

Changes to AR 615-363 now in force: C 5 and C 6; all others have been superseded.

AR 615-363
C 6

ENLISTED MEN

RELEASE FROM ACTIVE DUTY RELEASE TO AND DISCHARGE FROM RESERVE COMPONENTS

(For general provisions see AR 615-360)

CHANGES }
No. 6 }

WAR DEPARTMENT
WASHINGTON 25, D. C., 29 January 1946

AR 615-363, 10 November 1944, is changed as follows:

12. Discharge certificate.—Discharge certificates for members of the Enlisted Reserve Corps on an inactive status will be as follows:

a. For honorable discharge.—Honorably Discharge from the Army of the United States (WD AGO Form 53-55).

b. For discharge other than honorable.—Discharge from the Army of the United States (WD AGO Form 53-56).

[AG 220.8 (24 Jan 46)]

13. Report of separation.—The report of separation in the service record will be completed by affixing the FINAL INDORSEMENT COPY, WD AGO Form 53-55 or 53-56, to the appropriate page in the service record. Service record will then be forwarded to The Adjutant General. If service record was not prepared the FINAL INDORSEMENT COPY, WD AGO Form 53-55 or 53-56, will be forwarded to The Adjutant General with a statement (by stamp if desired) that no service record was prepared.

[AG 220.8 (24 Jan 46)]

14. Death.—Upon the death of a member of the Enlisted Reserve Corps the report of separation in the service record will be completed and the service record forwarded to The Adjutant General. If service record was not prepared, a report will be made in letter form to The Adjutant General setting forth the date and place of death.

[AG 220.8 (24 Jan 46)]

BY ORDER OF THE SECRETARY OF WAR:

OFFICIAL:

EDWARD F. WITSELL
Major General
Acting The Adjutant General

DWIGHT D. EISENHOWER
Chief of Staff

DISTRIBUTION:

A; E

Changes to AR 615-363 now in force: C 5; all others have been superseded.

AR 615-363

*C 5

ENLISTED MEN

RELEASE FROM ACTIVE DUTY

RELEASE TO AND DISCHARGE FROM RESERVE COMPONENTS

(For general provisions see AR 615-360)

CHANGES }
No. 5

WAR DEPARTMENT

WASHINGTON 25, D. C., 12 December 1945

AR 615-363, 10 November 1944, is changed as follows:

1. General.—When it is desirable to return an enlisted man to civil life without relinquishing control over such enlisted man, either for an indefinite period of time or for a limited period of time, such enlisted man will be released from active service and transferred to a Reserve component.

a. (As changed by C 2, 5 May 45) National Guard enlisted men will not be processed under these regulations.

[AG 220.8 (6 Oct 44)]

2. Authority.—No enlisted man will be released from active service and transferred to an inactive status in a Reserve component without the authority of the War Department, except as follows:

a. (As changed by C 4, 19 Sep 45) Rescinded.

b. (As changed by C 4, 19 Sep 45) Rescinded.

[AG 220.8 (24 Aug 45)]

3. Former key man in industry.—(As changed by C 4, 19 Sep 45) Rescinded.

[AG 220.8 (11 May 45)]

7. Grade of technician rating.

b. (As changed by C 2, 5 May 45) Rescinded.

[AG 220.8 (6 Oct 44)]

8. Administrative details governing release of enlisted men to a Reserve component.

e. WD AGO Form 53 (Report of Separation).

(2) In addition to any other distribution currently required the number of copies and disposition of the form will include:

(b) (As changed by C 2, 5 May 45) Rescinded.

h. Final payment rolls.—(As changed by C 1, 10 Mar 45) See AR 35-1420, AR 35-2480, and AR 345-475. Final payment rolls will bear proper notation for calculation of travel pay, for example:

[AG 220.8 (6 Oct 44) (14 Dec 44)]

11. Authority.—When on an inactive status enlisted members of Reserve components may be discharged as follows:

*These changes supersede C 4, 19 September 1945.

c. By direction of the commanding general of the service command, or such officers as may be designated by him for that purpose:

(1) On account of physical disability.

(a) (As changed by C 3, 11 May 45) If an enlisted reservist reporting for active service is found physically disqualified for military service in accordance with current standards for induction, he will be released from active service under the provisions of section I of these regulations. He will then be administratively discharged from his inactive status in the Enlisted Reserve Corps in accordance with the provisions of paragraphs 12 and 13. If an enlisted reservist on inactive status develops permanent physical disqualification for limited service he will be discharged. No enlisted reservist will be called to active service for the purpose of effecting his discharge.

(b) (As changed by C 4, 19 Sep 45) Rescinded.

(7) To permit immediate enlistment in the Regular Army, upon submission of a written request in each case signed by the enlisted reservist. Each such applicant, if found fully qualified, physically and otherwise, for general military service under the provisions of MR 1-9, will be discharged from his enlisted reserve status and enlisted in the Regular Army on the day following discharge; WD AGO Form 53-55 (Discharge Certificate) will not be delivered to the enlisted reservist until after enlistment is effected. In the case of an enlisted reservist who has not attained his eighteenth birthday, the request for discharge must be accompanied by the written consent of his parents or guardians for him to enlist in the Regular Army.

[AG 220.8 (23 Feb 45) (24 Aug 45) (30 Oct 45)]

BY ORDER OF THE SECRETARY OF WAR:

OFFICIAL:

EDWARD F. WITSELL
Major General
Acting The Adjutant General

DWIGHT D. EISENHOWER
Chief of Staff

DISTRIBUTION:

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Changes to AR 615-363 now in force: C 4; all others have been superseded.

AR 615-363

*C 4

ENLISTED MEN

RELEASE FROM ACTIVE DUTY

RELEASE TO AND DISCHARGE FROM RESERVE COMPONENTS

(For general provisions see AR 615-360)

CHANGES

No. 4

WAR DEPARTMENT

WASHINGTON 25, D. C., 19 September 1945

AR 615-363, 10 November 1944, is changed as follows:

1. General.—When it is desirable to return an enlisted man to civil life without relinquishing control over such enlisted man, either for an indefinite period of time or for a limited period of time, such enlisted man will be released from active service and transferred to a Reserve component.

a. (As changed by C 2, 5 May 45) National Guard enlisted men will not be processed under these regulations.

* * * * *
[AG 220.8 (6 Oct 44)]

2. Authority.—No enlisted man will be released from active service and transferred to an inactive status in a Reserve component without the authority of the War Department, except as follows:

a. Rescinded.

b. Rescinded.

* * * * *
[AG 220.8 (24 Aug 45)]

3. Former key man in industry.—Rescinded.

[AG 220.8 (11 May 45)]

7. Grade of technician rating.

* * * * *
b. (As changed by C 2, 5 May 45) Rescinded.

[AG 220.8 (6 Oct 44)]

8. Administrative details governing release of enlisted men to a Reserve component.

* * * * *
e. *WD AGO Form 53 (Report of Separation)*.

(2) In addition to any other distribution currently required the number of copies and disposition of the form will include:

* * * * *
(b) (As changed by C 2, May 45) Rescinded.

* * * * *
h. *Final payment rolls*.—(As changed by C 1, 10 Mar 45) See AR 35-1420, AR 35-2480, and AR 345-475. Final payment rolls will bear proper notation for calculation of travel pay, for example:

* * * * *
[AG 220.8 (6 Oct 44) (14 Dec 44)]

11. Authority.—When on an inactive status enlisted members of Reserve components may be discharged as follows:

*These changes supersede C 3, 11 May 1945; and section III, WD Circular 152, 1945.

c. By direction of the commanding general of the service command, or such officers as may be designated by him for that purpose:

(1) On account of physical disability.

(a) (As changed by C 3, 11 May 45) If an enlisted reservist reporting for active service is found physically disqualified for military service in accordance with current standards for induction, he will be released from active service under the provisions of section I of these regulations. He will then be administratively discharged from his inactive status in the Enlisted Reserve Corps in accordance with the provisions of paragraphs 12 and 13. If an enlisted reservist on inactive status develops permanent physical disqualification for limited service he will be discharged. No enlisted reservist will be called to active service for the purpose of effecting his discharge.

(j) Rescinded.

[AG 220.8 (23 Feb 45) (24 Aug 45)]

By ORDER OF THE SECRETARY OF WAR:

OFFICIAL:

EDWARD F. WITSELL
Major General
Acting The Adjutant General

G. C. MARSHALL
Chief of Staff

DISTRIBUTION:

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Changes to AR 615-363 now in force: C 3; all others have been superseded.

AR 615-363

*C 3

ENLISTED MEN

RELEASE FROM ACTIVE DUTY

RELEASE TO AND DISCHARGE FROM RESERVE COMPONENTS

(For general provisions see AR 615-360)

CHANGES
No. 3

WAR DEPARTMENT
WASHINGTON 25, D. C., 11 May 1945

AR 615-363, 10 November 1944, is changed as follows:

1. General.—When it is desirable to return an enlisted man to civil life without relinquishing control over such enlisted man, either for an indefinite period of time or for a limited period of time, such enlisted man will be released from active service and transferred to a Reserve component.

a. (As changed by C 2, 5 May 45) National Guard enlisted men will not be processed under these regulations.

* * * * *
[AG 220.8 (6 Oct 44)]

7. Grade of technician rating.

b. (As changed by C 2, 5 May 45) Rescinded.

[AG 220.8 (6 Oct 44)]

8. Administrative details governing release of enlisted men to a Reserve component.

e. *WD AGO Form 53 (Report of Separation)*.

(2) In addition to any other distribution currently required the number of copies and disposition of the form will include:

(b) (As changed by C 2, 5 May 45) Rescinded.

h. *Final payment rolls*.—(As changed by C 1, 10, Mar 45) See AR 35-1420, AR 35-2480, and AR 345-475. Final payment rolls will bear proper notation for calculation of travel pay, for example:

* * * * *
[AG 220.8 (6 Oct 44) (14 Dec 44)]

11. Authority.—When on an inactive status enlisted members of Reserve components may be discharged as follows:

c. By direction of the commanding general of the service command, or such officers as may be designated by him for that purpose:

*These changes supersede C 2, 5 May 1945.

ENLISTED MEN

(1) On account of physical disability.

- (a) If an enlisted reservist reporting for active service is found physically disqualified for military service in accordance with current standards for induction, he will be released from active service under the provisions of section I of these regulations. He will then be administratively discharged from his inactive status in the Enlisted Reserve Corps in accordance with the provisions of paragraphs 12 and 13. If an enlisted reservist on inactive status develops permanent physical disqualification for limited service he will be discharged. No enlisted reservist will be called to active service for the purpose of effecting his discharge.
- (b) If an enlisted reservist reporting for active duty cannot qualify physically but may recover to such an extent that he can qualify later, he will be released from active service under the provisions of section I of these regulations and he will be returned to an inactive status for a specified time set on advice of the medical authorities. At the end of that time, he will be ordered to active duty or administratively discharged under the provisions of paragraphs 12 and 13.

* * * * *

[AG 220.8 (28 Feb 45)]

BY ORDER OF THE SECRETARY OF WAR:

OFFICIAL:

J. A. ULIO
Major General
The Adjutant General

G. C. MARSHALL
Chief of Staff

DISTRIBUTION:

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ENLISTED MEN

RELEASE FROM ACTIVE DUTY

RELEASE TO AND DISCHARGE FROM RESERVE COMPONENTS

(For general provisions see AR 615-360)

CHANGES }
No. 2 }

WAR DEPARTMENT

WASHINGTON 25, D. C., 5 May 1945

AR 615-363, 10 November 1944, is changed as follows:

1. General.—When it is desirable to return an enlisted man to civil life without relinquishing control over such enlisted man, either for an indefinite period of time or for a limited period of time, such enlisted man will be released from active service and transferred to a Reserve component.

a. National Guard enlisted men will not be processed under these regulations.

* * * * *

[AG 220.8 (6 Oct 44)]

7. Grade of technician rating.

* * * * *

b. Rescinded.

[AG 220.8 (6 Oct 44)]

8. Administrative details governing release of enlisted men to a Reserve component.

* * * * *

e. *WD AGO Form 53 (Report of Separation)*.

* * * * *

(2) In addition to any other distribution currently required the number of copies and disposition of the form will include:

* * * * *

(b) Rescinded.

* * * * *

h. *Final payment rolls*.—(As changed by C 1, 10 Mar 45) See AR 35-1420, AR 35-2480, and AR 345-475. Final payment rolls will bear proper notation for calculation of travel pay, for example:

* * * * *

[AG 220.8 (6 Oct 44) (14 Dec 44)]

11. Authority.—When on an inactive status enlisted members of Reserve components may be discharged as follows:

* * * * *

*These changes supersede C 1, 10 March 1945.

ENLISTED MEN

c. By direction of the commanding general of a service command, or such officers as may be designated by him for that purpose:

(1) On account of physical disability.

(a) (As changed by C 1, 10 Mar 45) If an enlisted reservist reporting for active service is found physically disqualified for military service in accordance with current standards for induction, he will be transferred to an inactive status and returned to the place from which ordered to active service and administratively discharged. If an enlisted reservist on inactive status develops permanent physical disqualification for limited service he will be discharged. No enlisted reservist will be called to active service for the purpose of effecting his discharge.

* * * * *
[AG 220.8 (14 Dec 44)]

BY ORDER OF THE SECRETARY OF WAR:

OFFICIAL:

J. A. ULIO
Major General
The Adjutant General

G. C. MARSHALL
Chief of Staff

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ENLISTED MEN

RELEASE FROM ACTIVE DUTY

RELEASE TO AND DISCHARGE FROM RESERVE COMPONENTS

(For general provisions see AR 615-360)

CHANGES }
No. 1 }

WAR DEPARTMENT
WASHINGTON 25, D. C., 10 March 1945

AR 615-363, 10 November 1944, is changed as follows:

8. Administrative details governing release of enlisted men to a Reserve component.

* * * * *

h. Final payment rolls.—See AR 35-1420, AR 35-2480, and AR 345-475. Final payment rolls will bear proper notation for calculation of travel pay, for example:

* * * * *

[AG 220.8 (14 Dec 44)]

11. Authority.—When on an inactive status enlisted members of Reserve components may be discharged as follows:

* * * * *

c. By direction of the commanding general of a service command, or such officers as may be designated by him for that purpose:

(1) On account of physical disability.

(a) If an enlisted reservist reporting for active service is found physically disqualified for military service in accordance with current standards for induction, he will be transferred to an inactive status and returned to the place from which ordered to active service and administratively discharged. If an enlisted reservist on inactive status develops permanent physical disqualification for limited service he will be discharged. No enlisted reservist will be called to active service for the purpose of effecting his discharge.

* * * * *

[AG 220.8 (14 Dec 44)]

BY ORDER OF THE SECRETARY OF WAR:

OFFICIAL:

J. A. ULIO
Major General
The Adjutant General

G. C. MARSHALL
Chief of Staff

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*These changes supersede paragraph 3c, section III, Circular No. 472, War Department, 1944.

ARMY REGULATIONS
No. 615-363

WAR DEPARTMENT,
WASHINGTON 25, D. C., 10 November 1944.

ENLISTED MEN

RELEASE FROM ACTIVE DUTY

RELEASE TO AND DISCHARGE FROM RESERVE COMPONENTS

(For general provisions see AR 615-360)

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SECTION I

RELEASE TO RESERVE COMPONENTS

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1. General.—When it is desirable to return an enlisted man to civil life without relinquishing control over such enlisted man, either for an indefinite period of time or for a limited period of time, such enlisted man will be released from active service and transferred to a Reserve component.

a. National Guard enlisted men and enlisted members of the Army of the United States who were originally inducted with National Guard units will revert to National Guard status

b. Members of the Regular Army Reserve will revert to inactive status of the Regular Army Reserve.

c. Enlisted men of the Air Corps Enlisted Reserve will revert to inactive status of the Air Corps Enlisted Reserve.

d. Enlisted men of all components other than those mentioned in a, b, and c above will be transferred to the Enlisted Reserve Corps.

2. Authority.—No enlisted man will be released from active service and transferred to an inactive status in a Reserve component without the authority of the War Department, except as follows:

a. Voluntary induction and transfer to the Air Corps Enlisted Reserve of instructors and mechanics employed by civilian contract flying schools under contract with the War Department to train aviation cadets is authorized.

b. United States citizens of Japanese ancestry who are inducted in the Army under normal induction procedures will be transferred to the Enlisted Reserve Corps, unassigned, to await call to active duty.

*This pamphlet supersedes section XIII, AR 615-360, 25 May 1944, and paragraphs 2, 4, and 5, Circular No. 117, War Department, 1944.

c. Voluntary induction and transfer to the Enlisted Reserve Corps, specific assignment to a branch or service, is authorized in accordance with current instructions.

d. Enlisted women at the time of enlistment in the Women's Army Corps may be transferred to the Enlisted Reserve Corps, unassigned, to await call to active duty.

3. Former key man in industry.—a. All requests for release from active service by reason of being a former key man in industry (necessary man for war production) must be initiated and executed under oath by the responsible head of the firm or agency which proposes to employ the enlisted man if his release is approved. Such request will not be initiated by an enlisted man. Final action on all such requests will be taken by The Adjutant General.

b. No consideration will be given to a request for the release of a soldier by reason of being a former key man in industry—

- (1) Who is receiving basic training in a replacement training center, or on completion thereof has not been assigned to a permanent organization.
- (2) Who is serving outside the continental limits of the United States or whose transfer to an oversea installation is imminent.
- (3) Whose release will seriously affect the efficiency of the organization to which he is assigned.

c. An information bulletin describing the procedure to be followed by an employer engaged on war contracts in requesting the release of an enlisted man may be obtained from the Labor Branch, Industrial Personnel Division, Headquarters, Army Service Forces, War Department, Washington 25, D. C. It is not anticipated that copies of this bulletin will be distributed to enlisted men.

4. Place of release from active duty.—a. For all personnel within continental limits of the United States and those enlisted or inducted within territorial limits of departments—as directed by the commander effecting the release.

b. For all oversea personnel, except those enlisted or inducted within territorial limits of departments—separation centers and Army Air Forces installations in the United States.

c. Instructions prescribing classes of personnel to be processed through separation centers are issued currently from time to time by the War Department.

5. Pay.—See AR 35-3420.

6. Travel pay.—See AR 35-2560.

7. Grade or technician rating.—a. Except as provided in b below, enlisted men of all components who are transferred to or released to a Reserve component will retain their grade or technician rating in such component.

b. Enlisted members of the National Guard and men enlisted in the Army of the United States who were originally inducted with National Guard units will revert to National Guard status in the grade held prior to their induction into the Army of the United States by operation of law.

8. Administrative details governing release of enlisted men to a Reserve component.

a. Reporting procedure.

- (1) Enlisted men transferred to the Enlisted Reserve Corps, unassigned, or to the Air Corps Enlisted Reserve, or who revert to National Guard status, to accept employment in essential war industry, or to accept other civilian employment pursuant to specific instructions from the War Department, will be reported by the commanding officer accom-

plishing the release to the State Director of Selective Service of the State in which they are to be employed, giving the following data, to the extent of information available:

- (a) Name.
- (b) Prospective employer.
- (c) Place of employment.
- (d) Character of employment.
- (e) Place and date of release.

- (2) A duplicate copy of the statement in (1) above will be handed the enlisted man at the time of his release from active duty and he will be directed to present this notice within 5 days to the local board nearest his place of employment.

b. Terminal physical examination.—Terminal physical examination of each individual will be accomplished within 72 hours prior to the time of separation from active service.

c. Service records.—The final indorsement will be completed to show transfer to a Reserve component or release from active duty for the purpose of reverting to an inactive status in a Reserve component; for example, "Transferred to ERC" or "Release from active service." The specific cause for release, such as "Key man in industry" or other cause, citing section I, AR 615-363, as authority, will be shown. This indorsement will also include place of residence as designated by the enlisted man.

d. Forwarding of service record and allied papers.—Upon completion, after careful examination for errors, the service record and allied papers of each enlisted man will be forwarded to The Adjutant General, together with—

- (1) WD AGO Form 38 (Report of Physical Examination of Enlisted Man Prior to Discharge or Retirement).
- (2) Copy of WD AGO Form 280 (Certificate of Service) furnished enlisted man. See AR 345-500.

e. WD AGO Form 53 (Report of Separation).

- (1) The form will be prepared in accordance with instructions issued from time to time by the War Department.
- (2) In addition to any other distribution currently required the number of copies and disposition of the form will include:

(a) For each man transferred to or remaining assigned to Enlisted Reserve Corps, Air Corps, Enlisted Reserve, or Regular Army Reserve—one copy to the commanding general of the service command in which is located the place of residence designated by the enlisted man upon his release from active service.

(b) For each National Guardsman released from active duty and returned to National Guard status—two copies, one to the commanding general of the service command in which is located the place of residence designated by the enlisted man upon his release from active duty, and one to the adjutant general of the State in which the enlisted man was inducted.

f. Soldier's Qualification Card (WD AGO Form 20).—See paragraph 8, AR 615-360.

g. Identification card.—WD AGO Form 166 (Identification Card) will be prepared and given to the enlisted man at the time of his transfer to a Reserve com-

ponent, to be retained in his possession until called to active duty or discharged. The reverse side of the identification card contains instructions to the reservist regarding report of change of address.

h. Final payment rolls.—See AR 35-1420, AR 35-2440, AR 35-2480, and AR 345-475. Remarks will be identical to those contained in the service record on the final indorsement. Final payment rolls will bear proper notation for calculation of travel pay, for example:

- (1) Location of local board where first reported for delivery to induction station: Local Board Number _____ (city and State).
- (2) Home station of National Guard unit upon induction: (city and State).

i. Identification tags.—Will be retained by the soldier.

9. Clothing.—See paragraph 11*b*(1), AR 615-40. Section 125, National Defense Act, as amended, permits any person who has been honorably discharged from the United States Army to wear his uniform from place of discharge to his home, within 3 months after date of discharge. This also applies to enlisted personnel who are separated from the service under honorable conditions or transferred to an inactive status. After arrival at home, it is unlawful to wear the uniform except under the provisions of paragraphs 24 and 25, AR 600-40.

→ 10. Certificate of service.—WD AGO Form 280 (Certificate of Service) will be issued to each enlisted man who is honorably released from active military service in the Army of the United States in accordance with the provisions of this section. See AR 345-500.

SECTION II

DISCHARGE FROM INACTIVE STATUS IN RESERVE COMPONENTS

	Paragraph
Authority	11
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Death	14

11. Authority.—When on an inactive status enlisted members of Reserve components may be discharged as follows:

- a.* By order of the President or the Secretary of War.
- b.* Members of the Air Corps Enlisted Reserve may be discharged for reasons not included in *c* below by direction of the commanding general of a service command upon the recommendation of the Commanding General, Army Air Forces.
- c.* By direction of the commanding general of a service command, or such officers as may be designated by him for that purpose:

(1) On account of physical disability.

- (*a*) If an enlisted reservist reporting for active service is found physically disqualified for general military service, he will be transferred to an inactive status and returned to the place from which ordered to active service and administratively discharged. If an enlisted reservist on inactive status develops permanent physical disqualification he will be discharged. No enlisted reservist will be called to active service for the purpose of effecting his discharge.
- (*b*) If an enlisted reservist reporting for active duty cannot qualify physically but may recover to such an extent that

he can qualify later, he will be returned to an inactive status for a specified time set by the medical authorities. At the end of that time he will be reexamined to determine whether he will be ordered to active duty or discharged.

- (2) Upon acceptance of a commission in the armed forces (par. 3a, AR 615-365).
- (3) On account of importance of national health, safety, or interest (par. 3b, AR 615-365).
- (4) Upon conviction and sentence by a civil court for the commission of a crime or crimes as enumerated in paragraph 13b, AR 615-500.
- (5) Because of inaptness or failure to possess the required degree of adaptability for military service, or because of evidence of habits or traits of character which render retention in the service undesirable.
- (6) Under no circumstances will personnel permanently physically disqualified be transferred to the inactive Enlisted Reserve Corps, except for discharge therefrom as provided in (1) above.

12. Discharge certificate.—Discharge certificates for members of the Enlisted Reserve Corps on an inactive status will be as follows:

a. *For honorable discharge.*—Honorable Discharge from the Army of the United States (WD AGO Form 55).

b. *For discharge other than honorable.*—Discharge from the Army of the United States (WD AGO Form 56).

13. Final indorsement.—Final indorsement in service record will be completed to show fact and date of discharge, cause and type of discharge, character given, and address furnished for future reference. Service record will then be forwarded to The Adjutant General. If service record was not prepared, report of discharge will be made on WD AGO Form 184 (Report of Separation of Members of Reserve Components) to The Adjutant General.

14. Death.—Upon the death of an inactive enlisted reservist, his service record will be completed at service command headquarters and forwarded to The Adjutant General with report of death. If no service record is available the report will be forwarded on WD AGO Form 184.

[AG 220.8 (21 Jul 44).]

BY ORDER OF THE SECRETARY OF WAR:

G. C. MARSHALL,
Chief of Staff.

OFFICIAL:

J. A. ULIO,
Major General,
The Adjutant General.

DISTRIBUTION:

A; E.