

APPENDIX H TO PART 114—RECORD LAYOUT
RESERVE COMPONENTS COMMON PERSONNEL
DATA SYSTEM (RCCPDS)—Continued

Record field and data item	Record position	Page
74. Filler	332-337	2-26
75. Key Employees	338	2-26
76. Montgomery G.I. Bill Eligibility Status (Title 10, U.S.C., Chapter 106)	339	2-26
77. Montgomery G.I. Bill Eligibility Start Date (Title 10, U.S.C., Chapter 106) ..	340-345	2-28
78. Montgomery G.I. Bill Eligibility Stop Date (Title 10, U.S.C., Chapter 106) ..	346-351	2-28
79. Months of Reserve Component MGIB Obligated Service Remaining ..	352-353	2-28
80. Date of Execution of a 6-year Service Obligation of a Selected Reserve Member (MGIB)	354-359	2-28
81. Effective Date of Current Enlistment, Reenlistment, or Extension of Enlistment Agreement	360-365	2-29
82. Montgomery G.I. Bill Benefit Recoupment Status (Title 10, U.S.C., Chapter 106)	366	2-29
83. Total Days Active Federal Military Service	367-371	2-29
84. Number of Years Creditable for Reserve Retirement	372-373	2-29
85. Reserve Component Accumulated Total Creditable Retirement Points Earned Last Retirement Year	374-376	2-29
86. Reserve Component Total Number of Accumulated Paid Points Earned this Year	377-379	2-29
87. Reserve Component Total Number of Accumulated Creditable Points Earned During Career Toward Retirement	380-384	2-30
88. Notification of Eligibility for Military Retirement Pay Indicator	385	2-29
89. Date of Transfer to the Retired Reserve	386-391	2-30
90. Date of Transfer to the Standby Reserve	392-397	2-30
91. "Privacy Act" Disputed Record Indicator	398	2-30
92. Transaction Codes	399-400	2-30
93. Separation Codes	401-405	2-30
94. Transaction Effective Date	406-411	2-31
95. Reenlistment Eligibility Code	412-413	2-31
96. Program Objective Memorandum (POM) Defense Plan Program Structure (Program Element Code (PEC)) ..	414-421	2-31
97. Service Occupation Code (Secondary)	422-429	2-31
98. Career Management Field (CMF), Enlisted	430-431	2-31
99. Date of Expiration of Selected Reserve Commitment	432-437	2-31
100. Reason for Loss/Transfer from Selected Reserve	438-439	2-31
101. Military Unit Designator (Unit Identification Code)	440-447	2-32
102. Circumstance of Death	448-449	2-32
103. Filler	450	2-32

PART 115—ASSIGNMENT TO AND
TRANSFER BETWEEN RESERVE
CATEGORIES, AND DISCHARGE
FROM RESERVE STATUS

Sec.

- 115.1 Purpose and applicability.
115.2 Original assignment to reserve status.
115.3 Transfer to the Standby Reserve.
115.4 Transfer from the Standby Reserve.
115.5 Discharge.

AUTHORITY: Sec. 301, 80 Stat. 379; 5 U.S.C. 301, sec. 1(5)(A), 72 Stat. 1438; 10 U.S.C. 271, E.O. 11190; 3 CFR, 1964-1965 Comp. p. 272, E.O. 11382; 3 CFR, 1967 Comp. p. 327.

SOURCE: 35 FR 2775, Feb. 10, 1970, unless otherwise noted.

§ 115.1 Purpose and applicability.

This part establishes Department of Defense policy guidance to the Military Departments for assignment of military personnel to and transfer between reserve categories, and discharge from reserve status under the provisions of the Military Selective Service Act of 1967 (50 App. U.S.C. 451 et seq.) and title 10 U.S.C.

§ 115.2 Original assignment to reserve status.

(a) *Ready Reserve*. Original membership in the Ready Reserve may be attained by:

(1) Transfer thereto under sections 269(a) and 651 of title 10 U.S.C. upon release from active duty;

(2) Appointment as a Reserve Officer and assignment to the Ready Reserve under section 6(d), The Military Selective Service Act of 1967 (50 App. U.S.C. 451 et seq.) and section 269(a) of title 10 U.S.C.;

(3) Entry (appointment or enlistment) into the Army National Guard of the United States or Air National Guard of the United States in accordance with section 269(b) of title 10 U.S.C. as affected by sections 510, 591, 3077, 3261, 3351, 8077, 8261, and 8351 of title 10 U.S.C.;

(4) Direct entry under section 511 of title 10 U.S.C.;

(5) Direct voluntary entry (appointment or enlistment) of an individual into the Ready Reserve, other than as provided above.

(b) *Standby Reserve*. Direct assignment to the Standby Reserve without

prior membership in the Ready Reserve may be attained in accordance with sections 269(e)(1) and 269(f) of title 10 U.S.C. upon release from 5 or more years of active duty (other than for training) in the Armed Forces.

(c) *Retired Reserve.* Direct assignment and transfer to the Retired Reserve may be accomplished under DOD Directive 1200.4, "The Retired Reserve of the Reserve Forces," September 24, 1963.¹

§ 115.3 Transfer to the Standby Reserve.

(a) Provided they are not on active duty, the following personnel who have not fulfilled their total military service statutory obligation shall, upon their request, be assigned to or transferred to the Standby Reserve:

(1) Those who have served 5 or more years on active duty (other than for training).

(2) Those who have served on active duty (other than for training) and participated satisfactorily in accredited training programs of the Ready Reserve for a combined total of at least 5 years, or such shorter period as the Secretary of a Military Department concerned, with the approval of the Secretary of Defense, may prescribe.

(b) Individuals qualifying for assignment or transfer to the Standby Reserve under paragraph (a) of this section, shall, if otherwise qualified therefor and a suitable vacancy exists, be afforded the opportunity to execute a written agreement to be assigned to or remain in the Ready Reserve. All such voluntary agreements will provide that:

(1) The reservist may be transferred to the Standby Reserve by the appropriate Secretary for cogent reasons;

(2) The reservist waives his right to transfer to the Standby Reserve under the conditions stated in paragraph (a) of this section, while serving under such agreement.

(3) The period of the agreement shall be as prescribed by part 125 of this subchapter.

(c) Transfer to the Standby Reserve under the screening process in

conformance with section 271 of title 10, U.S.C. will be accomplished under part 125 of this subchapter.

(d) Transfer to the Standby Reserve of members of the Army National Guard of the United States or the Air National Guard of the United States will be subject to section 269(g) of title 10 U.S.C.

(e) Upon transfer of a member of the Ready Reserve to the Standby Reserve, notification thereof to the Selective Service System will be made by the Military Department concerned in accordance with part 136 of this subchapter.

(f) Assignment to the Inactive Status List of the Standby Reserve and retention thereon is governed by part 136 of this subchapter.

§ 115.4 Transfer from the Standby Reserve.

(a) In accordance with section 272 of title 10 U.S.C. any member of the Standby Reserve who has not completed his statutory obligated period of military service in the Ready Reserve may be transferred to the Ready Reserve whenever the reasons for his transfer to the Standby Reserve no longer exist, provided he is otherwise qualified and a requirement exists.

(b) Subject to such regulations as the appropriate Secretary may prescribe, a member of either the Standby Reserve or the Retired Reserve may, upon his own request, be transferred to the Ready Reserve if qualified and a requirement exists for him. However, a member of the Retired Reserve who is entitled to retired pay may not be transferred to the Ready Reserve unless the Secretary concerned personally makes a special finding that the member's services in the Ready Reserve are indispensable. Such voluntary transfer will be accomplished under section 269(d) of title 10, U.S.C. Those who have fulfilled their Ready Reserve statutory obligation will be required to execute a written agreement to serve in the Ready Reserve under conditions set forth in this paragraph (b).

(c) In any case, where an individual is transferred from the Standby Reserve to the Ready Reserve or the Retired

¹Filed as part of original document. Copies available from the U.S. Naval Publications and Forms Center, 5801 Tabor Avenue, Philadelphia, PA 19120, Attention: Code 300.