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*AR 601-220

ARMY REGULATION
No. 601-220

Effective 1 Apr 75

HEADQUARTERS
DEPARTMENT OF THE ARMY
WASHINGTON, DC, 30 November 1970

**PERSONNEL PROCUREMENT
120-DAY DELAYED ENTRY PROGRAM**

Effective 15 November 1970

This regulation is completely rewritten to clarify policy and procedures. Also, it formally establishes USAR Control Group (Delayed Entry); incorporates two revised Statements for Enlistment; and adds one form letter and two statements of option. Local supplementation of this regulation is prohibited except upon approval of the Deputy Chief of Staff for Personnel.

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1. Purpose. a. This regulation—

(1) Establishes the 120-Day Delayed Entry Program and authorizes the U.S. Army Recruiting Command (USAREC) to enlist men without prior active military service for inactive duty in the U.S. Army Reserve (USAR) with a delay of up to 120 days in assignment to extended active duty for terms set forth in this regulation.

(2) Authorizes the Commanding General, USAREC to organize and administer the USAR Control Group (Delayed Entry) to which personnel enlisted in the 120-Day Delayed Entry Program will be assigned (see also para 28f, AR 140-1).

b. The authority for enlistment under this program is granted solely for the purpose of allowing enlistment of qualified men who have agreed to subsequently enlist in the Regular Army to attend a specific Army school or course of training.

c. It is emphasized that although this program does provide for extended inactive duty in the U.S. Army Reserve, the ultimate objective is for enlistment in the regular Army at some time within the 120 days. Those applicants who are not scheduled for a specific Army school or for training in a specific Career Management Field will not be enlisted under this authority. Except as pro-

vided in paragraph 6, all enlistees under the Delayed Entry Program will be required to enter on active duty within 120 days subsequent to enlistment. Enlistees may agree to a lesser period of delay, but not less than 30 days subsequent to enlistment unless the individual specifically waives his right to the minimum 30-day delay on the statements for enlistment.

2. Enlistment and separation authority. For the purpose of this program, AFEEES commanders are delegated authority to perform U.S. Army Reserve enlistments, to issue extended active duty orders, and to discharge reservists under the provisions of paragraph 4-5, AR 135-178, for the purpose of immediate enlistment in the Regular Army. The limitation in paragraph 4-5c does not apply.

3. Eligibility qualifications. a. Prior to enlistment in the U.S. Army Reserve for the 120-day delayed entry program, applicants must meet the eligibility requirements as prescribed in chapter 2, AR 601-210, and all processing requirements of chapters 2 through 4, AR 601-210 must have been accomplished. In addition, such applicants must meet the eligibility requirements and have been processed for the specific option for which they are applying as outlined in chapter 5, AR 601-210.

*This regulation supersedes AR 601-220, 11 September 1968.

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See paragraph 4c for tables from chapter 5 which do not apply to this program.

b. Any applicant qualified for enlistment under the provisions of this program who has been ordered to report for induction will be informed that he must request and obtain a cancellation of his induction order from the State Director of Selective Service before he can enlist. Such applicants will be provided a copy of the letter at figure 1 to support their request. An applicant ordered for induction will not be enlisted in this program until his induction order is canceled. When it is discovered that an individual was enlisted in the delayed entry program subsequent to issuance of an induction order and the State Director of Selective Service having jurisdiction over the board which issued the order refuses to cancel the induction order, CG USAREC will discharge the individual under the provisions of paragraph 4-5, AR 135-178.

4. **Authorized enlistment and active duty periods.** a. Enlistment in the U.S. Army Reserve will be for 6 years with the following active duty obligation:

(1) Reservists entering the delayed entry program for ultimate enlistment in the Regular Army for the OCS or warrant officer flight training enlistment option will be enlisted with an active duty obligation as a reservist of two years.

(2) Reservists entering the delayed entry program for ultimate enlistment in the Regular Army for one of the options reflected in the tables in chapter 5, AR 601-210 (c below) will be enlisted with a 3-year active duty obligation as a reservist.

b. Men who refuse to enlist in the Regular Army within 120 days of enlistment in the U.S. Army Reserve, unless their period of delay has been extended by the Commanding General, U.S. Army Recruiting Command, will be ordered to appropriate Army reception station in their Reserve status to serve the period of active duty specified in their enlistment orders.

c. Enlistment in the Regular Army will be for the period of enlistment prescribed for the enlistment option for which the applicant is scheduled as shown on his statement for enlistment—120 day delay entry program. (Refer to the option tables in chap. 5, AR 601-210. Tables 5-3, 5-6, 5-8, 5-11, 5-18, and 5-20 do not apply).

5. **Processing procedures.** a. Applicants will be processed in accordance with sections I through VI chapter 4, AR 601-210 except as follows:

(1) Applicants will be required to complete and sign part II only of DA Form 3286 (Statement of Law Violations and Previous Conditions). Each yes answer will be verified to determine if a moral waiver is required.

(2) DA Form 3286-32-R (statements for enlistment—delayed entry program) or DA Form 3286-33-R (statements for enlistment—delayed entry program—officer candidate school/warrant officer flight training) will be used instead of part VI of DA Form 3286-series. The forms will be prepared in 3 copies each. The original and a signed copy will be placed in the individual's military personnel records jacket, U.S. Army (MPRJ) and the remaining signed copy will be given to the enlistee. DA Form 3286-32-R (fig. 2) (image size 7" x 12½") and DA Form 3286-33-R (fig. 3) (image size 7" x 12½") will be reproduced locally on 8- by 13-inch paper.

δ. Applicants requiring a waiver of any disqualification for enlistment in the Regular Army will not be enlisted in this program until a waiver is processed and approved as specified in chapter 3, AR 601-210.

c. Applicants will be examined and tested at the AFEES under the provisions set forth for Regular Army applicants in AR 601-270. Upon enlistment in the Army Reserve, a MPRJ (DA Form 201) will be initiated by the AFEES and all enlistment processing documents will be placed in the MPRJ. In addition, AFEES commanders will—

(1) Use DD Form 44 (record of military status of registrant) to notify Selective Service Board of the individual's enlistment under the provisions of title 10, U.S. Code, sections 511(b) and 672(d).

(2) Issue active duty orders in the format shown at TC 117, AR 310-10. Number of copies and distribution will be as prescribed in AR 310-10. The Active Army date will be determined by the date the applicant is required to report to the reception station in order to meet his school or training option starting date. This date will not extend beyond 120 days from the date of enlistment in the Army Reserve.

(3) Return the completed MPRJ, with the

documents required above, to the career counselor supporting the recruiter at the AFEES.

d. The career counselor will retain these records until the reservist reports for enlistment in the Regular Army. At this time, the career counselor will—

(1) Arrange for a medical inspection (see para 4-21a, AR 601-270).

(2) Require the reservist to complete and sign Parts I through IV of DA Form 3286 and Part VI, DA Form 3286 series. The career counselor will insure that part II of DA Form 3286 is comparable to the DA Form 3286 he signed before enlisting in the Army Reserve. If the reservist has been charged with or adjudicated by juvenile court or convicted for any offense while in a delay status, his enlistment in the Regular Army will be held in abeyance until waiver processing is completed and a decision is made concerning his eligibility.

(3) In amplification of the above, if the reservist has been the subject of any new charge, citation, arrest, referral to juvenile court, conviction or juvenile court adjudication, enlistment in the Regular Army or entry on active duty as a reservist will be held in abeyance pending compliance with paragraph 3-11b, AR 601-210. If it appears that the reservist was erroneously or fraudulently enlisted in the delayed entry program by reason of a charge filed and pending against him (line X, table 2-6, AR 601-210) or a record requiring waiver under section III, chapter 3, AR 601-210, his enlistment in the Regular Army or entry on active duty as a reservist will be held in abeyance pending determination in accordance with paragraph 4-13, or section IV, chapter 8, AR 135-178.

(4) The original and one copy of the DA Form 3286 will be placed in the MPRJ and forwarded to the AFEES commander. The triplicate copy will be given to the reservist.

e. The AFEES commander will discharge the reservist from the USAR for the purpose of immediate enlistment in the Regular Army. Discharge orders will be prepared in accordance with AR 310-10 and DD Form 256A (honorable discharge certificate) will be issued only after the individual's enlistment in the Regular Army. Effective date of discharge will be as of the day preceding the date of enlistment in the Regular Army. The DD Form 256A and a copy of the discharge

order after his enlistment in the Regular Army will be given to the individual concerned and a copy of the special order placed in the military personnel records jacket, U.S. Army. DD Form 53 (notification of entry into active military service) will be provided to the State Director of Selective Service in accordance with AR 601-49.

f. The AFEES commander will forward the following documents as indicated in (1) and (2) below:

(1) To servicing data processing unit—

(a) Original of the DD Form 4 with original of the statement for enlistment executed for enlistment in the USAR.

(b) Original of the DD Form 4 with the original of any other enlistment agreement in those cases where the individual enlists in the Regular Army.

(c) Original of SF 88 and SF 89.

(d) Copy of the order moving the reservist to appropriate U.S. Army reception station when he declines to enlist in the Regular Army.

(e) Copy of order discharging the individual from the U.S. Army Reserve for immediate enlistment in the Regular Army when he does enlist.

(2) To U.S. Army reception station/or other first duty station—

(a) Duplicate of the DD Form 4 with duplicate of the statements for enlistment executed for enlistment in the USAR.

(b) Duplicate of the DD Form 4 with duplicate of any other enlistment agreement in those cases where the individual enlists in the Regular Army.

(c) Duplicate SF 88 and SF 89.

(d) Two copies of orders moving the individual to the appropriate U.S. Army reception station when he declines to enlist in the Regular Army.

(e) Copy of order discharging the individual from the U.S. Army Reserve for immediate enlistment in the Regular Army when he does so enlist. Forms indicated in (1) above will be filed in member's official military personnel file and those listed in (2) above will be filed in the individual's military personnel records jacket, U.S. Army (DA Form 201).

g. Reservists who report for active duty and decline enlistment in the Regular Army will be is-

sued orders by the Armed Forces examining and entrance station for shipment to the appropriate U.S. Army reception station. Disposition of records will be the same as for a Regular Army enlistee.

h. Reservists initially enlisted for a training option who report for active duty and are determined to be no longer qualified for the option listed on their statement for enlistment will be offered another enlistment option for which qualified. A waiver of the original training commitment will be obtained from the reservist before he is enlisted in the Regular Army for a new option. The waiver will be attached to the original and duplicate copies of the Regular Army enlistment contract (DD Form 4). Reservists who refuse another option will be ordered to the appropriate reception station as reservists unless otherwise eligible for discharge.

6. Extensions in the 120-day delay entry program. a. The Commanding General, U.S. Army Recruiting Command, may authorize extensions beyond the 120-day maximum, not to exceed 120 days for the following special situations:

(1) Processing discharge actions as authorized by paragraph 7.

(2) Temporary medical disqualifications occurring after enlistment in the program.

(3) Awaiting the results of civil court action for offenses occurring after enlistment in the program. When such civil court action has not been completed after expiration of 210 days from date of enlistment in the delayed entry program, and it is believed court action will not be completed prior to expiration of 240 days from date of enlistment in the delayed entry program, request for discharge under the provisions of paragraph 4-9, AR 135-178 will be forwarded by command channels to Commanding Officer, U.S. Army Reserve Components Personnel Center, ATTN: RCPA-E, Fort Benjamin Harrison, IN 46249.

(4) Processing waivers of civil court convictions or juvenile court adjudications when such convictions or adjudications occurred after enlistment in the delayed entry program.

(5) Awaiting the results of any action initiated by a reservist designed to obtain his release from the delayed entry program. The reservists will be advised that, when he initiates such action, he forfeits his right to a choice of enlistment.op-

tion. The reservist will be requested to acknowledge in writing he has been advised of such forfeiture.

(6) For other cogent reasons as determined by the Commanding General, U.S. Army Recruiting Command.

b. Active duty orders will be appropriately amended to reflect the approved extension.

7. Discharge of enlisted reservists. The Commanding General, U.S. Army Recruiting Command may direct discharge of enlisted reservists who meet the discharge criteria of AR 135-178 and the following criteria:

a. Reservists who were high school seniors when they enlisted in this program and who receive a college scholarship subsequent to enlistment in the Reserve, and prior to enlistment in the Regular Army, may apply for discharge in order to accept such scholarship. Paragraph 4-9, AR 135-178 will be cited as authority for discharge. Selective Service will be notified in accordance with current procedures.

b. Reservists who at the time they entered this program met the Regular Army enlistment standards but prior to their entry on active duty have acquired a total of two or more dependents will be offered the following options:

(1) Modification of the enlistment contract to reflect enlistment under the provisions of title 10, U.S. Code, section 511d, with no change in the date enlistment expires and with full responsibility for satisfactory participation in a Reserve component unit as defined in AR 135-91, including initial active duty for training. Individuals electing this option will be required to join a Reserve Component Unit and sign DA Form 3650-R (statement of option—modified enlistment contract) (fig. 4). DA Form 3650-R (image size 7" x 4 $\frac{1}{8}$ ") will be reproduced locally on 8- by 5-inch paper.

(2) If two dependents have been acquired. fulfillment of the terms of the original enlistment contract. That is, enter on active duty as a reservist or enlist in the Regular Army for the option promised at time of enlistment in the delayed entry program. If three or more dependents have been acquired, request for dependency waiver will be submitted and entry onto active duty will be held in abeyance pending determination on waiver. Individuals electing or approved for enlistment will

be required to sign DA Form 3651-R (statement of option—original enlistment agreement) (fig. 5). DA Form 3651-R (image size 7" x 4 $\frac{1}{8}$ ") will be reproduced locally on 8- by 5-inch paper.

(3) In those instances of dependency/hardship where discharge would appear to be more appropriate than either of the options above, such actions will be forwarded to the Commanding Officer, USARCP, for final determination.

c. Reservists who, prior to enlistment in the Regular Army, are discovered to have an erroneous or fraudulent enlistment or who have become unfit for retention will be treated in accordance with the provisions of AR 135-178.

d. In all other instances where it appears that separation is warranted the case will be forwarded to the Commanding Officer, U.S. Army Reserve Components Personnel Center, ATTN: RCPA-E, Fort Benjamin Harrison, IN 46249 for final determination.

8. Failure to report. *a.* In the event the reservist fails to report to the AFEEES on the date specified in his active duty orders, the AFEEES commander will issue orders assigning the reservist to the U.S. Army reception center to which he would have been ordered had he reported. Disposition of orders and records will be made in accordance with instructions contained in paragraph 5*f.* A copy of the order will be sent by certified mail to the individual concerned at the address given on his DD Form 4 and to any other address provided by the enlisted man. The reception station commander will accomplish all actions required by AR 630-10,

AR 190-5, and other regulations applicable to AWOL personnel.

b. A reservist who willfully fails to report on the active duty date reflected in his enlistment orders forfeits his entitlement to the RA enlistment option promised him when he enlisted in the delayed entry program. Line g(2), DA Form 3286-32-R (statements for enlistment—delayed entry program) (fig. 3) reflects his understanding that if he disqualifies himself, a vacancy for him to attend the promised school will not exist.

9. Cancellation of training space allocations. Where enlistment in the Regular Army is not accomplished, the appropriate Department of the Army office that allocated the training space for the enlistment option will be notified immediately.

10. Reports. *a.* The Commanding General, U.S. Army Recruiting Command, will report initial enlistment in the U.S. Army Reserve and subsequent Regular Army enlistment or entry on active duty in a Reserve status by separate categories on the weekly and monthly recruiting and induction status report (RCS DCSPER-227).

b. An annual notification will be submitted as of 15 September of each year to the appropriate local Selective Service Board on all reservists participating in this program who have not entered on active duty. This notification will consist of a new DD Form 44 for each individual and will be prepared in accordance with the provisions of AR 135-90. These forms will be submitted to reach the appropriate local Selective Service Board not later than 15 October of each year.

DIRECTOR,
Local Board No. _____
(Address)

DEAR SIR:

Reference is made to Selective Service Operation Bulletin Number 287 as amended on January 31, 1969.

Mr. _____ presently listed on induction orders _____ dated _____ has applied for enlistment in the United States Army's 120-Day Delayed Entry Program. He has been processed and found to be qualified for enlistment and will be enlisted upon receipt of information indicating that his induction order has been cancelled.

Sincerely,
(Recruiter's Signature Block)

Figure 1.

STATEMENTS FOR ENLISTMENT - DELAYED ENTRY PROGRAM	
For use of this form, see AR 601-220; the proponent agency is Office of the Deputy Chief of Staff for Personnel.	
1. In connection with my enlistment in the U.S. Army Reserve, this date, I understand and agree that:	
LINE	ACKNOWLEDGEMENT
a	I am required by law to serve on active training and service in the Armed Forces, including the Reserve Components, for a total of 6 years unless sooner discharged by proper authority.
b	I will be assigned to the U.S. Army Reserve Control Group (Delayed Entry), during which time I will be in a nonpay status, and will not be authorized to participate in any Reserve training.
c	My time served in the Reserve will be creditable for pay purposes when I enlist in the Regular Army or enter on active duty.
d	The combined time served in the Reserve prior to entry on active duty and on active duty will be creditable to my 6-year obligation.
e	I volunteer to serve on active duty for 3 years in any job assignment specified by the Army, such period to begin within 120 days unless I enlist in the Regular Army, or I am granted further delay by proper authority.
f	This enlistment in no way releases me from my obligation to register with the Selective Service System; however, by fulfilling the terms of this agreement, I will be deferred from induction or involuntary order to active duty except in the event of war or national emergency declared by Congress, or national emergency declared after 1 Jan 53 by the President of the United States or as otherwise provided by law presently in force or hereafter enacted.
g	In lieu of performing the active duty specified in e above, I may enlist in the Regular Army for not less than 3 years with the following understanding: (1) Upon enlistment in the Regular Army, I will be guaranteed attendance at _____ (List appropriate school, title and course number) (2) The date of my enlistment in the Regular Army is scheduled for _____ (Day) (Month) (Year) (3) I understand that, should I disqualify myself before my active duty date, initiate action designed to obtain my release from the Delayed Entry Program, fail to enlist in the Regular Army, or willfully fail to report on the active duty date specified in my enlistment orders, I forfeit my entitlement to this enlistment option and may be required to serve on active duty for 3 years in my Reserve status.
h	In the event the MOS producing course for which I enlisted is discontinued before I enlist in the Regular Army, I desire enlistment for training in the following Army Career Management Field _____ (List full name of career field)
i	If after enlistment in the Regular Army, the school course is discontinued before I attend the course, while I am attending the course, or I am later determined disqualified for the course selected, I will be required to complete the period of service for which enlisted. However, I will be provided the opportunity to elect a related course or any other course for which qualified and for which quotas are available, and such election will be honored.
j	In the event I should fail to qualify for a security clearance or fail to complete the course selected, I will be required to complete the time remaining on my Regular Army enlistment in an enlisted status and serve the remainder of my military obligation required by law.
k	If for any reason I am discharged from the Army Reserve other than for immediate enlistment for not less than 3 years in the Regular Army, my draft-deferred status is terminated and the circumstances will be reported to my local Selective Service Board.
l	Upon completion of my active duty, I will serve in the Ready Reserve in accordance with laws and regulations then in effect or thereafter put into effect.
m	In the event I willfully fail to report on the date specified in my active duty orders to the AFES designated therein, I will be in an absent without leave (AWOL) status and subject to apprehension and disciplinary action under Article 85 (Desertion) or Article 86 (AWOL) of the Uniform Code of Military Justice (10 USC 885, 886).
2. I have read and understand each of the statements above, and understand that they are intended to constitute all agreements whatsoever concerning my enlistment. Any other promise, representation, or commitment made to me in connection with my enlistment is written below in my own handwriting, or is hereby waived (if none, write "none"). (At the end of the statement, applicant will print the word "END"):	
SIGNATURE OF CAREER COUNSELOR	
SIGNATURE OF APPLICANT	
DATE	TYPED NAME, GRADE, AND SSAN OF CAREER COUNSELOR

DA Form 3286-32-R, 1 Oct 70

(Image size, 7" x 12 1/2"; paper size, 8" x 13")

Figure 2.

STATEMENTS FOR ENLISTMENT - DELAYED ENTRY PROGRAM OFFICER CANDIDATE SCHOOL/WARRANT OFFICER FLIGHT TRAINING	
For use of this form, see AR 601-220; the proponent agency is Office of the Deputy Chief of Staff for Personnel.	
1. In connection with my enlistment in the U.S. Army Reserve, this date, I understand and agree that:	
LINE	ACKNOWLEDGEMENT
a	I am required by law to serve on active training and service in the Armed Forces, including the Reserve Components, for a total of 6 years unless sooner discharged by proper authority.
b	I will be assigned to the U.S. Army Reserve Control Group (Delayed Entry), during which time I will be in a nonpay status, and will not be authorized to participate in any Reserve training.
c	My time served in the Reserve will be creditable for pay purposes when I enlist in the Regular Army or enter on active duty.
d	The time served in the Reserve prior to entry on active duty will be creditable to my 6-year obligation.
e	I agree to serve on active duty for 2 years in any job assignment specified by the Army, such period to begin within 120 days unless I enlist in the Regular Army, or I am granted further delay by proper authority.
f	This enlistment in no way releases me from my obligation to register with the Selective Service System; however, by fulfilling the terms of this agreement, I will be deferred from induction or involuntary order to active duty except in the event of war or national emergency declared by Congress, or national emergency declared after 1 Jan 53 by the President of the United States or as otherwise provided by law presently in force or hereafter enacted.
g	In lieu of performing the active duty specified in e above, I may enlist in the Regular Army for not less than _____ years with the following understanding: (2 yrs WOFT/3 yrs OCS) (1) Upon enlistment in the Regular Army, I will be enlisted to attend Officer Candidate School/Warrant Officer Flight Training (cross out option not applicable). (2) The date of my enlistment in the Regular Army is scheduled for _____ (Day) (Month) (Year). (3) I understand that, should I disqualify myself before my active duty date, initiate action designed to obtain my release from the Delayed Entry Program, fail to enlist in the Regular Army, or willfully fail to report on the active duty date specified in my enlistment orders, I forfeit my entitlement to this enlistment option and may be required to serve on active duty for 2 years in my Reserve status.
h	In the event I no longer meet OCS/WOFT (cross out option not applicable) criteria upon reporting for Regular Army enlistment, I will be required to serve on active duty for 2 years in any job assignment specified by the Army, unless I elect to enlist in the Regular Army for 3 years to obtain an option for which qualified, or unless I am eligible to apply for discharge.
i	In the event the school course is discontinued before I attend the course, while I am attending the course, or I am determined disqualified for the course selected, I will be required to complete the period of service for which enlisted. However, I will be provided the opportunity to elect a related course or any other course for which qualified and for which quotas are available, and such election will be honored.
j	In the event I should fail to qualify for security clearance, or fail to complete the course selected, I will be required to complete the time remaining on my Regular Army enlistment period in an enlisted status and serve the remainder of my military obligation required by law.
k	If for any reason I am discharged from the Army Reserve other than for immediate enlistment in the Regular Army, my draft-deferred status is terminated and the circumstances will be reported to my local Selective Service Board.
l	Upon completion of my active duty, I will serve in the Ready Reserve in accordance with laws and regulations then in effect or thereafter put into effect.
m	In the event I willfully fail to report on the date specified in my active duty orders to the AFES designated therein, I will be in an absent without leave (AWOL) status and subject to apprehension and disciplinary action under Article 85 (Desertion) or Article 86 (AWOL) of the Uniform Code of Military Justice (10 USC 885, 886).
2. I have read and understand each of the statements above, and understand that they are intended to constitute all agreements whatsoever concerning my enlistment. Any other promise, representation, or commitment made to me in connection with my enlistment is written below in my own handwriting, or is hereby waived (if none; write "none").	
SIGNATURE OF CAREER COUNSELOR	SIGNATURE OF APPLICANT
DATE	TYPED NAME, GRADE, AND SSAN OF CAREER COUNSELOR.

DA Form 3286-33-R, 1 Oct 70

(Image size, 7" x 12 1/8"; paper size, 8" x 13")

Figure 3.

STATEMENT OF OPTION - MODIFIED ENLISTMENT CONTRACT For use of this form, see AR 601-220; the proponent agency is Office of the Deputy Chief of Staff for Personnel.		DATE
STATEMENT Having been informed of the options authorized by paragraph 7b(1), AR 601-220, I elect to modify my Delayed Entry Program enlistment contract to reflect enlistment under the provisions of Section 511(d), Title 10, United States Code, with no change in the date enlistment expires and with full responsibility for satisfactory participation in a Reserve Component unit to include initial active duty training.		
WITNESSED BY		SIGNATURE

DA Form 3650-R, 1 Oct 70

(Image size, 7" x 4 1/6"; paper size, 8" x 5")

Figure 4.

STATEMENT OF OPTION - ORIGINAL ENLISTMENT AGREEMENT For use of this form, see AR 601-220; the proponent agency is Office of the Deputy Chief of Staff for Personnel.		DATE
STATEMENT Having been informed of the options authorized by paragraph 76(2), AR 601-220, I hereby elect to fulfill the terms of my original enlistment agreement.		
WITNESSED BY		SIGNATURE

DA Form 3651-R, 1 OCT 70

(Image size 7" x 4 1/6"; paper size 8" x 5")

Figure 5.

The proponent agency of this regulation is the Office of the Deputy Chief of Staff for Personnel. Users are invited to send comments and suggested improvements to Deputy Chief of Staff for Personnel, ATTN: DCSPER-DPD, Department of the Army, Washington, DC 20310.

By Order of the Secretary of the Army:

Official:

KENNETH G. WICKHAM,
*Major General, United States Army,
The Adjutant General.*

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

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