

S/S AR 601-210, 64

AR 601-242
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PERSONNEL PROCUREMENT

ENLISTMENTS AND REENLISTMENTS FOR INTELLIGENCE CORPS U.S. ARMY DUTIES

CHANGES

No. 1

HEADQUARTERS,
DEPARTMENT OF THE ARMY
WASHINGTON 25, D.C., 9 November 1962

AR 601-242, 23 February 1962, is changed as follows:

2/ Application.

* * * * *
c. (Added) Effective 1 January 1963, prior Army service personnel having over 4 years service for pay purposes immediately reenlisting or reenlisting after a break in service will not be afforded this option.

[AG 342 (22 Oct 62) EPPMR]

By Order of the Secretary of the Army:

EARLE G. WHEELER,
*General, United States Army,
Chief of Staff.*

Official:

J. C. LAMBERT,
*Major General, United States Army,
The Adjutant General.*

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NG: None.

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S/SAR 601-210, 64

ARMY REGULATIONS
No. 601-242

HEADQUARTERS,
DEPARTMENT OF THE ARMY
WASHINGTON 25, D.C., 23 February 1962

PERSONNEL PROCUREMENT

ENLISTMENTS AND REENLISTMENTS FOR INTELLIGENCE CORPS. U.S. ARMY DUTIES

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Section I. GENERAL

1. General. These regulations prescribe the prerequisites and procedures for enlistment and reenlistment in the Regular Army for subsequent assignment to Intelligence Corps duties.

2. Application. *a.* Prior service and nonprior service personnel may enlist under these regulations for subsequent assignment to Intelligence Corps duties.

c. added
c. 1
b. Enlisted personnel currently assigned to Intelligence Corps duties may reenlist for present duty assignment in accordance with AR 601-215.

3. Prerequisites. *a.* Applicant must be qualified for enlistment or reenlistment under AR 601-210.

b. Applicant must be a citizen of the United States. If citizenship has been acquired through naturalization, applicant must have resided in the United States for at least 5 years as a citizen.

c. Spouse of a married applicant must be a citizen of the United States. If citizenship has been

acquired through naturalization, spouse must have resided at least 3 years in the United States as a citizen.

d. Applicant and, if married, spouse shall have no near relatives or any person to whom he or she may reasonably be considered to be bound by ties of affection, kinship, or obligation residing in a country within whose boundaries physical or mental coercion is known to be common practice, either against persons accused of acting in the interests of the United States, or against the relatives of such persons. Further, applicant and spouse shall not have either commercial or vested interests in such a country. For purposes of these regulations, near relatives will include—father, mother, brother, sister, daughter, son, uncle, aunt, grandparents, father-in-law, mother-in-law, step relationships corresponding to any of the above, and persons in loco parentis, as defined in paragraph 2, AR 630-5.

*These regulations supersede AR 601-242, 23 June 1955, including C 1, 18 December 1955, C 2, 4 April 1957, and C 3, 11 April 1961.

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e. Applicant who has had prior military service shall have no record of conviction by courts-martial.

f. Applicant shall have no record of conviction by a civil court for any offense other than minor traffic violations.

g. Applicant must be a high school graduate, or the equivalent as prescribed in AR 621-5.

h. Applicant shall have an Aptitude Area GT standard score of 110 or higher.

i. Physical standards.

- (1) Shall be free from mannerisms or other personal characteristics which might be the cause of undue notice or recognition.
- (2) Shall have a minimum physical profile category B except that the index under S of the PULHES classification will be no lower than 1.
- (3) Shall have normal color perception as determined by pseudoisochromatic plates.
- (4) Shall be within the following prescribed height limits; male personnel, minimum 64 inches and maximum 78 inches.

(5) Shall be of a weight that is in normal ratio to height and age, as prescribed in AR 40-501.

j. Applicant shall be at least 22 years of age except an applicant for administrative duties (MOS 974, Military Intelligence Coordinator) shall be at least 18 years of age.

4. Waivers. *a.* Applicant may request waivers for prerequisites described in paragraph 3 *d, e, f, h, i, and j.*

b. Requests for waivers of selection standards will be submitted to the Chief, Intelligence Corps, for consideration, as specified in paragraph 8. Requests will state specifically the disqualifications and give full information concerning background, prior service, if any, and special qualifications that the applicant may possess.

5. Term of enlistment and assignment. Enlistment and reenlistment under these regulations will be for the Intelligence Corps and will be for terms of 3 or more years, as currently authorized.

6. Grades. Grades for enlistment and reenlistment will be determined under AR 601-210.

Section II. INTERVIEW AND PROCESSING OF APPLICANT

7. Information for applicant. *a.* Applicant will be informed prior to enlistment that his final acceptance for Intelligence Corps duties, notwithstanding the fact that he is being enlisted for later assignment thereto, will depend on the following:

- (1) Favorable results of a background investigation initiated and controlled by the Chief, Intelligence Corps, to include an evaluation of the individual's personal characteristics and potential.
- (2) Successful completion of basic combat training and a course of training at the U.S. Army Intelligence Center.
- (3) Good moral character.

b. Applicant will be further advised that—

- (1) Failure to meet and adhere to any of the following requirements may result in reassignment from Intelligence Corps duties:
 - (a) Satisfactory performance of assigned Intelligence Corps duties.
 - (b) Integrity to a degree commensurate with the recognized high standards for

intelligence duties as required by the nature of intelligence operations.

(2) If reassignment is necessary, applicant will not be given further choice of assignment, but will be reclassified and reassigned in accordance with the needs of the Army and required to complete the period of enlistment.

(3) Final determination on assignment or retention in Intelligence Corps duties will be made by the Chief, Intelligence Corps, U.S. Army. Enlistment and subsequent assignment to U.S. Army Intelligence Center, in itself, should not be construed as assurance of acceptance for Intelligence Corps duty.

8. Processing of applicant. *a.* The recruiting main station or reenlistment activity commander will determine applicant's eligibility for enlistment or reenlistment for Intelligence Corps duties under paragraph 8 and if the applicant is found eligible, arrangements will be made for him to report to the nearest Intelligence Corps office or installation for an interview by the agent in



charge or his authorized representative. Any travel performed by applicants prior to enlistment for the purpose of Intelligence Corps interview will be at no expense to the Government. This will not preclude the use of unit transportation in those instances where the Intelligence Corps interview is given in the same metropolitan area as the recruiting main station.

b. The agent in charge or his authorized representative will interview the applicant and determine his eligibility for assignment to Intelligence Corps duties. The interviewing agent will accomplish the following:

- (1) Advise the applicant that he does or does not meet the requirements of these regulations for training and assignment to Intelligence Corps duties. If applicant does not meet the requirements and a waiver is not requested, he will be advised to return to the recruiting main station or reenlistment activity.
- (2) Advise the applicant of the significance of the information in paragraph 7.
- (3) Advise the applicant of any waivers required which may be requested under paragraph 4.
- (4) Take the following action, if applicant is found to meet the requirements:
 - (a) Assist in completing DD Form 398 (Statement of Personal History) (applicant and spouse, if any). The interviewing agent will review this form to insure accurate completion.
 - (b) Accomplish statement to be appended to DD Form 398 to indicate that the applicant has been advised of the necessity for submitting true, complete, and correct entries on the DD Form 398.
 - (c) Require applicant to sign a statement indicating that all requirements for assignment to and retention in Intelligence Corps duties have been explained to him and that he understands these requirements.
 - (d) Advise applicant to obtain three current full-length photographs (3¼" x 4¼") (separate photographs of applicant and spouse, if any).
 - (e) Prepare a Statement of Interview con-

taining findings relative to eligibility of applicant. Statement of Interview will normally be marked "FOR OFFICIAL USE ONLY."

- (f) Forward the above-mentioned documents to the recruiting main station or reenlistment activity commander.

c. The recruiting main station or reenlistment activity commander will forward the documents listed in b(4) above, accompanied by FBI Fingerprint Card (applicant type), FD 258 (applicant and spouse, if any), via airmail to the Chief, Intelligence Corps, U.S. Army, ATTN: ACSIH-AG-MP, Fort Holabird, Baltimore 19, Md.

d. Under no circumstances will the information contained in the Statement of Interview be divulged to the applicant by recruiting or other processing personnel.

9. **Action by the Chief, Intelligence Corps, U.S. Army.** The Chief, Intelligence Corps will review the documents submitted under paragraph 8, and within 10 working days after receipt, notify the recruiting main station or reenlistment activity commander by the fastest means of communication whether the applicant is acceptable for assignment to Intelligence Corps duties.

10. **Disposition of applicant.** a. *Qualified applicants.* Applicants accepted for assignment to Intelligence Corps duties as provided in paragraph 9 will be enlisted in the Regular Army unassigned by the recruiting main station or reenlistment activity. The following entries will be made on DD Form 4:

- (1) *Item 13.* Intelligence Corps duties.
- (2) *Item 14.* "AR 601-242."

b. *Disqualified applicants.* Applicants not selected for Intelligence Corps duties under paragraph 9 will be encouraged to enlist under another special enlistment program for which they are qualified.

11. **Processing of Enlistee.** a. An applicant who enlists or reenlists from civilian life under these regulations will be assigned to the appropriate reception station, except as noted in e, below.

b. An applicant enlisting or reenlisting from civilian life who has never been awarded an Intelligence Corps MOS (AR 381-101) will be assigned to the appropriate reception station. Upon completion of reception processing and any required training, applicant will be assigned by

training activity commander to the U.S. Army Intelligence Center, Fort Holabird, Baltimore 19, Md. This paragraph will be cited as authority.

c. An applicant enlisting or reenlisting from within the service who does not require further basic training and who has never been awarded an Intelligence Corps MOS (AR 381-101) will be ordered directly to the U.S. Army Intelligence Center, Fort Holabird, Baltimore 19, Md. This paragraph will be cited as authority.

d. An applicant who has previously been awarded an Intelligence Corps MOS (AR 381-101) and is applying for enlistment or reenlistment within 90 days from date of last discharge to fill other than his present duty assignment, will be reported by the recruiting main station or reenlistment activity to the Chief, Intelligence Corps, U.S. Army, ATTN: ACSIH-AG-MP, Fort Holabird, Baltimore 19, Md., for approval prior to enlistment or reenlistment. The report, forwarded by message or commercial telegram, will contain the name, grade, service number, date of birth, and place of birth of the applicant. The Chief, Intelligence Corps, will notify the recruiting main station or reenlistment activity of approval or disapproval of the applicant. Notice of approval will contain assignment instructions.

Completion of requirements set forth in paragraph 8, is not required in this instance.

e. An applicant who has previously been awarded an Intelligence Corps MOS and is applying for enlistment or reenlistment after a period of more than 90 days has elapsed since date of last discharge will be subject to the provisions of paragraph 8. Applicant will be processed in accordance with b, above, except that the training activity commander will request assignment instructions from TAG, ATTN: AGPA-D.

12. Disposition of enlistee not selected for assignment to Intelligence Corps duties. a. An enlistee not selected for Intelligence Corps duties under paragraph 7 while undergoing basic training will be advised of his nonselection by the training activity commander, and be further advised that upon completion of basic training, he will be assigned in accordance with the needs of the Army.

b. An enlistee who is disqualified for Intelligence Corps duties while at the U.S. Army Intelligence Center will be reported for reassignment to The Adjutant General, ATTN: AGPA-D, Department of the Army, Washington 25, D.C., in accordance with AR 614-205.

Section III. ADMINISTRATION

13. Direct communication. Direct communication is authorized between the Chief, Intelligence Corps and recruiting main station commanders and training activity commanders for the purpose of implementing this program.

14. Reports and orders. a. For reporting enlistments under these regulations, see AR 611-259.

[AG 342 (9 Feb 62) ACSII]

BY ORDER OF THE SECRETARY OF THE ARMY:

Official:

J. C. LAMBERT,
Major General, United States Army,
The Adjutant General.

G. H. DECKER,
General, United States Army,
Chief of Staff.

Distribution:

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NG: None.

