to attend (AR 600-8-24, para 4-11)? 
27b. Was the respondent at all open sessions of the board, unless his or her absence was expressly excused by the respondent (AR 600-8-24, para 4-12)? 
28a. Were all witnesses, including the respondent if he or she elected to testify, sworn (AR 600-8-24, paras 4-11e(4) and 4-13d)? 
28b. Were they sworn by the president or recorder (AR 600-8-24, para 4-9d(6) and AR 15-6, para 3-1)? 
29. Was the respondent advised of his or her rights under the Uniform Code of Military Justice, Art. 31, where appropriate (AR 600-8-24, para 4-11e(4) and AR 15-6, para 5-5)?

Figure 4–2. Board of Inquiry data sheet—continued
Figure 4–3. Sample format for initiation of elimination

OFFICE SYMBOL

MEMORANDUM THRU (Channels)

FOR (Individual Officer)

SUBJECT: Initiation of Elimination

1. You are required to show cause for retention on active duty under the provisions of AR 600-8-24, (insert applicable paragraph) due to your (insert reason(s)), for example, substandard performance of duty, misconduct, or moral or professional dereliction.

2. My actions are based upon the following specific reasons for elimination:
   a. (List only applicable reasons as outlined in AR 600-8-24, paragraph 4-2, which can be supported by specific factual allegations and evidence.)
   b. (List only applicable reasons as outlined in AR 600-8-24, paragraph 4-2, which can be supported by specific factual allegations and evidence.)

3. In conjunction with this action, a DA Form 268 (Report to Suspend Favorable Personnel Actions (Flag)) has been initiated in accordance with AR 600-8-24 (Enclosure 1).

4. You may have either the assistance of a Judge Advocate General's Corps attorney appointed as counsel, or seek civilian counsel of your own selection (obtained by you at no expense to the Government) to prepare a written statement indicating any pertinent facts or any rebuttal bearing on the question of your elimination.
   a. This statement may be sworn or unsworn.
   b. Documents submitted in rebuttal must be legible and reproducible.
   c. You may confer with your counsel for legal advice concerning your options stated in paragraph 5 below.

5. In accordance with AR 600-8-24, Paragraph 4-24, you may:
   a. Submit a rebuttal with all supporting documentation to show how you have either successfully overcome the reason for the Show Cause Proceeding or a statement explaining your past actions/behavior.

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b. Submit your request for resignation in lieu of elimination according to AR 600-8-24, Chapter 4. The request may not include an effective date since the effective date will be determined IAW AR 600-8-24, Paragraph 4-5.

c. Apply for retirement in lieu of elimination, if otherwise eligible, according to AR 600-8-24, chapter 4 or chapter 6 (must specifically state that your application for retirement is submitted in lieu of elimination). The effective date of retirement will be no later than two full months from final adjudication of request or at the 20-year-mark, whichever is later (for officer with 20 years or more of Active Federal Service (AFS) and for officer with minimum of 19 years and 6 months of AFS but less than 20 years of AFS).

(1) Along with your retirement in lieu of elimination, you may submit matters for the Army Grade Determination Review Board because your retirement in lieu of elimination, Official Military Personnel File, Officer Record Brief, and the derogatory information will be forwarded to the Army Grade Determination Review Board under the provisions of AR 15-80. The board will make a recommendation to the Deputy Assistant Secretary of the Army (Department of the Army Review Boards), who will make a final determination as to the highest grade in which you have served satisfactorily for retirement purposes.

(2) You may not appear before the Board. If you elect to submit written materials, they must be attached to your request for retirement in lieu of elimination.

(3) You have the right to consult with an attorney of the Judge Advocate General's Corps or seek private civilian counsel at no expense to the Government.

d. (For probationary officer) If a discharge Under Other Than Honorable Conditions is recommended, you may request appearance before a Board of Inquiry.

e. (For nonprobationary officer) If you elect to not request one of the options listed above (resignation, discharge, or retirement), submit a declination statement and request appearance before a Field Board of Inquiry (FBOI).

6. You must acknowledge receipt of this notice in writing and exercise one of the available options in paragraph 5 above no later than 30 days from receipt of this action.

7. Your acknowledgement should be in the format provided in AR 600-8-24, figure 2-4. You will include your respective election from paragraph 5 above as an enclosure to
your acknowledgment. Your request must be staffed through your chain of command and endorsed by your respective general officer show cause authority (GOSCA) prior to staffing to the Human Resources Command (AHRC-OPD-A) for final processing.

8. (For probationary officers only) I am recommending you to be discharged with an/a (specify type) Discharge. (For officer recommended for an Honorable or General Discharge, add "If an Honorable or General Discharge is recommended, your case will be forwarded directly to Human Resources Command for submission to Deputy Assistant Secretary of the Army (Department of the Army Review Boards), without referral to a Board of Inquiry." ) If an Under Other Than Honorable Conditions Discharge is recommended and you do not submit a resignation in lieu of elimination or request to retire in lieu of elimination, your case must be referred to a Board of Inquiry, though your presence at the proceeding is optional. (For officer recommended for misconduct or moral or professional dereliction, add "The least favorable discharge characterization you may receive is an Under Other Than Honorable Conditions.") The final decision on the type of discharge will be determined by HQDA for all officers.

8. (For nonprobationary officer only) If you are eliminated for substandard performance of duty only, you will receive an Honorable Discharge. If you are eliminated for misconduct, moral, or professional dereliction, the least favorable discharge you may receive is an Under Other Than Honorable Conditions Discharge. If you do not submit a resignation in lieu of elimination or request to retire in lieu of elimination, your case must be referred to a Board of Inquiry. In such an instance, you may not waive a Board of Inquiry, though your presence at the proceeding is optional. The final decision on the type of discharge will be determined by HQDA for all officers.

Encl(s) GOSCA Signature

Figure 4–3. Sample format for initiation of elimination—continued
MEMORANDUM THRU (Channels—see AR 600-8-24, paragraph 3-4)

FOR Commander, Human Resources Command (AHRC-OPD-A), 1600 Spearhead Division Avenue, Fort Knox, KY  40122-5400

SUBJECT: Resignation in Lieu of Elimination Proceedings

1. I, (name, grade, branch, DODID), having been informed that I am being considered for elimination, do voluntarily tender my resignation from the Army under the provisions of AR 600-8-24, (add appropriate chapter), in lieu of further elimination proceedings.

2. I have been advised that prior to submitting this resignation I may, at my option, consult with and be represented by legally qualified counsel who may be a member of the Judge Advocate General’s Corps or civilian counsel retained by me; or I may exercise my right to refuse counsel by either a member of the Judge Advocate General’s Corps or civilian counsel. (Include one of the following statements.) “I have elected not to exercise this right and waive my right to consult with counsel at my own expense,” or “I have been fully advised and counseled in this matter by (name), (a member of the Judge Advocate General’s Corps or civilian counsel) on (date) at (place). I fully understand the implications of this voluntary action.”

3. (Use whichever of the following statements is appropriate, depending on whether the officer submits the resignation before or after appearing before a Board of Inquiry.)

   I elect to waive any right I have either to appear before a board of officers with legally qualified counsel who may be a member of the Judge Advocate General’s Corps or civilian counsel retained by me, or to submit matters in explanation, rebuttal, or defense concerning the allegations in my case; or (in the case of a probationary commissioned officer who consequently has no right to appear before a Board of Inquiry) I elect to waive any right I have to submit matters in explanation, rebuttal, or defense concerning the allegations in my case.

   I have appeared before a Board of Inquiry (with legally qualified counsel) (if appropriate), and that board having recommended elimination, I elect to waive any further consideration of my case by any appellate or review agency.

4. If this resignation is accepted, I understand that I will be furnished an Honorable Discharge Certificate, and I understand that I may not specify an effective date for this resignation.

Figure 4–4. Sample format for resignation in lieu of elimination proceedings (substandard performance)
5. My present duty station is (address) (assignment).

6. I (do/do not) desire separation overseas. (If currently serving in an overseas area.)

7. My mailing address after separation will be (give complete address).

8. I understand that if I participated in certain advanced education programs, I may be required to reimburse the U.S. Government as stated in written agreements made by me with the U.S. Government under law and regulations.

9. I understand my resignation is voluntary and that I am not entitled to separation pay.

Signature

Figure 4–4. Sample format for resignation in lieu of elimination proceedings (substandard performance)—continued
MEMORANDUM THRU (Channels—see AR 600-8-24, paragraph 3-4)

FOR Commander, Human Resources Command (AHRC-OPD-A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122

SUBJECT: Resignation in Lieu of Elimination Proceedings

1. I, (name, grade, branch, DODID), having been informed that I am being considered for elimination, do voluntarily tender my resignation from the Army under the provisions of AR 600-8-24, (add appropriate chapter), in lieu of further elimination proceedings.

2. I have been advised that prior to submitting this resignation I may, at my option, consult with and be represented by legally qualified counsel who may be a member of the Judge Advocate General's Corps or civilian counsel retained by me; or I may exercise my right to refuse counsel by either a member of the Judge Advocate General's Corps or civilian counsel. (Include one of the following statements.) “I have elected not to exercise this right and waive my right to consult with counsel at my own expense,” or “I have been fully advised and counseled in this matter by (name), (a member of the Judge Advocate General's Corps or civilian counsel) on (date) at (place). I fully understand the implications of this voluntary action.”

3. (Use whichever of the following statement is appropriate, depending on whether the officer submits the resignation before or after appearing before a Board of Inquiry.)

   I elect to waive any right I have either to appear before a board of officers with legally qualified counsel who may be a member of the Judge Advocate General's Corps or civilian counsel retained by me, or to submit matters in explanation, rebuttal, or defense concerning the allegations in my case; or (for probationary officers who have been notified by the GOSCA that they will receive an Honorable or General Under Honorable Conditions Discharge if their elimination is approved) I elect to waive any right I have to submit matters in explanation, rebuttal, or defense concerning the allegations in my case.

   I have appeared before a Board of Inquiry (with legally qualified counsel) (if appropriate), and that board having recommended elimination, I elect to waive any further consideration of my case by any appellate or review agency.

Figure 4–5. Sample format for resignation in lieu of elimination proceedings (substandard performance of duty and/or misconduct, moral or professional dereliction, or in the interest of national security)
4. If this resignation is accepted, I understand that I will be furnished an Honorable, General, or Under Other Than Honorable Conditions Discharge, as determined by HQDA. I understand that I may not specify an effective date for this resignation.

   a. (For a probationary officer, who has been recommended for elimination, the characterization of service will not be less than that specified in the GOSCA's notification letter to the officer. For example: If the GOSCA recommended a General Discharge, paragraph 4 should read, "I also understand that I may be furnished an Honorable or General Discharge as determine by HQDA. I understand I may not specify an effective date for resignation.")

   b. (The same principle applies for all officers, regardless of years of service, who appear before a field Board of Inquiry and subsequently request separation in lieu of further elimination processing. Mention of a discharge certificate of a less favorable character than that recommended by the Board of Inquiry will be omitted from paragraph 4 of the letter requesting separation.)

5. I further understand that if this resignation is accepted Under Other Than Honorable Conditions, I will not be entitled to compensation for unused accrued leave and that I may be barred from all rights, based on the period of service from which I will be separated, under any laws administered by the Department of Veterans Affairs, except War Risk, U.S. Government (converted), National Service Life Insurance, or Service-Member's Group Life Insurance policies I may hold. (If an Other Than Honorable Discharge is not listed in paragraph 4, omit paragraph 5.) I understand that I may not specify an elective date for this resignation.

6. My present duty station is (address) (assignment and/or attachment, if any).

7. I (do/do not) desire separation overseas. (If currently serving in an overseas area.)

8. My mailing address after separation will be (give complete address).

9. I understand that if I participated in certain advanced education programs, I may be required to reimburse the U.S. Government as stated in written agreements made by me with the U.S. Government under law and regulations.

10. I understand my resignation is voluntary and that I am not entitled to separation pay.

   Signature

Figure 4–5. Sample format for resignation in lieu of elimination proceedings (substandard performance of duty and/or misconduct, moral or professional dereliction, or in the interest of national security)—continued
MEMORANDUM THRU (Channels—see AR 600-8-24, paragraph 3-4)

FOR Commander, Human Resources Command (AHRC-OPD-A), 1600 Spearhead
Division Avenue, Fort Knox, KY 40122

SUBJECT: Discharge in Lieu of Elimination Proceedings

1. I, (name, grade, branch, DODID), having been informed that I am being considered
for elimination, do request discharge from the Army under the provisions of AR 600-8-24,
(add appropriate chapter), in lieu of further elimination proceedings.

2. I have been advised that prior to submitting this resignation I may, at my option,
consult with and be represented by legally qualified counsel who may be a member of
the Judge Advocate General's Corps or civilian counsel retained by me; or I may
exercise my right to refuse counsel by either a member of the Judge Advocate
General's Corps or civilian counsel. (Include one of the following statements.) “I have
elected not to exercise this right and waive my right to consult with counsel at my own
expense,” or “I have been fully advised and counseled in this matter by (name), (a
member of the Judge Advocate General's Corps or civilian counsel) on (date) at (place).
I fully understand the implications of this voluntary action.”

3. (Use whichever of the following statement is appropriate, depending on whether the
officer submits the request for discharge before or after appearing before the Board of
Inquiry.)

   I elect to waive any right I have either to appear before a board of officers with
legally qualified counsel who may be a member of the Judge Advocate General's Corps
or civilian counsel retained by me, or to submit matters in explanation, rebuttal, or
defense concerning the allegations in my case; or (in the case of probationary officers
under AR 600-8-24, paragraph 4-19, who consequently have no right to appear before a
Board of Inquiry) I elect to waive any right I have to present matters in explanation,
rebuttal, or defense concerning the allegations in my case.

   I have appeared before a Board of Inquiry (with legally qualified counsel) (if
appropriate), and that board having recommended elimination, I elect to waive any
further consideration of my case by any appellate or review agency.

Figure 4–6. Sample format for discharge in lieu of elimination proceedings (for Regular Army officers only—substandard performance)
4. If this request for discharge is accepted, I understand that I will be furnished an Honorable Discharge Certificate. I understand that I may not specify an effective date for this discharge.

5. My present duty station is (address) (assignment/and or attachment, if any).

6. I (do/do not) desire separation overseas. (If currently serving in an overseas area.)

7. My mailing address after separation will be (give complete address).

8. I understand that if I participated in certain advanced education programs, I may be required to reimburse the U.S. Government as stated in written agreements made by me with the U.S. Government under law and regulations.

9. I understand my discharge is voluntary and that I am not entitled to separation pay.

Signature

Figure 4–6. Sample format for discharge in lieu of elimination proceedings (for Regular Army officers only—substandard performance)—continued
MEMORANDUM THRU (Channels—see AR 600-8-24, paragraph 3-4)

FOR Commander, Human Resources Command (AHRC-OPD-A), 1600 Spearhead
Division Avenue, Fort Knox, KY 40122

SUBJECT: Discharge in lieu of Elimination Proceedings

1. I, (name, grade, branch, DODID), having been informed that I am being considered for elimination, do request discharge from the Army under the provisions of AR 600-8-24, (add appropriate chapter), in lieu of further elimination proceedings.

2. I have been advised that prior to submitting this resignation I may, at my option, consult with and be represented by legally qualified counsel who may be a member of the Judge Advocate General’s Corps or civilian counsel retained by me; or I may exercise my right to refuse counsel by either a member of the Judge Advocate General’s Corps or civilian counsel. (Include one of the following statements.) “I have elected not to exercise this right and waive my right to consult with counsel at my own expense,” or “I have been fully advised and counseled in this matter by (name), a member of the Judge Advocate General’s Corps or civilian counsel) on (date) at (place). I fully understand the implications of this voluntary action.”

3. (Use whichever of the following statement is appropriate, depending on whether the officer submits the request for discharge before or after appearing before the Board of Inquiry.)

    I understand that I have a right to appear before a Board of Inquiry with legally qualified counsel who may be a member of the Judge Advocate General’s Corp or civilian counsel retained by me, or to present matters in explanation, rebuttal or defense concerning the allegations in my case. I hereby voluntarily waive consideration of my case by a Board of Inquiry contingent upon receiving a characterization of service no less than favorable (Honorable, General, or Under Honorable Conditions). Statement(s) on my behalf (are/are not) submitted with this request. (Enclosures numbered.)

    I have appeared before a Board of Inquiry (with legally qualified counsel) (if appropriate), and that board having recommended elimination, I hereby elect to waive any further consideration of my case by any appellate or review agency.

Figure 4–7. Sample format for discharge in lieu of elimination proceedings (substandard performance of duty and/or misconduct, moral, or professional dereliction, or in the interest of national security)
Chapter 5
Miscellaneous Types of Separations

5–1. Overview
This chapter prescribes disposition and procedures concerning miscellaneous types of separations whereby an officer may be dismissed, released, separated, and discharged from AD. In addition, it provides procedures whereby officers on AD or retired may be DFR of the Army.

5–2. Authority
The final decision concerning acceptance of all requests for separation under this chapter will be made by HRC.
a. SECARMY will direct discharge of officers through orders.
b. An officer whose discharge has been directed will be separated on the date specified in DA orders or as directed by HRC.

5–3. Separation of an officer due to lack of jurisdiction

a. If a U.S. court or judge orders the release of an officer from AD, the CG, HRC will take the appropriate action to direct the release from military control of the officer concerned.
b. Similar action will be taken on the final determination of a convening authority of a general or special court-martial, a military judge, a president of a special court-martial, or a military appellate court that an individual is not currently a member of the Army.
c. This paragraph and the appropriate SPD code from AR 635–5–1 will be cited as the authority for separation.
d. The steps required for processing separation of an officer due to lack of jurisdiction are shown in table 5–1.

<table>
<thead>
<tr>
<th>Table 5–1</th>
<th>Separation of an officer due to lack of jurisdiction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Step</td>
<td>Work center</td>
</tr>
<tr>
<td>1</td>
<td>Soldier PPAA</td>
</tr>
<tr>
<td>2</td>
<td>PPAA C&amp;S</td>
</tr>
</tbody>
</table>

5–4. Discharge of an active duty list chaplain who loses professional qualifications due to a withdrawal of ecclesiastical endorsement

a. Chaplains are required to possess a valid DD Form 2088 (Statement of Ecclesiastical Endorsement) from an authorized religious organization (RO) for both initial appointment and continuation on AD. If an RO endorsing agent withdraws a chaplain’s ecclesiastical endorsement, then the officer immediately loses their chaplain status and must cease all religious activities such as performance of rites, ceremonies, services, pastoral counseling, and so forth.
b. Once notified by OCCH of a withdrawal of ecclesiastical endorsement, a chaplain must select one of the options listed in step 1 of table 5–2. However, if the chaplain fails to return their option memorandum to the OCCH within 30 calendar days from the date of official notification, then OCCH will immediately begin processing him or her for involuntary separation from AD under this paragraph unless such separation is more appropriate for other reasons under chapter 4 of this regulation.
c. SECARMY makes the final determination.
d. Separations under this paragraph 5–4 will be honorable and a DD Form 256 will be issued.
e. The steps required for processing the discharge of an ADL chaplain who loses professional qualifications due to a withdrawal of ecclesiastical endorsement are shown in table 5–2.

<table>
<thead>
<tr>
<th>Table 5–2</th>
<th>Discharge due to loss of professional qualifications due to withdrawal of ecclesiastical endorsement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Step</td>
<td>Work center</td>
</tr>
<tr>
<td>1</td>
<td>DACH</td>
</tr>
<tr>
<td></td>
<td></td>
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</tr>
</tbody>
</table>
5–5. Separation of an officer who does not consent to recall to active duty from the temporary disability retired list

a. An officer on the TDRL who does not consent to return to AD after he or she is found physically fit will be discharged unless he or she is permanently retired under another provision of law.

b. HRC (AHRC–OPD) will forward to the officer a notification memorandum concerning removal from the TDRL.

c. Separations under this paragraph will be under honorable conditions. A DD Form 256 will be provided based on the officer’s characterization of service before placement on the TDRL.

d. The steps required for processing separation of an officer who does not consent to recall to AD from the TDRL are shown in table 5–3.

5–6. Separation of commissioned officers and chief warrant officers who are twice nonselected for active duty list promotion by a Headquarters, Department of the Army centralized board

a. Commissioned officers and chief warrant officers on the AD list twice nonselected for promotion to the grade of captain, major, lieutenant colonel, CW3, or chief warrant officer four (CW4) will be involuntarily released or discharged unless they are—

(1) Selectively continued (see AR 600–8–29).

(2) Within 2 years of retirement (completes 18 or more years AFS on their scheduled release date).

(3) Retired.
A health professions officer in the grade of captain (O–3) or major (O–4). These officers will be retained on AD until completion of ADSO prior to discharge, unless sooner retired or discharged under another provision of law (see 10 USC 632).

b. HRC (AHRC–OPD–A) will forward the notification memorandum (that states the officer’s options) and, if applicable, an “acknowledgment of notification of nonselection” for ADL promotion to the officer and the major command.

c. Commissioned officers and chief warrant officers (except as stated in paras 5–6d and 5–6e) will be separated on the 1st day of the 7th month after approval of the promotion board’s report unless earlier release is voluntarily requested or retention on AD in a Reserve status is approved by SECARMY or designee.

d. An officer may request an earlier separation date or submit a resignation, for example, to accept an appointment as a warrant officer or for continuing on AD in an enlisted status (see AR 601–280) (whichever applies and if eligible).

e. Officers or warrant officers who are within 2 years of qualifying for retirement under chapter 6 of this regulation (20 years AFS) on scheduled release date and who can so qualify prior to attaining the maximum age will be retained on AD until the last day of the month following the month they qualify for retirement. Maximum ages are specified in paragraph 2–10a (RC, age 60 or for warrant officer, age 62) or paragraph 6–21a (RA, age 62).

f. An officer or warrant officer eligible for retirement under chapter 6 may apply for retirement to be effective not later than the first day of the seventh month beginning after the month in which the President or SECARMY (as applicable) approves the report of the board that considered the officer or warrant officer the second time.

g. If otherwise eligible, an officer may submit a resignation to continue a military career in an enlisted status, or a commissioned officer may submit a resignation to be appointed as a USAR warrant officer. The resignation date will be not later than the mandatory discharge or release date. For a warrant officer (with only warrant officer status), the resignation will not be later than the mandatory discharge or release date.

h. When an officer’s case is referred to a HQDA Special Selection Board for promotion reconsideration (AR 600–8–29), the officer will continue to be processed for separation as scheduled. However, when reconsideration is not completed by the scheduled separation date, HRC (AHRC–OPD–A) will temporarily suspend the separation date, pending completion. When the board’s decision is unfavorable, the officer will be separated not later than 30 calendar days after their receipt of notification.

i. An officer’s discharge under this paragraph will be under honorable conditions and a DD Form 256 will be issued.

j. The steps required for processing separation of commissioned officers and chief warrant officers who are twice nonselected for ADL promotion by an HQDA centralized board are shown in table 5–4.

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>PPAA BN S–1</td>
<td>The commander notifies the nonselected officer no earlier than 2 days before the release of the appropriate promotion list. Counsels the officer regarding options and ensures the officer returns the “acknowledgment of notification of nonselection” to HRC (AHRC–OPD–A) by the suspense date. Files a copy of the notification memorandum and the acknowledgment in the officer’s MPF until the officer is separated.</td>
</tr>
<tr>
<td>2</td>
<td>PPAA</td>
<td>Reports a dual status officer to HRC (AHRC–OPD–A) for processing.</td>
</tr>
<tr>
<td>3</td>
<td>PPAA</td>
<td>To prevent a break in service, when an officer elects to continue on AD in another status (for example, enlistment or appointment as a warrant officer), forwards the request for resignation or discharge (see fig 5–1 or fig 5–2) as follows (ensures the officer states in the memorandum of resignation or discharge that he or she will not be entitled to separation pay): a. For a commissioned officer, not later than 3 months before the mandatory discharge or release date. b. For a warrant officer, as soon as possible after receipt of the mandatory discharge.</td>
</tr>
<tr>
<td>4</td>
<td>PPAA (TC)</td>
<td>Final separation orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

5–7. Separation of an officer due to nonselection of a field promotion

a. An ADL officer not recommended for promotion to the grade of 1LT or CW2 will be separated not later than 180 calendar days after the Promotion Review Authority denies promotion (see AR 600–8–29). If SECARMY (or designee) disapproves an ADL officer’s promotion to the grade of 1LT or CW2, the officer will be separated not later than 180 calendar days after disapproval. An officer within 2 years of retirement is excluded.

b. With the exception of a dual status officer, the SAA may approve early release of an officer or warrant officer on the ADL.
c. Officers separated under this paragraph will receive a DD Form 256.
d. The steps required for processing separation of an officer due to nonselection of a field promotion are shown in table 5–5.

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>PPAA BN S–1</td>
<td>Determines whether medical board or PEB proceedings are pending or appropriate (see para 1–24). The commander reports a dual status officer to HRC (AHRC–OPD–A) for processing.</td>
</tr>
<tr>
<td>2</td>
<td>PPAA (TC)</td>
<td>Ensures officer is separated not later than the scheduled release date. Final separation orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1. Forwards a copy of DA Form 78–R (Recommendation for Promotion to 1LT/CW2) with all enclosures and comments to— a. HRC (AHRC-appropriate career management division). b. HRC (AHRC–MSR).</td>
</tr>
</tbody>
</table>

5–8. Separation of an officer due to conviction by foreign tribunal
a. An officer will be discharged when convicted by a foreign tribunal and either of the following applies:
   (1) The officer has been sentenced to death or imprisonment for more than 6 months, regardless of whether the sentence was suspended.
   (2) Regardless of actual sentence imposed, the officer has been convicted of an offense for which a sentence of more than 6 months of confinement is authorized by the Manual for Courts-Martial. (When the offense is not listed in the Maximum Punishments Chart or not closely related to an offense listed, the maximum punishments authorized by the United States or District of Columbia Code (whichever is less) will apply.)
b. HRC (AHRC–OPD–A) will make final determination as to the officer’s disposition and provide separation instructions or guidance for further processing under chapter 4 of this regulation (whichever applies) to the CONUS ACOM/ASCC/DRU.
c. The steps required for processing the separation of an officer due to conviction by foreign tribunal are shown in table 5–6.

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>PPAA BN S–1 C&amp;S</td>
<td>The OCONUS ACOM/ASCC/DRU forwards to HRC (AHRC–OPD–A), a report of an officer who is convicted after final action has been taken by foreign authorities. The report will contain— a. A recommendation as to administrative discharge or other disposition. b. A copy of the official U.S. observer’s report of trial or a transcript of the trial, if obtainable. c. Officer’s name, grade, DODID, branch, and organizational assignment. d. Alleged offense (includes all pertinent facts and circumstances). e. Name of court, date, and place of trial. f. Offense(s) of which found guilty, sentence imposed, and whether suspended. g. Matters in mitigation, extenuation, or aggravation. h. Appellate action, if any, and results. i. Whether further action is possible or recommended.</td>
</tr>
<tr>
<td>2</td>
<td>PPAA BN S–1 C&amp;S</td>
<td>The OCONUS ACOM/ASCC/DRU, when HRC authorizes an officer’s discharge in a foreign country, informs the U.S. diplomatic mission in the country of such action.</td>
</tr>
<tr>
<td>3</td>
<td>PPAA (TC)</td>
<td>Upon receipt of separation instructions, takes action to separate the officer.</td>
</tr>
</tbody>
</table>

5–9. Officer who is dropped from the Army rolls
a. An RA or an RC commissioned officer may be DFR of the Army when any of the following criteria in 10 USC 1161(b) or 12684, as applicable, are met:
   (1) The officer has been sentenced by a court-martial to a period of confinement for more than 6 months (10 USC 1167 and 12687). Separation from service may occur at any time after the sentence to confinement has become final, and the officer has served in confinement for a period of 6 months, in accordance with Chapter 47 of the UCMJ.
   (2) Has been AWOL for at least 3 months.
(3) The officer was sentenced to confinement in a federal or state penitentiary or correctional institution after being found guilty of an offense by a court, other than a military court, and whose sentence is final.

b. DFR requests should be made only in cases where severing all of an officer’s ties with the Army and the loss of retirement eligibility are warranted, including when the officer is or should be deprived of retired pay under 5 USC Chapter 83.

c. An RA warrant officer who has not been commissioned may not be DFR under paragraph 5–9a.

d. The President is the approval authority for DFR requests for RA officers in a grade above O–3 and RC officers in a grade above O–5. The Secretary of Defense is the approval authority for DFR requests for all other RA and RC officers.

e. HRC (AHRC–OPD–A) will issue separation instructions to drop the officer from the Army rolls, when approved by the President or Secretary of Defense, as appropriate.

f. HRC (AHRC–AR) must release USAR AGR officers from AGR status.

g. The steps required for processing an officer who is dropped from the Army rolls are shown in table 5–7.

Table 5–7

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>PPAA BN S–1</td>
<td>The commander, when information is received that indicates an officer warrants being DFR of the Army, forwards such information through channels to HRC (AHRC–OPD–A). Includes—&lt;br&gt;a. A detailed statement (including documentary evidence) why the officer may be dropped from the Army rolls.&lt;br&gt;b. When appropriate, a certified copy of the court order conviction or letter from the warden of the penitentiary or correctional institution verifying the officer’s confinement.</td>
</tr>
<tr>
<td>2</td>
<td>C&amp;S</td>
<td>a. The CG, HRC endorse a DFR package with a recommendation for approval/disapproval to the DCS, G–1 (DAPE–MPO–D) for staffing through the SECARMY to the Secretary of Defense or the President for final decision. &lt;br&gt;b. If DFR is approved the CG, HRC will:&lt;br&gt;1) In the case of an officer on the ADL or Reserve active status list (RASL), direct the issuance of a DD Form 214 in accordance with AR 635–8 and DODI 1336.01. Block 18 will contain the entry “Dropped from the Rolls by the President of the United States” or “Dropped from the rolls by the Secretary of Defense,” as appropriate. The characterization of service in Block 24 will be “Uncharacterized.”&lt;br&gt;2) Remove the name of the officer from the ADL, RASL, as applicable.&lt;br&gt;3) Remove the officer from the Defense Finance and Accounting Service system and any associated pay databases.&lt;br&gt;4) Remove the officer from the Defense Enrollment Eligibility Reporting System.</td>
</tr>
<tr>
<td>3</td>
<td>PPAA (TC)</td>
<td>Upon receipt of separation instructions, takes action to separate the officer. When separation is accomplished, forwards officer fingerprints to the FBI as required in AR 190–47 and AR 635–8.</td>
</tr>
</tbody>
</table>

5–10. Dismissal of an officer due to general courts-martial proceedings

a. An officer convicted and sentenced to dismissal as a result of GCM proceedings will be processed pending appellate review of such proceedings as follows:

(1) An RA officer will be retained on AD until the appellate review is completed or placed on excess leave in accordance with AR 600–8–10.

(2) An RC officer may be released from AD pending completion of the appellate review under paragraph 2–15, or placed on excess leave in accordance with AR 600–8–10 in lieu of REFRAD.

b. The HRC will make the final determination regarding retention or separation. Separation instructions will be issued by HRC (AHRC–OPD–A) to the appropriate MPD.

c. The steps required for processing dismissal of an officer due to general courts-martial proceedings are shown in table 5–8.

Table 5–8

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>PPAA BN S–1</td>
<td>The commander forwards to HRC (AHRC–OPD–A), a report of an officer who meets the criteria in paragraph 5-10a. The report will contain the following:</td>
</tr>
</tbody>
</table>
Table 5–8
Dismissal due to general courts-martial proceedings—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>C&amp;S</td>
<td>a. Officer’s name, grade, DODID, branch, and organizational assignment. b. Alleged offense(s) (includes all pertinent facts and circumstances).</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>PPAA (TC)</td>
<td>Upon receipt of separation instructions, separates the officer and forwards fingerprints to the FBI as required in AR 190–47 and AR 635–8.</td>
</tr>
</tbody>
</table>

5–11. Voluntary requests for retiree recall without a break in service
A retired officer may voluntarily request to be ordered to AD. SECARMY or designee (the ASA (M&RA)) is the approval authority for voluntary requests for retiree recall. Approval of such requests is subject to the limitations of 10 USC 688 and AR 601–10.

a. Using the format provided in figure 5–3, an officer on AD who has a retirement date (pursuant to either voluntary or mandatory retirement) may request to be ordered to retiree recall status on the day following the officer’s retirement date. The request must be staffed through the officer’s chain of command (through at least a brigadier general or equivalent officer) to: HRC (AHRC–OPD–A); TJAG (DAJA–PT); OCCH (DACH–PER); or the Director, Senior Leader Development Office (DACS–SLD), as appropriate.

b. All requests must be submitted at least 9 months prior to the anticipated effective date to allow for timely processing through command channels; HRC; DCS, G–1; and TJAG (legal review) for final adjudication by ASA (M&RA).

c. Requests must be accompanied by completed DA Form 160–R (Application for Active Duty), retirement/last physical, security clearance verification, and specific paragraph and line number information reference MTOE/TDA.

5–12. Involuntary early separation due to force shaping
a. SECARMY may, when authorized by the Secretary of Defense, conduct officer separation boards for force shaping purposes, subject to the limitations of 10 USC 638 and DODI 1332.32.

b. An officer serving on the ADL selected for early separation will be discharged from the RA on a date determined by SECARMY, except when retention or deferral is authorized under another provision of law and, when required, approved by the appropriate authority prior to the established discharge date. The established discharge date will be provided to the officer in an official notice of selection for early separation.

c. If the officer is eligible for retirement under any provision of law on the established discharge date, the officer will be retired under that provision on the date requested and approved by the Secretary, which may not be later than the established discharge date.

d. An officer’s discharge under this paragraph will be under honorable conditions and a DD Form 256 will be issued.

e. The steps required for processing the involuntary early separation due to force shaping are shown in table 5–9.

Table 5–9
Involuntary early separation due to force shaping

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>C&amp;S</td>
<td>The commander personally notifies the officer of their selection for early separation. The commander will counsel the officer regarding their options.</td>
</tr>
<tr>
<td>2</td>
<td>Soldier</td>
<td>The officer is notified and counseled by commander. The officer signs the acknowledgment of notification and election of options and forwards to CG, HRC by the established suspense date.</td>
</tr>
<tr>
<td>3</td>
<td>C&amp;S</td>
<td>The commander ensures the officer’s acknowledgment and election of options is forwarded to CG, HRC, by the established suspense date.</td>
</tr>
<tr>
<td>4</td>
<td>PPAA (TC)</td>
<td>Upon receipt of the established separation date and the officer’s election of options from CG, HRC, processes the officer for discharge/transfer to Retired List, as applicable. A copy of the acknowledgment and election of options will be filed in the officer’s AMHRR. Separation forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>
5–13. Voluntary release from active duty of an obligated officer to attend school

a. An officer who is serving on AD or AGR and who is not mission essential, may request REFRAD to attend a recognized institution of higher education. An officer who is commissioned through a funded program or a training recipient (for example, AMEDD, FLEP, USMA, ROTC, or special procurement programs) will not be released until completion of that initial Service school obligation. Recognized institutions are those listed (or determined eligible for such listing) in the Database of Accredited Postsecondary Institutions and Programs on the Department of Education website https://ope.ed.gov/dapip/. The course of instruction that the officer has requested enrollment in must lead to a masters or higher degree.

b. The CG, HRC is the approval authority for RA and USAR AGR officers, with the exception of officers indicated below. In the case of an AMEDD officer, the request will be coordinated with The Surgeon General for recommendation prior to final approval or disapproval.

(1) JAGC officers.
(2) Chaplains.

c. If the application is approved, HRC (AHRC–OPD–A) (or HRC (AHRC–AR) for USAR AGR officers) will forward the separation instructions to the appropriate MPD.

d. If the application is disapproved, HRC (AHRC–OPD–A), TJAG (DAJA–PT), or OCCH (DACH–PER), as applicable (or HRC (AHRC–AR) for USAR AGR officers), will return the application to the officer through channels.

e. Early release of a Medical or Dental Corps officer to accept residency training or fellowship positions leading to a specialty board eligibility and/or internship is not authorized under this regulation unless the officer is enrolled in a degree program. If the officer is enrolled in a degree program, he or she may request release, with appropriate evidence of enrollment from the educational institution. An officer should not seek a residency position with a reporting date prior to expiration of an AD tour.

f. The officer’s school reporting date must be in the last 3 months of the officer’s remaining active service. Normally, the effective date of early release will not be earlier than 10 calendar days before the class starting date. Accrued leave will not be added to extend this period. As an exception, an officer may be separated up to 30 calendar days before the class start date. Exceptions of this nature are authorized in the case of an officer who is returning from OCONUS and moving Family to the location of the educational institution or when because of the school’s latest registration date (relating to class start date), later REFRAD of the officer would cause undue hardship. When late registration is permitted by the school, an officer who is otherwise ineligible for separation under this task may be separated on the first day of the last 3 months of AD service.

g. The steps required for processing voluntary REFRAD of an obligated officer to attend school are shown in table 5–10.

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
</table>
| 1    | Soldier     | Submits REFRAD request to attend school (see fig 2–1). a. The request must include documentary evidence from an appropriate school official (Registrar or Dean of Admissions) that the officer has been accepted for enrollment, without qualification, commencing with a specific school term in a full-time resident course of instruction leading to an associate or higher degree. Without qualification means the officer is accepted for admission without being subject to any further approval by the school prior to entrance. Full-time resident course of instruction means the officer must take the minimum number of credit hours for the semester, quarter, or term that the school considers to be a full-time course of instruction.
   b. If the school is not currently listed in the Database of Accredited Postsecondary Institutions and Programs, the statement of the school official must include whether the school has been determined by the Office of Education to be eligible for such listings. The statement will include the latest date by which the applicant must report to the school in person for registration to meet the school’s requirement for attendance, state the school’s specific accreditation status and the date the status was acquired, and must include the name of the accrediting agency or association granting such accreditation.
   c. The officer must clearly establish that the specific school term for which he or she seeks enrollment is academically the most opportune time for the officer to begin or resume education. A statement to this effect is not sufficient. Specific reasons why further delay would cause personal hardship must be included. |
<p>| 2    | SACT BN S–1 | Processes the request. Ensures counseling is accomplished as stated in paragraph 1–14. In addition to step 1 of this table, the request will include— a. A brief synopsis of the counseling session. |</p>
<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>b. Date officer reported on current tour of AD; type, effective date, and date of termination of current AD commitment.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. Whether officer is occupying a key position and if a replacement is required.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>d. Whether medical board or PEB proceedings are pending or appropriate.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>e. Whether responsible for public property or funds.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>f. Recommendation for approval or disapproval and character of service. Include complete justification when approval is recommended and the officer has not fulfilled an ADSO. Also include justification for disapprovals.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>g. Statement that the officer is not under investigation or charges, awaiting result of trial, being considered for administrative elimination, AWOL, or under the control of civil authorities.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>h. Date officer departed CONUS or other area of residence for OCONUS assignment. Date of arrival OCONUS of dependents, whether at government or personal expense, whether logistical support was furnished, and the rotation date, if applicable.</td>
</tr>
<tr>
<td>3</td>
<td>BN S–1 C&amp;S</td>
<td>Reviews the request, makes recommendation, as appropriate (if disapproval is recommended, provide justification).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. The request will be forwarded through channels to Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400, or TJAG (DAJA–PT) or OCCH (DACH–PER), as applicable, for approval or disapproval. If approved, HRC (AHRC–OPD–A) will provide release instructions to MPD and forward a copy of the action to TJAG (DAJA–PT), or OCCH (DACH–PER), as applicable.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>b. If the request is disapproved HRC (AHRC–OPD–A), TJAG (DAJA–PT), or OCCH (DACH–PER), as applicable, it will be returned to the officer through channels.</td>
</tr>
<tr>
<td>4</td>
<td>SACT (TC)</td>
<td>Receives separation instruction from the SAA or HRC, and separates the officer. Final release orders and forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>
MEMORANDUM THRU

(Assigned Unit)
(Higher command (minimum of O-6 Command Level))

MEMORANDUM FOR Commander, Human Resources Command (AHRC-OPD-A) or the Judge Advocate General (DAJA-PT) or Chief of Chaplains (DACH-PER) or Director, SLD (DACS-SLD)

SUBJECT: Resignation

1. I, (name, grade, branch, DODID), tender my resignation from the Army under the provisions of AR 600-8-24, (add appropriate paragraph), to be effective (date).

2. I understand that I will not be entitled to separation pay upon separation.

3. My present duty station is (address) (assignment and/or attachment, if any).

4. I (do/do not) desire separation overseas. (If currently serving in an overseas area.)

5. I (do/do not) desire appointment in the U.S. Army Reserve. (For regular Army officers only.) If affirmative, include the following information:
   a. Basic pay entry date.
   b. Permanent home address (complete).
   c. I (have/have not) previously held a Reserve Commission.

6. I understand that if I participated in certain advanced education programs, I may be required to reimburse the U.S. Government as stated in written agreements made by me with the U.S. Government under law and regulations.

Signature
DODID

Figure 5-1. Sample format for resignation
MEMORANDUM THRU (Channels—see AR 600-8-24, paragraph 3-4)

FOR Commander, Human Resources Command (AHRC-OPD-A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122

SUBJECT: Request for Discharge

1. I, (name, grade, branch, DODID), request to be discharged from the Army under the provisions of AR 600-8-24, (add appropriate paragraph).

2. My present duty station is (address) (assignment and/or attachment, if any).

3. I (do/do not) desire separation overseas. (If currently serving in an overseas area.)

4. I (do/do not) desire appointment in the U.S. Army Reserve. If affirmative, include the following:
   a. Basic pay entry date.
   b. Permanent home address.
   c. I (have/have not) previously held a Reserve Commission.

5. I understand that if I participated in certain advanced education programs, I may be required to reimburse the U.S. Government as stated in written agreements made by me with the U.S. Government under law and regulations.

6. My mailing address immediately after the date of separation will be (address).

Signature  
DODID
MEMORANDUM THRU

(Assigned Unit)
(Higher command (minimum of O-6 Command Level))

FOR Commander, Human Resources Command (AHRC-OPD-A) or the Judge Advocate General (DAJA-PT) or Chief of Chaplains (DACH-PER) or Director, SLD (DACS-SLD)

SUBJECT: Retiree Recall without a Break in Service (Rank, Soldier’s name)

1. Under the provision of 10 USC 688, I voluntarily request recall to active duty upon my subsequent mandatory/voluntary retirement for the period (starting period) to (ending period). (Note: duration of recall is typically one-year.)

2. I am currently serving as the (position, paragraph/line number) for (command) and have a mandatory retirement date of (effective MRD).

3. My retention on active duty is deemed mission essential by my respective chain of command based upon (narrate justification).

4. I understand if my request is approved that I will incur an active duty service obligation for the period authorized retiree recall and that I will be released from active duty upon completion of this recall unless further recalled or retained under provisions of federal lay or pertinent Army regulation/policy.

5. The point of contact for this action is the undersigned at (phone number and email address).

Signature
Chapter 6
Retirements

Section I
Overview

6–1. Officer retirement program
   a. This chapter applies to nondisability retirement of ADL commissioned and warrant officers on AD to include
      AGR commissioned and warrant officers who have 20 years or more of AFS. To retire in a commissioned officer
      grade above the warrant officer grades, an officer must generally have at least 10 years of active service as a commis-
      sioned officer (see 10 USC 7311).
   b. A commissioned officer in the rank of major and below may voluntarily retire in the highest rank served satisfac-
      torily on AD for 6 or more months unless entitled by law to a higher grade (see 10 USC 1370).
   c. A commissioned officer must serve on AD 3 years in grade to voluntarily retire in rank above major. However,
      the Secretary of Defense has authorized SECARMY to waive this requirement to not less than 2 years in individual
      cases involving extreme hardship or exceptional or unusual circumstances (see 10 USC 1370).
   d. Under 10 USC 1370, an officer who is serving in or who has served in the grade of general (O–10) or lieutenant
      general (O–9) may be retired in that grade only after the Secretary of Defense certifies in writing to the President
      and Congress that the officer served on AD satisfactorily in that grade. A reduction to not less than 2 years’ time in grade
      for a general officer grade to retire in grade may only be exercised if the Secretary of Defense or another civilian
      official in the Office of the Secretary of Defense appointed by the President, by and with the advice and consent of
      the Senate, first approves the reduction and provides advance notice to the Committees on Armed Services of the
      House and Senate (see 10 USC 1370). In the case of an officer who is serving in or who has served in the grade of
      general (O–10) or lieutenant general (O–9), the 3-year service in grade requirement may not be reduced or waived
      while the officer is under investigation for alleged misconduct, or while there is pending the disposition of an adverse
      personnel action against the officer for alleged misconduct (see 10 USC 1370).
   e. Generally, unless entitled to a higher retired grade under some other provision of law, or reduced in accordance
      with a grade determination review conducted under the provisions of AR 15–80, a warrant officer retires as determined
      by SECARMY in the permanent Regular or Reserve warrant officer grade, if any, that he or she held on the day before
      retirement or in the higher warrant officer grade, if any, in which he or she served on AD satisfactorily, as determined
      by SECARMY, for a period of more than 30 days (see 10 USC 1371). Retirement in the grades of CW3 through chief
      warrant officer five (CW5) for warrant officers serving on the ADL require a minimum of 2 years of AD in the current
      grade, unless entitled by law to a higher grade upon retirement. The CG, HRC may approve exceptions to 2-year
      service requirement in individual cases when approval is in the best interest of the Army, or when substantial hardship
      of the warrant officer would result (see DODI 1332.20).
   f. When an action is initiated against a commissioned officer with a view to trying such officer by court-martial,
      SECARMY may delay that officer’s retirement (without prejudice) until the action is completed (see 10 USC 639).
   g. All retirements, except for disability separations, involving commissioned officers who, since their last promotion,
      have been the subject of any substantiated adverse finding or conclusion from an officially documented investiga-
      tion, proceeding, or inquiry (except minor traffic infractions), will be forwarded to DASA (RB) in accordance with
      AR 15–80 for a grade determination, provided such information is reflected, or should be reflected by regulation, in
      the officer’s AMHRR. Examples of such findings or conclusions include, but are not limited to, a memorandum of
      reprimand; nonjudicial punishment under UCMJ, Art. 15; court-martial; or civilian conviction. Even if the information
      is not required to be filed in the officer’s AMHRR, the separation authority may forward any retirement that contains
      information deemed substantiated, adverse, and material to determination of retired grade.

6–2. Computation of service
   a. There are different types of creditable military service. Each type is computed according to the applicable pro-
      visions of federal law for the various types of retirement. AFS is applicable for retirement under this chapter. For
      mandatory retirement of an RA commissioned officer, AFS may include constructive service (for a commissioned
      officer on AD on 14 September 1981) and is computed to determine whether—
      (1) An RA or RC officer may retire voluntarily.
      (2) An RA commissioned or warrant officer must be retired mandatorily.
      (3) A warrant officer may be advanced to a higher commissioned grade.
b. Retired pay is computed according to pay formulas in 10 USC Chapter 71 and 10 USC Chapter 371 provisions contained in the retirement law, and according to 37 USC.

c. Upon appointment in the RA, certain commissioned officers are credited with constructive service. This amount of service is used to determine the RA grade and placement on the ADL and counts as mandatory retirement service for commissioned officers on AD before 15 September 1981. When the mandatory retirement service is greater than the total service for basic pay, it is used as the multiplier in determining the percentage in computing retired pay. No period of service subsequent to the date the officer meets the service requirements for mandatory retirement is creditable in the computation of retired pay unless specified by law.

d. For voluntary retirements that do not require a waiver and do not appear to involve retirement of a Regular commissioned officer with at least 30 but less than 40 years of active service for retirement purposes, service computations will be performed at the installation maintaining the local personnel file or MPF, as appropriate of the retiree. For general officers, JAGC officers, chaplains, officers managed by the Special Management Branch, Regular commissioned officers with at least 30 but less than 40 years of active service for retirement purposes, and those that require waiver, service computations will be performed by the supporting service center and forwarded with the respective retirement request for validation to HRC (AHRC–OPD–A). Service computations for USAR officers not on the ADL will be performed by HRC (AHRC–AR). For those retirements where the GCMCA or designee is the approval authority, HRC (AHRC–MSR) will provide the AMHRR of the retiree to the installation upon request. When service has been computed for retirement or retired pay and an officer claims additional service that is not stated in the current official U.S. Army Register or the officer’s AMHRR, the officer will contact the installation for recomputation of service. The officer will provide justifying documents. The documents must be certified statements of service, discharge certificates, or other official evidence. These documents will be submitted at least 6 months prior to the retirement date, to allow time for verification and updating of the records. Officers of the USAR who are not on the ADL will contact HRC (AHRC–AR) for recomputation of service.

e. Service computation for ARNG officers will be performed for those serving on 32 USC duty by the state ARNG Human Resources Office or by the NGB Human Capital Management (HCM) Division for those on 10 USC AGR duty. ARNG officers will contact NGB Retirement Services (ARNG–HRP–T), 111 S. George Mason Drive, Arlington, VA 22204–1373 for assistance with recomputation of service.

6–3. Retirement order

a. The installation maintaining the retiree’s MPF will publish the retirement order for voluntary retirements (except for general officers) at the earliest possible date. The installation maintaining the retiree’s MPF will forward the retirement order to the appropriate MPD, TC, or PSST, as applicable. The HRC (AHRC–AR) will publish the retirement order for USAR officers not on the ADL. The state ARNG will publish the retirement order for 32 USC AGR officers. NGB HCM Division will publish the retirement order for 10 USC AGR officers. The retirement packet will contain the following items:

1. A memorandum of instruction (only if waiver is requested).
2. Computation of service (DA Form 7301–R (Officer Service Computation for Retirement)). DA Form 7301–R will be locally reproduced on 8 1/2- by 11-inch paper. This form can also be produced through the Installation Support Module Military Personnel Transition Processing system.
3. Copies of the order (to include the control number for nonwaiver voluntary retirement). ARNG orders do contain control numbers.

b. When the MPD or the TC has not received the officer’s retirement packet by the 20th of the retirement month, the office will notify the installation, HRC (AHRC–OPD–A) or HRC (AHRC–AR), ARNG state, or NGB HCM, as applicable. The installation or HRC (AHRC–OPD–A) or HRC (AHRC–AR) will verify the retirement order. If applicable, HRC (AHRC–OPD–A) or HRC (AHRC–AR) will respond by electronic message and letter follow-up.

c. Once the retirement has been approved and the order issued, it will not be amended or revoked except for promotion option, extreme compassionate reasons, or for the good of the Service. The amendment or revocation must occur prior to the retirement date.

6–4. Career recognition

a. The officer’s commander is authorized to issue an additional announcement of the retirement when the retiring officer’s career merits special recognition.

b. The announcement will have the same number as the retirement order but with the prefix “EXT” and will state key events in the officer’s career.

c. The information will be obtained from field documents and by interview.
This announcement may be placed on bulletin boards and in the officer’s file, read at ceremonies, and presented to the officer in an appropriate binder (see fig 6–1 for example).

6–5. Retirement location
   a. Generally, an officer’s retirement will be processed at the authorized and directed TC stated in AR 635–8. An officer may retire at a location of personal choice, according to AR 635–8. Once the officer has elected a location, the location cannot be changed unless it is to the authorized and directed TC. A change from one location of choice to another location of choice is not authorized. An officer who requests (prior to departure from unit assignment) that the location of choice be changed to the authorized and directed TC must provide justification to the commander that maintains the personnel records. When approved, the commander will notify the TC commander (at the officer’s location of choice) to mail the retirement packet to the directed TC. Retirement orders will not be amended.
   b. The retirement packet for an officer stationed in CONUS will be forwarded to the MPD that has custody of personnel record.
   c. The retirement packet for an OCONUS returnee will be forwarded to the TC that the officer elected.
   d. An officer serving OCONUS who desires to retire OCONUS (subject to the overseas commander’s and host government’s approval) must so specify in the voluntary retirement request or in the pre-retirement information for mandatory retirement. When applicable, the officer will obtain a passport from the nearest U.S. Consulate.
   e. An officer in a leave status on the retirement date will be processed according to AR 600–8–10.

6–6. Medical examination
   Medical examination prior to retirement is required. The required medical examination will be scheduled not earlier than 4 months prior to the retirement date or the beginning of the officer’s transition leave date. The officer’s immediate commander will ensure the medical examination is processed according to AR 40–501.

6–7. Hospitalization/physical evaluation board
   a. An officer who requests (or is scheduled for) retirement and has a medical problem (or becomes hospitalized) will be evaluated by the commander (or designated representative) of the MTF to determine if referral to a MEB under the provisions of AR 635–40. If a MEB determines that an officer does not meet medical retention standards under the provisions of AR 40–501, the officer will be referred to a PEB. When the officer is referred to the PEB, the MTF will promptly notify—
      (1) HRC (AHRC–OPD–A), or HQDA (DAPE–GO) for general officers.
      (2) State adjutant general for 32 USC ARNG officers.
      (3) NGB HCM Division (ARNG–HCM) for 10 USC AGR officers.
   b. The PEB Liaison Officer must provide the officer’s medical condition and scheduled date of the PEB.
   c. An officer found fit for duty by a PEB will retire on the first day of the month following the month the officer is found fit. An officer found not fit for duty will be processed for retirement under the provisions of AR 635–40.
   d. When a PEB is not necessary but additional medical care is, a nondisability retirement will be processed. Medical treatment will continue up to and after (if necessary) the approved retirement date. The retirement date will not be changed because of medical treatment.

6–8. Retirement status
   a. An RA officer placed on the retired list continues to be an officer of the U.S. Army.
   b. Unless there is evidence of fraud, an officer’s retirement under a statute exhausts the power of the President and SECARMY. The record of Executive action cannot be revoked or modified to make the retirement relate to another statute, even though more than one statute properly applied at the time of retirement. No member of the Army may be ordered to AD solely for the purpose of qualifying for retired pay for nonregular service (see 10 USC 12737).

6–9. Residence and travel abroad
   A retired officer may travel or reside in any area to which access is authorized U.S. citizens by the U.S. Department of State. Permission for travel or for residence is a Department of State matter and does not require approval from officials in HQDA.

6–10. Advancement of a warrant officer to a higher grade on the retired list
   a. When a warrant officer is retired under this regulation and has active service plus service on the retired list totals 30 years, he or she is entitled to be advanced on the retired list to the highest grade satisfactorily served on AD, as
determined by SECARMY (see 10 USC 7344). A retired warrant officer must submit a request pursuant to AR 15–80, as advancement or consideration for advancement is not automatic.

b. Orders announcing a warrant officer’s advancement are issued by the Human Resources Command (AHRC–PAP), 1600 Spearhead Division Avenue, Fort Knox KY 40122–5400. Notification is sent to the officer; to Retired Pay Operations, Defense Finance and Accounting Service, U.S. Military Retired Pay, P.O. Box 7130, London, KY 40742–7130 and to other appropriate agencies.

6–11. Permanent professors of the U.S. Military Academy
Upon retirement, any permanent professor of the USMA in a grade below brigadier general whose service as such a professor has been long and distinguished may, in the discretion of the President, be retired in the grade of brigadier general (see 10 USC 7342).

Section II
Voluntary Retirements

6–12. Approval authority
a. SECARMY is the approval authority for retirements. SECARMY has delegated approval authority for voluntary retirements (waiver/nonwaiver) to CG, HRC (RA and USAR Soldiers); Chief, NGB (10 USC ARNG Soldiers); state adjutants general (for 32 USC ARNG Soldiers); and Chief, Colonels Management Office for RA Army competitive category colonels and promotable lieutenant colonels. Retirement approval authorities may approve, disapprove, or delay/defer the requested retirement date of an officer who has completed 20 but less than 30 years of AFS. Endorsing commanders are reminded that an officer requesting a voluntary nonwaiver retirement who has completed 20 but less than 30 years of AFS is eligible, but not entitled to, retire upon request. Commanders who wish to recommend denial of a voluntary nonwaiver retirement request should forward the application to HRC, ARNG state, or NGB, as applicable, with an accompanying statement setting forth the recommendation of denial. Voluntary retirements may be denied or delayed based on the needs of the Army, and each application will be evaluated on its individual merits. Approval authority for voluntary retirements requiring a waiver is HRC, ARNG state, or NGB, as applicable, and, in some cases, SECARMY. Approval authority for voluntary retirements of regular commissioned officers with at least 30 but not less than 40 years of active service for retirement purposes is SECARMY. Approval of retirement requests may be mandatory or discretionary, based on the specific provision of law. Delegation of approval authority does not include the following retirement categories:

(1) General officer retirements.
(2) Retirement with fewer than 20 years of service (early retirement).
(3) Mandatory retirements (when an officer has been notified by HQDA, for example, of Selective Early Retirement Board, reduction in force, maximum service, or maximum age).
(4) Retirement applications submitted by officers of the JAGC and Chaplain Corps (must be approved by TJAG (DAJA–PT) or the OCCH, respectively).
(5) AGR retirements/waivers of USAR AGR officers must be approved by the Commander, Human Resources Command (AHRC–AR), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400. The Chief, NGB, as appropriate, must approve all retirements/waivers of National Guard AGR officers.
(6) Applications from Soldiers who require any type of a waiver to permit retirement. The retirement application of Soldiers who are “flagged” or should have been flagged must be submitted to HQDA for approval, with the exception of “flags” imposed for APFT failure or overweight (see AR 600–8–2). The retirement application of officers who have an ADSO must be submitted to HQDA for approval (see AR 350–100).
(7) Officers pending involuntary separation proceedings; for example, an officer directed to show cause.
(8) Regular commissioned officers with at least 30 but less than 40 years of active service for retirement purposes.

b. Voluntary retirement requests may be submitted up to 12 months before the requested retirement date or not later than 9 months prior to the projected start date of transition leave. The officer must have 19 or more years AFS and be able to complete all service obligations by the retirement date.

c. Guidance for retirement at 20 years of service is listed as follows:

(1) An RA, USAR, ARNG commissioned officer with 20 years AFS, of which 10 years is active commissioned service, may upon request and the approval of SECARMY, be retired (see 10 USC 7311). An RC officer does not have to be serving on AD in commissioned status or in an active USAR status to be eligible under this paragraph.
(2) Any warrant officer with 20 years AFS may, upon request and the approval of SECARMY, be retired (see 10 USC 1293). For Reserve warrant officers to retire under this provision, he or she must have USAR status at time of
retirement. It is not necessary for them to have served or to be serving on AD in the warrant officer status at time of retirement.

3. For AD enlisted personnel who concurrently hold commissioned or warrant officer status in the USAR, paragraphs 6–12c(1) and 6–12c(2) also apply.

   d. An RA commissioned officer with 30 years’ service may, upon request and the approval of SECARMY, be retired (see 10 USC 7318). Reference for computation of retired pay is 10 USC 7361.

   e. An RA commissioned or warrant officer who has at least 40 years of service will be retired upon request (see 10 USC 7324). Reference for computation of retired pay is 10 USC 7361.

6–13. Service for determining retirement eligibility

   a. Voluntary retirement eligibility is determined by AFS (see 10 USC 7326). To determine whether an officer may be retired voluntarily, the years of AFS are computed by adding—

      (1) All active service in the Army or the Air Force.

      (2) All service in the Navy or Marine Corps that would be credited for determining retirement eligibility in the respective Service (see 10 USC 7326).

      (3) For an officer of the RA, all active service performed as an officer of the Philippine Constabulary.

      (4) All RA commissioned officer service in the Medical Corps as a contract surgeon, acting assistant surgeon, or contract physician under a contract to serve full-time and to take and change station as ordered.

      (5) All RA commissioned officer service in the Dental Corps as a contract dental surgeon or acting dental surgeon.

   b. Constructive service as defined in paragraph 6–2c is not creditable for a voluntary retirement or for retired pay purposes after a voluntary retirement.

6–14. Service obligations

   a. Generally, an officer who completes certain formal education or training programs accepts career status, a certain promotion, or a PCS and incurs an ADSO (see AR 350–100). Normally, an officer must be able to fulfill the ADSO on or before the effective date of retirement. However, the retirement authority may grant nonstatutory waivers. Each request will be on a case-by-case basis.

   b. An RC officer requesting voluntary retirement in lieu of elimination action is not subject to this paragraph (see para 4–20).

   c. An RA warrant officer scheduled for mandatory retirement may accept an ADL promotion to pay grade CW3, CW4, or CW5 without incurring ADSO. Retention of these warrant officers beyond their mandatory retirement date is not authorized.

   d. An officer assigned OCONUS on an unaccompanied tour must be able to complete 12 months of the officer’s tour on or before the effective date of retirement.

   e. An officer on an accompanied tour (when dependents travel at government expense) must be able to complete 12 months of the officer’s tour from the date the dependents arrive in the overseas command. This ADSO does not preclude the officer from completing the prescribed tour length in accordance with AR 614–30. The 12-month overseas restriction does not apply to an RC officer applying for retirement in conjunction with REFRAD under the provisions of chapter 2 of this regulation.

   f. The DCS, G–1 or designee may defer the voluntary retirement of an officer assigned to a critical position until a replacement is available through the normal requisitioning cycle. A request for an officer’s deferment must include the justification (see AR 350–100).

   g. The DCS, G–1 or designee may waive a nonstatutory ADSO for the convenience of the Army or when substantial or undue hardship will result to the officer. The waiver request must be documented with detailed justification. When the best interest of the Army is involved, the following should be considered when processing the request for retirement:

      (1) Retirement in lieu of elimination under chapter 4 of this regulation or in lieu of other unfavorable personnel action justifying a waiver of the service obligation.

      (2) Retirement of any officer nonselected for promotion to CW3, CW4, CW5, or lieutenant colonel.

6–15. Voluntary retirement in lieu of mandatory retirement, in lieu of consideration for selective early retirement/selective retirement, or in conjunction with the scheduled release from active duty

   a. An RA officer may request voluntary retirement in lieu of mandatory retirement under section III of this chapter, or in lieu of consideration for selective early retirement/selective retirement under section IV of this chapter.
b. A retirement eligible officer who is twice nonselected for promotion to the grade of lieutenant colonel or below may retire. The officer’s effective date of retirement will not be later than the mandatory separation date.

c. An officer who receives a notification memorandum of impending elimination may request retirement in lieu of elimination, if the officer has 19 years and 6 months or more AFS on the date of such application. If the officer elects to retire and the elimination action involved misconduct or moral or professional dereliction, CG, HRC will forward the retirement application and memorandum of notification for elimination with all supporting documentation to the Army Grade Determination Review Board. Any comment or rebuttal by the officer and the officer’s AMHRR will be included in the forwarding documentation. The Army Grade Determination Review Board will make recommendation as to the highest grade that the officer has served on AD satisfactorily. The effective date of retirement for an officer—

(1) With 19 years and 6 months but less than 20 years AFS will not be later than 60 days after the officer attains 20 years AFS.

(2) With 20 or more years AFS will not be later than 60 days from the date the officer elected retirement in lieu of elimination.

6–16. Retirement in lieu of permanent change of station

a. Officers may request retirement in lieu of PCS when they have at least 19 years and 6 months AFS and a firm PCS alert is received. The retirement request must be submitted within 30 calendar days of the alert. When an alerted officer indicates that he or she might exercise the option to retire in lieu of PCS, Career Division may initiate a request, with recommendation to approval authority CG, HRC, to disapprove or delay the retirement based on the needs of the Army.

b. Assignment alert is the official notification of an impending assignment sent by writing, voice, email, or other medium from DA or HRC assignments officials to an officer. An assignment is considered “firm” when an officer has been selected to fill a valid requisition (that is, when and where the officer will be assigned).

c. All service obligations must be met (or waived) before retirement. The MPD will verify service obligations by contacting the officer’s career management division before forwarding the retirement request. The waiver request must be documented with detailed justification. Requests that are not forwarded through channels will be returned.

d. An officer retiring in lieu of PCS will normally remain at the same duty station until retirement unless the needs of the service or local circumstances clearly require reassignment (for example, due to deletion of the position, reorganization, or disciplinary problems). If possible, the officer will be reassigned within the same installation if there is a valid need. When this is not possible, the officer may be reassigned to the closest military installation where there is a valid need. An officer will not be reassigned exclusively for the purpose of being closer to the requested location of retirement.

e. The officer may request the retirement to be effective any date not later than 6 months from the date of the PCS alert or the first day of the month after the officer attains 20 years AFS, whichever is later.

f. Once a retirement is approved, the appropriate career management division will revoke the PCS orders and notify the officer. The retirement will not be withdrawn nor will the effective date of the retirement be extended. However, a request for an earlier date will be considered on an individual basis.

g. On an approved retirement, HRC (AHRC–OPD–A) will notify the installation.

h. The steps required for processing retirement in lieu of PCS are shown in table 6–1.

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>BN S–1</td>
<td>Notifies the officer of PCS alert or orders.</td>
</tr>
<tr>
<td>2</td>
<td>Soldier</td>
<td>Receives notification of PCS alert or orders. Application for retirement must be submitted within 30 days of receipt of the alert or orders.</td>
</tr>
<tr>
<td>3</td>
<td>SACT</td>
<td>a. Prepares and processes retirement application to include waiver, if required (see fig 6–2). (1) Interviews officer to obtain information for application. (2) Advises the officer of their responsibility to obtain a medical examination prior to the retirement date and that failure to complete it will not affect or delay the retirement but could affect later claims for service-connected medical problems. b. Forwards the application through channels to HRC (AHRC–OPD–A), or The Judge Advocate General (DAJA–PT), 2006 Army Pentagon, Washington, DC 20310–2200; or Office of the Chief of Chaplains (DACH–PER), 2700 Army Pentagon, Washington, DC 20310–2700, as applicable.</td>
</tr>
</tbody>
</table>
Table 6–1
Processing retirement in lieu of permanent change of station—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
</table>
| 4    | BN S–1      | a. Commander having custody of applicant’s MPF or hospital commanders operating independent transfer activities—  
(1) Verifies from available records and documents all information given in the application.  
(2) Ensures that the officer has read paragraph 1–24.  
(3) Ensures that prompt action has been taken to adjust and close any public property or financial accounts of applicants.  
b. Intermediate commanders review application to ensure compliance with chapter 6 of this regulation and forward with recommendation of approval or disapproval, together with statement that action is or is not in contravention with AR 600–8–2. Recommendation for disapproval will state reason. |
| 5    | TC (TC)     | Receives retirement packet and conducts retirement processing. Final separation forms will cite regulatory authority and SPD as shown in AR 635–5–1. |

6–17. Voluntary retirement application

a. Request for voluntary retirement will be considered on an individual basis.

b. Request will be prepared according to figure 6–2 and forwarded to the appropriate approval authority not earlier than 12 months before the retirement date or no later than 9 months before the requested retirement date or beginning date of transition leave, whichever is the earliest (see para 6–12a).

c. Request may be submitted (with justification) later than 9 months—
(1) During an emergency.  
(2) To preclude a hardship to the officer.  
(3) When the requested retirement date coincides with the date returned from overseas.  
(4) When the losing command agrees with the retirement.  
(5) When an officer accepts by means of a signed statement that a delay in submitting the request shortens the processing time and may preclude retirement on the requested date. Without this statement in the retirement application, the application will be returned without action.

d. Upon request for a control number, HRC (AHRC–OPD–A) will verify the retirement eligibility of the officer, inform the appropriate Career Management Division within the Officer Personnel Management Directorate, and provide the control number to the MPD/Personnel Service Center within 7 working days of the request.

e. Upon request, HRC (AHRC–OPD–A) will forward the service fiche for an officer to the installation maintaining the officer’s MPF within 14 calendar days for use in service computation.

f. HRC (AHRC–OPD–A) will issue a control number to the appropriate MPD/Personnel Service Branch (PSB) for all approved retirements. Retirements disapproved by HQDA will be returned through channels to the officer.

g. The request for voluntary retirement must include a sexual assault statement signed by the officer (see para 1–35 and fig 1–2).

h. As an exception, NGB and state adjutants general will publish rules for processing voluntary retirement applications for ARNG officers.

i. The steps required for processing a voluntary retirement application are shown in table 6–2.

Table 6–2
Processing voluntary retirement application

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
</table>
| 1    | Soldier     | a. Submit application (see fig 6–2).  
b. For an officer retiring in lieu of mandatory release, includes the following:  
(1) The scheduled mandatory release date.  
(2) The specific reason for release.  
(3) Subject and date of the HRC memorandum notifying the officer of mandatory release date.  
(4) When a retirement application is submitted in lieu of elimination, ensure it states “Submitted in lieu of elimination.”  
(5) When a retirement application is submitted in lieu of consideration of a Selective Early Retirement/Selective Retirement Board, ensure it states “Submitted in lieu of Selective Early Retirement Board (or Selective Retirement Board).” |
<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>BN S–1/Unit</td>
<td>Prepares waiver request, when applicable and forwards application through chain of command to the appropriate approval authority.</td>
</tr>
</tbody>
</table>
| 3    | SACT        | a. Receive application.  
b. Obtain MPF.  
c. Review eligibility.  
d. Schedule appointment.  
e. Request AMHRR from HRC (AHRC–MSR) for nonwaiver retirements only (see para 6-2d).  
f. Advises the officer of their responsibility to obtain medical examination prior to the retirement date and that failure to complete it will not affect or delay the retirement but could affect later claims for service-connected medical problems.  
g. Notify strength management work center of impending retirement.  
h. Request control number from HRC for all retirement applications. Do not forward nonwaiver retirement applications to HRC. PSB/MPD should only forward applications to HRC when a waiver is required and/or the endorsing commander recommends disapproval. The information in steps 3g(1) and 3g(2) will be provided when requesting a control number, via the Total Officer Personnel Management Information System interactive processing officer retirement screen.  
1. Separation Request date: in format YYYYMMDD.  
i. Receive control number within 7 working days of request (only nonwaiver retirements).  
j. After the AMHRR is received, conduct interview for service computation, if applicable. Prepare DA Form 7301–R, if applicable. Requests verification of active/inactive service time not substantiated in MPF. Upon completion of the service computation, forwards application to the appropriate approval authority.  
k. Forwards the application for—  
1. An ADL commissioned or warrant officer when HQDA is the approval authority, through channels to Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400; Judge Advocate General Corps officers to The Judge Advocate General (DAJA–PT), 2006 Army Pentagon, Washington, DC 20310–2200; and chaplains to Office of the Chief of Chaplains (DACH–PER), 2700 Army Pentagon, Washington, DC 20310–2700.  
2. A general officer, through ACOM/ASCC/DRU to General Officer Management Office, Office of the Chief of Staff, Army, 200 Army Pentagon, Washington, DC 20310–0200.  
3. RC commissioned and warrant officers not on the ADL to Commander, Human Resources Command (AHRC–AR), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400 (see 10 USC 620).  
4. For ARNGUS commissioned and warrant officers not on AD, to the appropriate state adjutant general. |
| 4    | C&S         | a. Commanders having custody of applicant’s MPF or hospital commanders operating independent transfer activities—  
1. Verify from available records and documents all information given in the application.  
2. Ensure that the officer has read paragraph 1–24.  
3. Ensure that prompt action has been taken to adjust and close any public property or financial accounts of the applicant.  
b. Intermediate commanders review application to ensure compliance with this chapter and forward with written recommendation of approval or disapproval together with statement that action is or is not in contravention with AR 600–8–2. Recommendation for disapproval will state reason. |
| 5    | SACT        | a. Receives approval from HQDA.  
b. Prepare retirement order if applicable (see para 6–3). The retirement order will contain the control number. Retirement orders are prepared in accordance with AR 600–8–105. Distribution of the order will include the ACOM/ASCC/DRU to which the officer is assigned, the servicing finance and accounting center, and HRC (AHRC–MSR). Orders formats as prescribed in AR 600–8–105 for all officer retirements are—  
1. 680 – RA.  
2. 682 – USAR.  
3. 684 – Dual Status.  
4. 700 – Amendment of Orders.  
5. 705 – Revocation of Orders.  
c. File approved application and allied documents (orders and service computation documents) in MPF and return to personnel records work center.  
d. Provides retirement packet to the officer. Retirement packet will contain the following: |
6–18. Retirement withdrawal or a change in the retirement date

a. The request to withdraw or change the effective date of approved retirement applications will only be approved by retirement approval authority for promotion, compassionate reasons, or for the convenience of the Army. HRC (AHRC–OPD–A) for RA officers, or HRC (AHRC–AR) for USAR officers, will notify the appropriate MPD/PSB of the approval or disapproval of request and issue a new control number to be used on the amendment or revocation of the retirement order.

b. Retirement applications in lieu of PCS are final.

c. An endorsing commander may approve a retirement withdrawal, provided a control number has not been issued or that the retirement application has not been forwarded to the approval authority (HQDA for RA and USAR officers).

d. When an officer has approved a retirement pending and is subsequently selected for promotion, he or she may request to withdraw the application to accept the promotion. However, the officer remains subject to worldwide assignment according to the needs of the Army.

e. When an officer has approved/pending retirement action, the officer may request to withdraw the subsequent request or change the requested date of separation in order to continue to serve based upon the needs of the Army.

f. The steps required for processing a retirement withdrawal or a change in the retirement date are shown in table 6–3. As an exception, NGB and state adjutants general will publish rules for processing voluntary retirement applications for ARNG officers.

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### Table 6–2

Processing voluntary retirement application—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
</table>
|      |             | (1) A memorandum of instruction.  
|      |             | (2) Computation of service. Orders with the control number. |
| 6    | TC          | c. Receives and processes retirement packet. Final separation forms will cite regulatory authority, and SPD as shown in AR 635–5–1. |

### Table 6–3

Processing retirement withdrawal or retirement date change

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>Submits request to withdraw or change retirement date (see fig 6–5).</td>
</tr>
<tr>
<td>2</td>
<td>SACT BN S–1</td>
<td>Forwards the officer’s request to withdraw the retirement or change the date (with justification) through channels to Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400; The Judge Advocate General (DAJA–PT), 2006 Army Pentagon, Washington, DC 20310–2200; or Office of the Chief of Chaplains (DACH–PER), 2700 Army Pentagon, Washington, DC 20310–2700, as applicable, to HRC (AHRC–OPD–A).</td>
</tr>
<tr>
<td>3</td>
<td>TC</td>
<td>Receives the appropriate amendment/revocation of the retirement order and processes same.</td>
</tr>
</tbody>
</table>

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### Section III

#### Mandatory Retirement

6–19. Scope

a. A mandatory retirement is required by law and is initiated by HQDA. An officer must be retired on the date established by the applicable statute unless specifically provided by law (see 10 USC 640). An officer may request retirement and be retired voluntarily on mandatory retirement date.

b. The address of the office responsible for a mandatory retirement of a general officer is General Officer Management Office, Office of the Chief of Staff, Army, 200 Army Pentagon, Washington, DC 20310–0200.

6–20. Service for mandatory retirement

Service for mandatory retirement for commissioned officers who did not serve on AD prior to 15 September 1981 is AFCS. Service for commissioned officers on AD on 14 September 1981 is active commissioned service in the RA on and after 15 September 1981 plus the amount of service creditable to the officer on 14 September 1981 for the purpose of determining whether the officer is subject to involuntary retirement.
6–21. Mandatory retirement due to maximum age

a. Unless otherwise retired or separated, an RA commissioned officer will retire effective the first day of the month following the month the officer reaches age 62 (see 10 USC 1251).

b. An RA commissioned officer who is a permanent professor, the director of admissions, or the registrar at the USMA will retire effective the first day of the month following the month age 64 is reached.

c. The President may defer retirement of an RA commissioned officer serving in a position that carries a grade above major general. However, the deferment may not extend beyond the first day of the month following the month the officer reaches age 64. (Only 10 such deferments may be in effect at one time.)

d. SECARMY may defer the retirement of certain health professions officers. Requests for deferment under this provision will be forwarded through the officer’s chain of command to CG, HRC (AHRC–OPL–P). Deferment under this provision may not extend beyond the first day of the month following the month of the officer’s 68th birth date (see 10 USC 1251). For USAR officers, see paragraph 2–10a(8).

(1) SECARMY may defer the retirement of RA officers in the Medical Corps, Dental Corps, and Army Nurse Corps if during the period of deferment, the officer will be performing duties consisting primarily of providing patient care or performing other clinical duties.

(2) SECARMY may defer the retirement of RA officers in the following corps/areas of concentration (AOCs) if during the period of deferment, the officer’s duties will consist primarily of providing health care, performing other clinical care, or performing health care-related administrative duties.

(a) Veterinary Corps Officers in the following AOCs:
1. 64B Veterinary Preventive Medicine.
2. 64C Veterinary Laboratory Animal Medicine.
3. 64D Veterinary Pathologists.
4. 64E Veterinary Comparative Medicine.
5. 64F Veterinary Clinical Medicine.

(b) Army Medical Specialist Corps Officers in the following AOCs:
1. 65A Occupational Medicine.
2. 65B Physical Therapist.
3. 65C Clinical Dietician.
4. 65D Physician Assistant.

(c) Medical Service Corps Officers in the following AOCs:
1. 67B Laboratory Science Officers.
2. 67C Preventive Medicine Officers.
3. 67D Behavioral Health Officers.
4. 67E Pharmacy Officers.
5. 67F Optometry Officers.
6. 67G Podiatrists.

e. SECARMY may defer the retirement of an officer who is appointed or designated as a chaplain if the Secretary determines that such deferral is in the best interest of the Army. Deferment under this provision may not extend beyond the first day of the month following the month of the officer’s 68th birth date (see 10 USC 1251). Requests for deferment under this provision will be forwarded through the officer’s chain of command to OCCH (DACH–PER).

f. Unless otherwise retired or separated, a warrant officer with 20 years active service will retire not later than 60 days after the officer reaches age 62 (see 10 USC 1263). Under extenuating circumstances, SECARMY may defer the retirement of a warrant officer up to 4 months.

g. The maximum age retirement notification memorandum will be forwarded by HRC (AHRC–OPD–A) to the officer and commander approximately 9 months before the officer’s scheduled retirement date. In addition, a copy will be sent to the appropriate MPD. The memorandum advises the officer of approaching retirement, expressing appreciation for service, and the suggestion that contact be made with the local examining facility concerning any medical defects of which the officer is aware. The memorandum includes the officer’s mandatory retirement date, the specific statutory authority for the retirement, and pertinent data.

h. On receipt of the officer’s pre-retirement data, HRC (AHRC–OPD–A) will complete the pre-retirement packet and forward it to the appropriate TC.

i. The steps required for processing mandatory retirement due to maximum age are shown in table 6–4.
Table 6–4  
Processing mandatory retirement due to maximum age—Continued

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
</table>
| 1    | Soldier     | Receives maximum age notification approximately 9 months before the scheduled retirement, including the following guidance:  
a. Mandatory retirement date, the specific statutory authority, and pertinent service data.  
b. Advisement to contact local medical examining facility regarding any known medical problems. |
| 2    | SAA C&S BN S–1 | Receives copy of the officer’s maximum age notification memorandum, including the pre-retirement data instructions. |
| 3    | Personnel Service Center SACT | Receives copy of the officer’s maximum age notification memorandum and takes the following actions:  
a. Coordinates to ensure the officer has received notification memorandum and to provide assistance as needed.  
b. Controls the separation processing.  
c. Maintains the officer’s file for 30 calendar days after retirement, then destroys the file. |
| 4    | BN S–1 SACT | Forwards the officer’s pre-retirement data through channels (includes POC and telephone number), a minimum of 3 months prior to the scheduled date, to the following (see fig 6–3):  
a. General Officer Management Office, Office of the Chief of Staff, Army, 200 Army Pentagon, Washington, DC 20310–0200, for general officers.  
b. Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400, for all other officers. |
| 5    | TC          | Receives retirement packet and conducts retirement processing. Final separation forms will cite regulatory authority and SPD as shown in AR 635–5–1. |

6–22. Mandatory retirement due to maximum service

a. Unless earlier retired, an RA major general (not on a list of officers recommended for promotion) will, if not earlier retired, be retired on the first day of the first month beginning after the date of the fifth anniversary of appointment to that grade or on the first day of the month after the month in which he or she completes 35 years of active commissioned service, whichever is later (see 10 USC 636).

b. Unless earlier retired, an RA brigadier general (not on a list of officers recommended for promotion) will, if not earlier retired, be retired on the first day of the first month beginning after the date of the fifth anniversary of appointment to that grade or on the first day of the month after the month in which he or she completes 30 years of active commissioned service, whichever is later (see 10 USC 635).

c. Unless earlier retired, an RA colonel (not on a list of officers recommended for promotion) will, if not earlier retired, be retired on the first day of the month after the month in which he or she completes 30 years of active commissioned service (see 10 USC 634).

d. Unless earlier retired, an RA lieutenant colonel (not recommended for promotion) will retire the first day of the month after the month which the officer completes 28 years AFCS (see 10 USC 633).

e. SECARMY may retire any USMA permanent professor with more than 30 years commissioned service (see 10 USC 7320).

f. Each RA warrant officer will, if not earlier separated or retired, be retired on the first day of the month after completing 30 years and 60 days active service as a warrant officer, creditable to him under PL 81–351, except as provided by 5 USC 8301.

g. The maximum service notification memorandum will be forwarded by HRC (AHRC–OPD–A) to the officer and their commander approximately 9 months before the officer’s scheduled retirement date. In addition, a copy will be forwarded to the appropriate MPD. The memorandum advises the officer of their approaching retirement, expressing appreciation for service, and includes a suggestion that contact be made with the local examining facility concerning any medical defects of which the officer is aware. The memorandum includes the officer’s mandatory retirement date, the specific statutory authority for the retirement, and pertinent data.

h. On receipt of the officer’s pre-retirement data, HRC (AHRC–OPD–A) will complete the retirement packet and forward it to the appropriate TC.

i. The steps required for processing mandatory retirement due to maximum service are shown in table 6–5.
### Table 6–5
**Processing mandatory retirement due to maximum service**

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soldier</td>
<td>Receives maximum service notification memorandum approximately 9 months before the mandatory retirement date and the following guidance: &lt;br&gt; a. Mandatory retirement date, the specific statutory authority, and pertinent service data. &lt;br&gt; b. Advisement to contact local medical examining facility regarding any known medical problems.</td>
</tr>
<tr>
<td>2</td>
<td>SAA C&amp;S BN S–1</td>
<td>Receives copy of the officer’s maximum service notification memorandum including the pre-retirement data instructions.</td>
</tr>
<tr>
<td>3</td>
<td>BN S–1 SACT</td>
<td>Receives copy of the officer’s maximum service notification memorandum and takes the following actions: &lt;br&gt; a. Coordinates to ensure the officer has received notification memorandum and to provide assistance as needed. &lt;br&gt; b. Controls the separation processing. &lt;br&gt; c. Maintains the officer’s file for 30 days after the retirement, then destroys the file.</td>
</tr>
<tr>
<td>4</td>
<td>BN S–1 SACT</td>
<td>Forwards the officer’s pre-retirement data (see fig 6–3), including POC and telephone phone number, through channels, a minimum of 3 months prior to the scheduled date, to the following: &lt;br&gt; a. General Officer Management Office, Office of the Chief of Staff, Army, 200 Army Pentagon, Washington, DC 20310–0200, for general officers. &lt;br&gt; b. Commander, Human Resources Command (AHRC–OPD–A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400, for all other officers.</td>
</tr>
<tr>
<td>5</td>
<td>TC</td>
<td>Receives retirement packet and conducts retirement processing. Final separation forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

### Section IV
**Other Retirement**

#### 6–23. Selective early retirement/selective retirement

a. A duly appointed board of officers may consider the following RA officers for selective early retirement (see 10 USC 638) or RA chief warrant officers for selective early retirement (see 10 USC 581) when—

1. A regular warrant officer who holds a warrant officer grade above WO1 and who is not on a promotion list of warrant officers recommended for promotion and who is retirement eligible under any provisions of law.

2. A captain who is not on a list for promotion to major who is retirement eligible or who after 2 additional years or less of AFS would be eligible for retirement.

3. A major who is not on a list for promotion to lieutenant colonel who is retirement eligible or who after 2 additional years or less of AFS would be eligible for retirement.

4. A lieutenant colonel who has been nonselected for promotion two or more times and who is not on a list for promotion to colonel.

5. A colonel who has served at least 4 years of AD in that grade and whose name is not on a list for promotion to brigadier general.

6. A brigadier general who has served at least 3 years and 6 months of AD in that grade and whose name is not on a list of officers recommended for promotion.

7. A major general who has served at least 3 years and 6 months of AD in that grade.

b. Officers with an approved voluntary retirement or an approved voluntary retirement in lieu of consideration by the selective early retirement/selective retirement board (or a mandatory retirement date during the same fiscal year as the board or the following fiscal year) will not be considered for selective early retirement.

c. A colonel and below will be retired under any provision of law under which the officer is eligible, on the date requested by the officer and approved by SECARMY. This date will not be later than the first day of the seventh calendar month beginning after the month the selective early retirement board report is approved by SECARMY. An officer who is not retirement eligible as of the date SECARMY signs the board’s results will be retired on the first day of the month after the officer becomes retirement eligible.

d. A brigadier general or major general will be retired under any provision of the law under which the officer is eligible, on the date requested by the officer and approved by SECARMY. This date will not be later than the 1st day of the 10th calendar month beginning after the month the selective early retirement board report is approved by SECARMY.
e. The retirement of a commissioned officer or a chief warrant officer pursuant to this section will be an involuntary retirement for purposes of any other provision of law.

f. The DCS, G–1 will sign the notification memorandum. HRC (AHRC–OPD–A) will forward through a flag officer the notification memorandum to each officer selected for early retirement. The following will be included:
   (1) Acknowledgment.
   (2) Administrative instructions.
   (3) Retirement application.

g. The steps required for processing selective early retirement/selective retirement are shown in table 6–6.

Table 6–6
Processing selective early retirement/selective retirement

<table>
<thead>
<tr>
<th>Step</th>
<th>Work center</th>
<th>Required action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>C&amp;S</td>
<td>Receives notification memorandum on individual officer or warrant officer selected for early retirement. Notifies officer or warrant officer concerned and returns signed statement that he or she was notified to HRC (AHRC–OPD–A).</td>
</tr>
<tr>
<td>2</td>
<td>Soldier</td>
<td>Receives notification from a flag officer of selection for early retirement. Complies with the administrative instructions in the notification memorandum.</td>
</tr>
<tr>
<td>3</td>
<td>TC</td>
<td>Receives retirement packet and conducts retirement processing. Final separation forms will cite regulatory authority and SPD as shown in AR 635–5–1.</td>
</tr>
</tbody>
</table>

6–24. Voluntary early retirement

a. When voluntary early retirement is authorized by law and in policy announced by the Secretary of Defense an officer may request early retirement.

b. When voluntary early retirement is authorized, SECARMY will publish policy establishing eligibility requirements for voluntary early retirement and HRC will announce request procedures via message.

c. This paragraph will be cited as the authority for an approved voluntary early retirement.
EXT - ORDERS Number  Date YYYYMMDD

ANNOUNCEMENT OF RETIREMENT

The retirement of (Soldier’s name, duty position), is announced with the deepest regret but with greatest appreciation for his long distinguished career of 30 years.

(Soldier’s name) was born May 1933 in Arapahoe, Colorado. Commissioned in the Field Artillery on graduation from the United States Military Academy in 1955, he attended Airborne School and was assigned to the 82d Airborne Division for 2 years. (Soldier’s name) subsequently served for 3 years in Panama, followed by a transfer to the 173d Airborne Brigade for a year of combat command and staff duty. Service in Vietnam was followed by a 3-year instructorship assignment at the United States Air Force Academy and subsequent return to Vietnam for duty with the 190th Infantry Brigade. Between troop duty assignments, Colonel Baker graduated from the Armed Forces Staff College.

A 2-year tour at Fort Benning, Georgia, with the U.S. Army Combat Board ended in 1974. (Soldier’s name) then joined the 101st Airborne Division (Air Assault) where he served as the Division Artillery operations officer and commanded the 1st Battalion, 321st Field Artillery. (Soldier’s name) was next posted to Headquarters, Department of the Army, in the office of the Chief, Army National Guard Bureau. In 1980, (Soldier’s name) deployed to the Republic of Korea for a 4-year assignment as the Chief of the Operational Plans Divisions of both the Republic of Korea/United States Combined Forces Command and Headquarters, United States Forces, Korea. From 1984 to 1989, (Soldier’s name) was assigned to the Office of the Deputy Chief of Staff for Personnel and served in a top-level management position. (Soldier’s name) last assignment was as a member of the Headquarters, Department of the Army, Deputy Chief of Staff for Personnel Review Boards, and as president of the Secretary of the Army Conscientious Objector Review Board.

During his illustrious career, (Soldier’s name) has been honored for valor on the battlefield and for meritorious service in positions of great responsibility. His many awards and decorations include four Bronze Stars, two awards of the Meritorious Service Medal, three awards of the Air Medal, and the Senior Parachutists and Aircraft Crewmember’s Badges. (Soldier’s name) many friends and fellow Soldiers join together on this day in wishing him the best of health and happiness in his well-earned retirement.

Signature of general officer

Figure 6–1. Sample format for announcement of retirement
MEMORANDUM THRU (Channels—see AR 600-8-24, paragraph 3-4)

FOR Commander, Human Resources Command (AHRC-OPD-A), 1600 Spearhead Division Avenue, Fort Knox, KY 40122

SUBJECT: Voluntary Retirement

1. Under the provisions of law cited in AR 600-8-24, paragraph (number), I request that I be released from active duty and assignment on (last day of the month which retirement would otherwise be effective) and placed on the retired list on (first day of the following month) or as soon thereafter as practicable, and that I be transferred to the Retired Reserve immediately on retirement (Regular Army officers omit last phrase). I will have completed over (number) years of active service on the requested retirement date.

2. Assignment status: (Enter organization and station to which currently assigned and/or last duty station to which attached, if any.)

3. Authorized place of retirement: (Enter the authorized and directed transfer activity where required to be processed in accordance with AR 635-8. If applicable, identify the CONUS debarkation area.)

4. Location of choice transfer activity: (Members electing to be processed for retirement at a transfer activity other than one prescribed by AR 635-8, enter an appropriate transfer activity as provided by AR 635-8, otherwise enter "not applicable.")

5. I have been counseled as specified by AR 635-8, chapter 4. I fully understand the provisions of AR 635-8 concerning entitlement to per diem, travel, and transportation allowances based on retirement at a location of choice transfer activity.

6. I have read AR 600-8-24, paragraphs 6-6 and 6-7. I am responsible for ensuring that a physical examination is completed not earlier than 4 months nor later than 1 month prior to my approved retirement date or start date of transition leave, whichever is earlier (subject physical to be arranged through coordination with my unit of assignment). I am aware that the purpose of this examination is to ensure that my medical records reflect as accurately as possible my state of health on retirement and to protect my interests and those of the Government. I also understand that my retirement will take effect on the requested date and that I will not be held on active duty to complete this examination.

Figure 6–2. Sample format for voluntary retirement application
7. In accordance with Title 10, United States Code, I understand that—

   a. Enrollment in the Survivor Benefit Plan (SBP) is the only way that I may continue a portion of my retirement pay to my family at my death.

   b. I must receive SBP counseling for myself and my spouse no less than 30 days before retirement.

   c. I will be enrolled in full SBP coverage if I fail to elect otherwise in writing before my retirement.

   d. I cannot elect less than full spouse SBP without my spouse’s written agreement. I received a spousal concurrence for this purpose in conjunction with this application/letter. I realize there are other forms that must be completed during SBP counseling.

   e. Failure to return the completed spousal concurrence statement to the proper officials prior to my retirement packet being sent to the Defense Finance Accounting Service will result in my being irrevocably and irreversibly enrolled in SBP at full cost.

8. Address on retirement: (Enter a reliable forwarding address for mail.)

9. I am familiar with AR 600-8-24, paragraph 6-12, and understand that if the Secretary of the Army accepts this application, it may not be withdrawn except for extreme compassionate reasons or for the definitely established convenience of the Government.

10. If AR 600-8-24, paragraph 6-16, is applicable, continue with the information required by chapter 6.

11. As of the date of this application, I have (number) of days accrued leave. I (do/do not) plan to take transition leave. (If applicable, complete the following) I plan to take (number) days leave.

12. I understand the provisions of AR 600-8-24 pertaining to determination of my retired grade. Considering those provisions and after a review of my records, I believe that I am entitled to retire in the grade of (grade), I understand that final determination of my retired grade will be made by HQDA and that I will be informed if I am not entitled to retire in the grade I have specified in this paragraph.

13. This application (is/is not) submitted in lieu of complying with PCS instructions.
14. I understand that if I participated in certain advanced education programs, I may be required to reimburse the U.S. Government as stated in written agreements made by me with the U.S. Government under law and regulations.

15. My current duty telephone numbers are as follows: DSN: (phone number). Commercial: (phone number).

16. A fax machine is available at the following: DSN: (phone number). Commercial: (phone number).

Signature

Note: Enlisted personnel applying for retirement in an officer grade will include their active duty enlisted rank and primary military occupation specialty.

Figure 6–2. Sample format for voluntary retirement application—continued
MEMORANDUM THRU (Channels)

FOR Commander, Human Resources Command (AHRC-OPD-A), 1600 Spearhead Division Road, Fort Knox, KY 40122

SUBJECT: Pre-Retirement information

1. The following information is submitted in accordance with AR 600-8-24, (add appropriate paragraph):
   a. Assignment status: (Enter organization and station to which currently assigned and duty station to which attached, if any.)
   b. Address on retirement: (Enter a reliable forwarding address for mail.)
   c. Authorized place of retirement: (Enter the authorized and directed transfer activity where required to be processed in accordance with AR 635-8. If applicable, identify the CONUS debarkation area.)
   d. Location of choice transfer activity: (Members electing to be processed for retirement at a transfer activity other than one prescribed by AR 635-8, enter an appropriate transfer activity as provided by AR 635-8; otherwise enter “not applicable.”)

2. I have been counseled as specified by AR 635-8. I fully understand the provisions of AR 635-8 concerning entitlement to per diem, travel, and transportation allowances based on retirement at a location of choice transfer activity.

3. I have read AR 600-8-24, (add appropriate paragraph). I am responsible for completing the medical examination for Separation/Retirement Statement of option furnished by my unit of assignment and am responsible for ensuring that, if a physical examination is desired, that it is started not earlier than 4 months prior to my approved retirement date or the beginning of my transition leave, whichever is earlier (subject physical to be arranged through coordination with my unit of assignment). I am aware that the purpose of this examination is to ensure that my medical records reflect as accurately as possible my state of health upon retirement and to protect my interests and those of the Government. I also understand that my retirement will take effect on the scheduled date and that I will not be held on active duty to complete this examination.
4. In accordance with Title 10, United States Code, I understand that—

   a. Enrollment in the Survivor Benefit Plan (SBP) is the only way that I may continue a portion of my retirement pay to my family at my death.

   b. I must receive SBP counseling for myself and my spouse no less than 30 days before retirement.

   c. I will be enrolled in full SBP coverage if I fail to elect otherwise in writing before my retirement.

   d. I cannot elect less than full spouse SBP without my spouse’s written agreement. I received a spousal concurrence for this purpose in conjunction with this application/letter. I realize there are other forms that must be completed during SBP counseling.

   e. Failure to return the completed spousal concurrence statement to the proper officials prior to my retirement packet being sent to the Defense Finance Accounting Service will result in my being irrevocably and irreversibly enrolled in SBP at full cost.

5. My current duty telephone numbers are as follows: DSN: (phone number). Commercial: (phone number).

6. A fax machine is available at the following: DSN: (phone number). Commercial: (phone number).

Signature
Typed name and DODID
MEMORANDUM THRU

(Assigned Unit)
(Higher command (minimum of 06 Command Level))

FOR Commander, Human Resources Command (AHRC-OPD-A) or the Judge Advocate General (DAJA-PT) or Chief of Chaplains (DACH-PER) or Director, SLD (DACS-SLD)

SUBJECT: Withdrawal of Previously Approved/Pending Retirement Request

1. I, (name, grade, branch, DODID), hereby request to voluntarily withdrawal my previously submitted/approved retirement request for (previous requested/approved date) based upon the following reason: (reason), in accordance with AR 600-8-24, (add appropriate paragraph).

2. The point of contact for this action is the undersigned at (phone number) and (email address).

Signature

(Commander, battalion level, address)
(Signature/typed name) (Concur/Nonconcurs, Date) (Additional comments)

(Commander, brigade level, address)
(Signature/typed name) (Concur/Nonconcurs, Date) (Additional comments)

Figure 6–4. Sample format for withdrawal of previously approved/pending retirement request
MEMORANDUM THRU

(Assigned Unit)
(Higher command (minimum of O-6 Command Level))

FOR Commander, Human Resources Command (AHRC-OPD-A) or the Judge Advocate General (DAJA-PT) or Chief of Chaplains (DACH-PER) or Director, SLD (DACS-SLD)

SUBJECT: Date Change of Previously Approved/Pending Retirement Request

1. I, (name, rank, branch, DODID), hereby request to voluntarily change my effective retirement date from (previous requested date) to (adjusted retirement date) for the following reason: (Reason), in accordance with AR 600-8-24, (add appropriate paragraph).

2. The point of contact for this action is the undersigned at (phone number) and (email address).

Signature

(Commander, battalion level, address)
(Signature/typed name) (Concur/Nonconcur, Date) (Additional comments)

(Commander, brigade level, address)
(Signature/typed name) (Concur/Nonconcur, Date) (Additional comments)

Figure 6–5. Sample format for date change of previously approved/pending retirement request
Appendix A

References

Section I

Required Publications

AR 15–6
Procedures for Administrative Investigations and Boards of Officers (Cited in para 4–6a.)

AR 15–80
Army Grade Determination Review Board and Grade Determinations (Cited in table 4–1.)

AR 25–98
Information Management Control Requirements Program (Cited in table 2–11.)

AR 27–40
Litigation (Cited in table 5–1.)

AR 37–104–4
Military Pay and Allowances Policy (Cited in para 1–17.)

AR 40–3
Medical, Dental, and Veterinary Care (Cited in para 1–24h(2)).

AR 40–400
Patient Administration (Cited in para 2–9i.)

AR 40–501
Standards of Medical Fitness (Cited in para 1–24a.)

AR 135–18
The Active Guard Reserve Program (Cited in para 2–12a.)

AR 135–91
Service Obligations, Methods of Fulfillment, Participation Requirements, and Enforcement Procedures (Cited in para 2–3c.)

AR 135–175
Separation of Officers (Cited in para 3–1b.)

AR 135–180
Retirement for Non-Regular Service (Cited in para 2–10a(5).)

AR 135–381
Incapacitation of Reserve Component Soldiers (Cited in para 1–24j.)

AR 140–10
Assignments, Attachments, Details, and Transfers (Cited in para 2–11g.)

AR 190–47
The Army Corrections System (Cited in table 2–11.)

AR 350–100
Officer Active Duty Service Obligations (Cited in para 1–13b(8).)

AR 380–67
Personnel Security Program (Cited in para 1–23a.)

AR 600–8–2
Suspension of Favorable Personnel Actions (Flag) (Cited in para 2–13f.)

AR 600–8–29
Officer Promotions (Cited in para 2–18a.)

AR 600–9
The Army Body Composition Program (Cited in para 2–13e(9).)
Related Publications

A related publication is a source of additional information. The user does not have to read it to understand this publication. Unless otherwise indicated, DA publications are available on the Army Publishing Directorate website (https://armypubs.army.mil/). DOD material is available at https://www.esd.whs.mil/dd/. USCs are available at http://uscode.house.gov/.

AR 11–2
Managers’ Internal Control Program

AR 25–30
Army Publishing Program

AR 25–400–2
The Army Records Information Management System (ARIMS)
AR 27–10
Military Justice

AR 135–100
Appointment of Commissioned and Warrant Officers of the Army

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

AR 135–200
Active Duty for Missions, Projects, and Training for Reserve Component Soldiers

AR 195–2
Criminal Investigation Activities

AR 600–8
Military Human Resources Management

AR 600–8–10
Leaves and Passes

AR 600–8–105
Military Orders

AR 600–20
Army Command Policy

AR 600–110
Identification, Surveillance, and Administration of Personnel Infected with Human Immunodeficiency Virus

AR 601–10
Management and Recall to Active Duty of Retired Soldiers of the Army in Support of Mobilization and Peacetime Operations

AR 601–100
Appointment of Commissioned and Warrant Officers in the Regular Army

AR 601–210
Regular Army and Reserve Components Enlistment Program

AR 635–5–1
Separation Program Designator (SPD) Codes

AR 637–2
Separation Pay (Nondisability) and Levels of Payment

DA Pam 25–403
Guide to Recordkeeping in the Army

DFAS–IN Regulation 37–1, Chapter 10
Travel and Transportation Allowances (Available at https://www.asafm.army.mil/)

DOD 7000.14–R, Volume 7A

DODI 1332.14
Enlisted Administrative Separations

DODI 1332.29
Involuntary Separation Pay (Non-Disability)

DODI 1332.30
Separation of Regular and Reserve Commissioned Officers

DODI 6490.04
Mental Health Evaluations of Members of the Military Services
NGR 130–6
United States Property and Fiscal Officer Appointment, Duties, and Responsibilities (Available at https://www.ngbpdc.ngb.army.mil/)

PL 81–351

PL 101–189

PL 102–190

PL 109–163

PL 110–317
The Hubbard Act (Available at https://www.govinfo.gov/app/details/plaw-110publ317.)

5 USC Chapter 83
Retirement

5 USC 8301
Uniform retirement date

10 USC
Armed Forces

10 USC Chapter 71
Computation of Retired Pay

10 USC Chapter 104
Uniform Services University of the Health Sciences

10 USC Chapter 105
Armed Forces Health Professions Financial Assistance Programs

10 USC Chapter 371
Computation of Retired Pay

10 USC 101
Definitions

10 USC 571
Warrant officers: grades

10 USC 581
Warrant Officers Selective retirement

10 USC 603
Appointments in time of war or national emergency

10 USC 611
Convening of selection boards

10 USC 620
Active-duty lists

10 USC 630
Discharge of commissioned officers with less than six years of active commissioned service or found not qualified for promotion for first lieutenant or lieutenant (junior grade)
10 USC 631
Effect of failure of selection for promotion: first lieutenants and lieutenants (junior)

10 USC 632
Effect of failure of selection for promotion: captains and majors of the Army, Air Force, and Marine Corps and lieutenants and lieutenant commanders of the Navy

10 USC 633
Retirement for years of service: regular lieutenant colonels and commanders

10 USC 634
Retirement for years of service: regular colonels and Navy captains

10 USC 635
Retirement for years of service: regular brigadier generals and rear admirals (lower half)

10 USC 636
Retirement for years of service: regular officers in grades above brigadier general and rear admiral (lower half)

10 USC 638
Selective early retirement

10 USC 639
Continuation on active duty to complete disciplinary action

10 USC 640
Deferment of retirement or separation for medical reasons

10 USC 641
Applicability of chapter

10 USC 651
Members: required service

10 USC 688
Retired members: authority to order to active duty; duties

10 USC 1161
Commissioned officers: limitations on dismissal

10 USC 1164
Warrant officers: separation for age

10 USC 1165
Regular warrant officers: separation during three-year probationary period

10 USC 1166
Regular warrant officers: elimination for unfitness or unsatisfactory performance

10 USC 1177
Members diagnosed with or reasonably asserting post-traumatic stress disorder or traumatic brain injury: medical examination required before administrative separation

10 USC 1181
Authority to establish procedures to consider the separation of officers for substandard performance of duty and for certain other reasons

10 USC 1186
Officer considered for removal: voluntary retirement or discharge

10 USC 1187
Officers eligible to serve on boards

10 USC 1223
Retired pay for nonregular service

10 USC 1251
Age 62: regular commissioned officers in grades below general and flag officer grades; exceptions
10 USC 1263
Age 62: warrant officers

10 USC 1293
Twenty years or more: warrant officers

10 USC 1305
Thirty years or more: regular warrant officers

10 USC 1370
Commissioned officers general rule; exceptions

10 USC 1371
Warrant officers: general rule

10 USC 2004
Detail of commissioned officers as students at law schools

10 USC 2005
Advanced education assistance: active duty agreement; reimbursement requirements

10 USC 2123
Members of the Health Professions Scholarship and Financial Assistance program: active duty obligation; failure to complete training; release from program

10 USC 7064
Special branches

10 USC 7158
Regular Army: re-enlistment after service as an officer

10 USC 7311
Twenty years or more: regular or reserve commissioned officers

10 USC 7318
Thirty years or more: regular commissioned officers

10 USC 7320
More than thirty years: permanent professors and the Director of Admissions of the United States Military Academy

10 USC 7324
Forty years or more: Army officers

10 USC 7326
Computation of years of service: voluntary retirement; regular and reserve commissioned officers

10 USC 7342
Higher grade for service in special positions

10 USC 7344
Higher grade after 30 years of service: warrant officers and enlisted members

10 USC 7361
Computation of retired pay

10 USC 10301
Reserve Forces Policy Board

10 USC 12207
Commissioned officers: service credit upon original appointment

10 USC 12301
Reserve Components generally

10 USC 12304
Selected Reserve and certain Individual Ready Reserve members; order to active duty other than during war or national emergency
10 USC 12308
Retention after becoming qualified for retirement pay

10 USC 12312
Active duty agreements

10 USC 12313
Reserves: release from active duty

10 USC 12643
Boards for appointment, promotion, and certain other purposes: composition

10 USC 12646
Commissioned officers: retention of after completing 18 or more, but less than 20, years of service

10 USC 12647
Commissioned officers: retention in active status while assigned to Selective Service System or serving as United States property and fiscal officers

10 USC 12681
Reserves: discharge authority

10 USC 12683
Reserve officers: limitation on involuntary separation

10 USC 12684
Reserves: separation for absence without authority or sentence to imprisonment

10 USC 12686
Reserves on active duty within two years of retirement eligibility: limitation on release from active duty

10 USC 12731
Age and service requirements

10 USC 12737
Limitation on active duty

10 USC 14506
Effect of failure of selection for promotion: reserve majors of the Army, Air Force, and Marine Corps and reserve lieutenant commanders of the Navy

10 USC 14507
Removal from the reserve active-status list for years of service: reserve lieutenant colonels and colonels of the Army, Air Force, and Marine Corps and reserve commanders and captains of the Navy

10 USC 14508
Removal from the reserve active-status list for years of service: reserve general and flag officers

10 USC 14510
Separation at age 62: brigadier generals and rear admirals (lower half)

10 USC 14511
Separation at age 64: officers in grade of major general or rear admiral and above

10 USC 14512
Separation at age 66: officers holding certain offices

10 USC 14701
Selection of officers for continuation on the reserve active-status list

10 USC 14703
Authority to retain chaplains and officers in medical specialties until specified age

10 USC 14706
Computation of total years of service

10 USC 14905
Officer considered for removal: retirement or discharge
10 USC 14907
Army National Guard of the United States and Air National Guard of the United States: discharge and withdrawal of
Federal recognition of officers absent without leave

32 USC
National Guard

32 USC 112
Drug interdiction and counter-drug activities

32 USC 502
Required drills and field exercises

32 USC 708
Property and fiscal officers

34 USC 20911
Relevant definitions, including Amie Zyla expansion of sex offender definition and expanded inclusion of child predators

37 USC
Pay and Allowances of the Uniformed Services

37 USC 201
Pay grades: assignment to; general rules

37 USC 204
Entitlement

38 USC
Veteran’s Benefits

38 USC 3103
Periods of eligibility for training and rehabilitation for veterans with service-connected disabilities.

50 USC 3803
Persons liable for training and service

50 USC 3809
Selective Service System

Section III
Prescribed Forms
Unless otherwise indicated, DA forms are available on the Army Publishing Directorate website
(https://armypubs.army.mil/).

DA Form 7301–R
Officer Service Computation for Retirement (Prescribed in para 6–3a(2).)

Section IV
Referenced Forms
Unless otherwise indicated, forms are available DA Form are available on the Army Publishing Directorate website
(https://armypubs.army.mil/) and DD forms are available on the Office of the Secretary of Defense website
(https://www.esd.whs.mil/dd/).

DA Form 11–2
Internal Control Evaluation Certification

DA Form 71
Oath of Office—Military Personnel

DA Form 78–R
Recommendation for Promotion to 1LT/CW2
DA Form 160–R  
Application for Active Duty

DA Form 268  
Report to Suspend Favorable Personnel Actions (Flag)

DA Form 1574–2  
Report of Proceeding by Board of Officers

DA Form 2028  
Recommended Changes to Publications and Blank Forms

DA Form 2339  
Application for Voluntary Retirement

DA Form 2823  
Sworn Statement

DA Form 3349  
Physical Profile

DD Form 214  
Certificate of Release or Discharge from Active Duty (Available through normal forms supply channels.)

DD Form 214WS  
Certificate of Release or Discharge from Active Duty (Worksheet)

DD Form 256  
Honorable Discharge Certificate (Available through normal forms supply channels.)

DD Form 2088  
Statement of Ecclesiastical Endorsement
Appendix B

Internal Control Evaluation

B–1. Function
The function covered by this evaluation is the accurate and orderly administrative separation of enlisted Soldiers.

B–2. Purpose
The purpose of this evaluation is to assist commanders in evaluating the key management controls listed below. It is not intended to cover all controls.

B–3. Instructions
Answers must be based on the actual testing of key management controls (for example, document analysis direct observation, random sampling, and simulation). Answers that indicate deficiencies must be explained and corrective action indicated in supporting documentation. These management controls must be evaluated at least once every 2 years. Certification that this evaluation has been conducted must be accomplished on DA Form 11–2 (Internal Control Evaluation Certification).

B–4. Test questions
a. Did the transition center use the proper SPD code and narrative reason for separation based on the HRC or Physical Disability Agency instructions?
b. Did the officer receive counseling required under AR 40–501 and paragraph 1–14 of this regulation as applicable?
c. Does the separation order for officers who had indebtedness indicate the total amount of unpaid indebtedness and forfeitures due the Government on the REFRAD date in accordance with DOD 7000.14–R, Volume 7A?
d. Do all separation packets include the mandatory screening for sexual assault in accordance with AR 600–20?
e. Is there a medical examination for any officer who has been deployed overseas in support of a contingency operation during the previous 24 months or made an unrestricted report of sexual assault, who is experiencing PTSD or TBI or who otherwise reasonably alleges the influence of such a condition in accordance with 10 USC 1177?

B–5. Comments
Help make this a better tool for evaluating management controls. Submit comments to Deputy Chief of Staff, G–1 (AHRC–PCO–IP), 1600 Spearhead Division Avenue, Fort Knox, KY 40122–5400.
Glossary

Section I

Abbreviations

ACOM
Army command

AD
active duty

ADL
active duty list

ADOS
active duty for operational support

ADSO
active duty service obligation

ADT
active duty for training

AFCS
active federal commissioned service

AFS
active federal service

AGR
active guard reserve

AMEDD
Army Medical Department

AMHRR
Army military human resource record

AOC
area of concentration

APFT
Army physical fitness test

AR
Army regulation

ARBA
Army Review Boards Agency

ARIMS
Army Records Information Management System

ARNG
Army National Guard

ARNGUS
Army National Guard of the United States

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

ASCC
Army service component command

AWOL
absent without leave
BN
battalion

C&S
Command and Staff

CG
commanding general

CONUS
continental United States

CW2
chief warrant officer two

CW3
chief warrant officer three

CW4
chief warrant officer four

CW5
chief warrant officer five

DA
Department of the Army

DAADB
Department of the Army Active Duty Board

DACH
Department of the Army Chief of Chaplains

DARNG
Director, Army National Guard

DASA (RB)
Deputy Assistant Secretary of the Army (Review Boards)

DCS
Deputy Chief of Staff

DD Form
Department of Defense form

DFR
dropped from the rolls

DMG
distinguished military graduate

DOD
Department of Defense

DODI
Department of Defense instruction

DODID
Department of Defense identification

DRU
direct reporting unit

FBI
Federal Bureau of Investigation

FLEP
Funded Legal Education Program
FORSCOM
U.S. Army Forces Command

GCM
general court-martial

GCMCA
General Court-Martial Convening Authority

GOSCA
general officer show cause authority

HIV
human immunodeficiency virus

HQDA
Headquarters, Department of the Army

HRC
Human Resources Command

JAGC
Judge Advocate General’s Corps

JTR
Joint Travel Regulations

MEB
Medical Evaluation Board

MOS
military occupational specialty

MPD
Military Personnel Division

MPF
military personnel file

MSO
military service obligation

MTF
medical treatment facility

MTOE
modification table of organization and equipment

NGB
National Guard Bureau

NGR
National Guard regulation

OCAR
Office of the Chief, Army Reserve

OCCH
Office of the Chief of Chaplains

OCONUS
outside continental United States

OER
officer evaluation report

ORB
officer record brief
PCS
permanent change of station

PEB
physical evaluation board

PL
Public Law

POC
point of contact

PPAA
Personnel Plans and Action

PSB
Personnel Service Branch

PSST
personnel service support team

PTSD
post-traumatic stress disorder

RA
Regular Army

RASL
Reserve active status list

RC
Reserve Component

REFRAD
release from active duty

RFGOS
resignation for the good of the Service

RO
religious organization

ROTC
Reserve Officers’ Training Corps

SAA
separation approval authority

SACT
Soldier action

SECARMY
Secretary of the Army

SHPE
separation history and physical examination

SPD
separation program designator

TBI
traumatic brain injury

TC
transition center

TDA
table of distribution and allowances
Section II

Terms

Active commissioned service
Service on AD or full-time National Guard duty as a commissioned officer. It includes full-time training duty, annual training duty, and attendance, while in the active military service, at a school designated as a service school by law or by the secretary of the military department concerned (see 10 USC 101).

Active duty for training
Full-time duty in the active military service of the United States for training purposes.

Active duty list
A single list for the Army, the Navy, the Air Force, and the Marine Corps required to maintained by each Service under 10 USC 620 that contains the names of all officers of the Military Service other than officers described in 10 USC 641 who are serving on AD.

Active guard and reserve duty
AD performed by a member of an RC of the Army, or full-time National Guard duty performed by a member of the ARNG pursuant to an order to full-time National Guard duty, for a period of 180 consecutive days or more for the purpose of organizing, administering, recruiting, instructing, or training the RCs. Such term does not include the following:

a. Duty performed as a member of the Reserve Forces Policy Board provided for under 10 USC 10301.
b. Duty performed as U.S. property and fiscal officers under 32 USC 708.
c. Duty performed for the purpose of interdiction and counter-drug activities for which funds have been provided under 32 USC 112.
d. Duty performed as a general officer.
e. Service as a state director of the Selective Service System under section 10(b)(2) of the Military Selective Service Act (50 USC 3809(b)(2)).
Ad Hoc Review Board
The Ad Hoc Review Board is a special advisory board created by ARBA to review cases and advise the DASA (RB) where no statutory or regulatory board is required. Army Ad Hoc Review Boards review records and briefs of officers who have been recommended for elimination for misconduct or substandard performance by Boards of Inquiry; also processes probationary officer elimination cases, resignations/discharges in lieu of elimination, and officer resignations/discharges in lieu of elimination.

Alternate recorder
A JAGC officer or civilian attorney who serves in lieu of the permanent recorder in that individual’s absence. The alternate recorder must meet the criteria and perform all responsibilities in the same manner as the permanent recorder.

Army retired list (for official use only)
a. U.S. Army Retired List consists of the names of all retired commissioned and warrant officer of the RA.
b. Army of the United States Retired List consists of the names of all retired commissioned officers of the Army, other than RA, and the names of all retired RA and other than RA warrant officers and advanced to commissioned grades.

Assignment alert
The official notification of an impending assignment sent by writing, voice, email, or other medium from DA or HRC assignment officials to an officer. An assignment is considered “firm” when an officer has been selected to fill a valid requisition (that is, when and where the officer will be assigned).

Assistant recorder
A commissioned or warrant officer of any branch or MOS, a FLEP officer, or a DA Civilian. The assistant recorder may question the respondent or other witnesses, under the supervision of the recorder, and performs clerical duties assigned by the recorder, such as obtaining and organizing documentation for consideration by the Board of Inquiry, operating a tape recorder to assist in the preparation of a verbatim transcript of the findings and recommendations of the board, assisting the recorder in the assembly of the report of proceedings for forwarding through the GOSCA to the final decision authority, and so on. The assistant recorder does not serve in lieu of the recorder.

Boards of Inquiry/Boards of Review
Boards of officers convened to review cases of officers recommended for elimination by Boards of Inquiry to determine whether elimination or retention is warranted.

Commissioned Service
A period beginning from the date of commission and continuing, without regard to periods of AD, until military status is terminated.

Current tour
The tour of duty that commenced on the date last entered on AD, regardless of current service commitment or extension.

Date of retirement
The date the officer’s name is placed on the appropriate retired list. For all officers retired under provisions of chapter 6 of this regulation, the date of retirement is the first day of a month and with the exception of the provisions of paragraph 6–12c(1) for a USAR officer, is the day following the date the officer is released from AD (see 5 USC 8301).

Discharge
The discharge of an officer is a form of administrative elimination that terminates all military status. Discharge is distinct from a REFRAD, which is a form of administrative separation that terminates a period of AD.

Dismissal
Release of an officer/warrant officer from the service without honor upon sentence of dismissal by a court-martial.

Dual status officer
A commissioned officer of an RC, serving on AD, who holds an RA warrant officer appointment.

Elimination
Removal from commissioned or warrant officer status in the Army and removal from AD and the ADL.

Factual allegation
A brief description of a specific incident which supports a reason for elimination.
General officer show cause authority
Commanders exercising GCM authority and all general or flag rank officers in command who have a judge advocate or legal advisor available. Any GOSCA by assignment or attachment may initiate or process an elimination. In cases of two or more GOSCA, HRC may designate a specific GOSCA to act on the officer’s case. An officer may have more than one GOSCA. For example, a USAREUR officer of a 5th Signal Command Unit temporarily attached to a TRADOC tenant on a U.S. Army Forces Command (FORSCOM) installation may have four GOSCA as follows:
  a. The officer’s USAREUR unit of assignment’s GOSCA (chain of command).
  b. That unit’s area GCM authority under USAREUR area of jurisdiction (chain of command).
  c. The TRADOC chain’s GOSCA (chain of command).
  d. The FORSCOM chain’s GOSCA (chain unit of attachments).

Home (or “home of record”)
  a. For officers ordered to AD from civilian status, the place recorded as the home of record when ordered to AD.
  b. For officers discharged from an AD enlisted status for the convenience of the Government to accept duty as an officer, the place recorded as the home of record at the time he or she entered the Service in an enlisted status in the relevant tour of AD.

Mandatory retirement
A retirement that is required by law, subject to certain contingencies as outlined in the law, and must be effected regardless of the desire of the officer or HQDA unless otherwise specifically provided by the law (applies only to RA).

Misconduct, moral or professional dereliction
Conduct within the control of the officer concerned, which includes but is not limited to drug abuse, alcohol abuse, criminal conduct, and civil confinement and results in either of the following (see para 4–2):
  a. Tends to bring the officer or the Army into disrepute; or
  b. Results in the loss or abandonment of or suspension from professional status when lack of status adversely affects the member’s ability to perform the duties; or
  c. Includes but is not limited to drug abuse, alcohol abuse, criminal conduct, and civil confinement.

National security
See definition contained in AR 380–67.

Nonprobationary officer
  a. Any commissioned officer on the ADL with 6 years or more active commissioned service or any commissioned Reserve officer with more than 6 years commissioned service.
  b. Warrant officers with more than 3 years’ service since original appointment in their present component.

Officer
Male or female commissioned officers and warrant officers unless otherwise indicated.

Probationary officer
  a. Any commissioned officer on the ADL with less than 6 years active commissioned service or commissioned Reserve officer with less than 6 years commissioned service (see 10 USC 630).
  b. Warrant officers who have less than 3 years’ service since original appointment in their present component (see 10 USC 1165).

Qualifying service
Service creditable for retired pay under AR 135–180.

Reason for elimination
A short generic statement of the types of conduct that may serve as the basis for eliminating an officer (see para 4–2).

Reasonably available
Those officers assigned to local installations or within the GCMCA area are considered reasonably available to serve as members of boards of inquiry.

Recommended for promotion
  a. An RA or U.S. Army Reserve officer selected for promotion by a Department of the Army promotion selection board or special selection board and approved by the proper authority.
b. Officers in the ARNGUS who have been selected for promotion to the next higher Reserve grade by action of a promotion selection board. These officers are considered to be recommended for promotion on the date the promotion selection board adjourns.

c. Officers in the ARNGUS who have been appointed in a general officer grade in the ARNG. These officers are considered to be recommended for promotion in the meaning of the statutes cited above on the date the General Officer Federal Recognition Board adjourns.

**Recoupment**

Officers who participate in certain advanced education programs sometimes fail to complete their educational requirements, or AD or RC obligations. These officers are subject to the recoupment provisions of AR 37–104–4. Recoupment must be accomplished prior to the separation of an officer who has not fulfilled the service obligation incurred as a result of participation in that advanced education program (see 10 USC 2005 and 2123).

**Reserve active status list**

A list required to be maintained that contains the name of all officers, except warrant officers (including commissioned warrant officers) who are in an active status in the USAR and are not on an ADL.

**Reserve Components**

The ARNGUS and the USAR.

**Substandard performance of duty**

Performance of duty that has fallen below standards prescribed by SECARMY, based on regulations of the Secretary of Defense (see 10 USC 1181). Paragraph 4–2 lists some deficiencies that indicate an officer does not meet required standards.

**Transfer**

Release from assignment in one component, branch category, or administrative entity of the Army or a component thereof, with concurrent assignment to another component, branch category, or administrative entity.

**U.S. Army Reserve**

A Federal Force consisting of individual reinforcements and combat, combat support and training type units organized and maintained to provide military in peacetime, and a reservoir to AD in the event of a mobilization.

**Voluntary retirement**

Any type of retirement in a commissioned or warrant officer status that is optional with the officer.