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Re: Military Reenlistment Codes

## **INSTRUCTION SHEET**Military Reenlistment Codes

Dear Client,

Military Reenlistment Codes are frequently assigned on the basis of subjective judgments which are difficult for the dischargee to challenge.

We will not state that these codes are accurate or definitive. Your use of this information is entirely at your own risk and discretion.

However, we can assist your prospective employee with the expedited acquisition of their DD214.

Touchstone provides personal research service. We act as your prospective employee's agent and request his or her DD214 at the appropriate archives facility, physically, **in person**. If an order is received before 10 am Eastern Time, in many cases we can both fax a copy to your employee the same day and Fedex the certified hard-copy of his or her DD214 for next day delivery. **In over 95% of cases, we will deliver a certified copy of a DD214 within 7 business days.** 

Please visit our DD214 Product Page, on the Net. Or click <a href="http://dd214express.com">http://dd214express.com</a>, which will take you directly to our DD214 expedited service page.

Thank you for considering Touchstone for your research needs.

Touchstone Research Group, LLC

## **Army Reenlistment Codes**

These codes are contained on military discharge documents and determine whether or not one may reenlist or enlist in a military service at a later time. In general, those who receive an Army RE Code of 1 may reenlist in the Army or another service with no problem. Individuals with an Army RE Code of "2" may usually reenlist in the Army or another service with various restrictions, or if the circumstances which resulted in the code no longer apply. Individuals with an RE Code of "3" can normally reenlist in the Army or another Service, but will probably require a waiver to be processed. Individuals with an Army RE Code of "4" are normally not eligible to reenlist in the Army, nor join another service.

- RE-1 Individuals who were fully qualified when last separated. Fully qualified for enlistment.
- RE-1A Individuals with over 6 years of service for pay. Fully qualified for enlistment. Ineligible to reenlist for 93 days alter date of separation.
- RE-1B Individuals who have not been tested to verify primary MOS during current term of service. Fully qualified for enlistment.
- RE-1C Individuals separated who do not possess scores of 90 or higher in any 3 or more aptitude areas of the ASVAB If tested prior to 1 Oct 1980, or scores of 85 or higher in any 3 or more aptitude areas of the ASVAB if tested on or after 1 Oct 80. Fully qualified for enlistment provided otherwise qualified.
- RE-2 Individuals separated for the convenience of the Government in accordance with Chapter 5, AR 635-200, (Chapter 5, 6, 8, 9, 11, 12) and reenlistment is not contemplated. Fully qualified for enlistment/reenlistment (AR 635-200.
- RE-2A Individuals with over 6 years of service for pay who have incurred an additional service requirement and who decline to meet the additional service requirement through reenlistment or extension and were separated prior to 15 Aug 1977. Fully qualified for enlistment. Ineligible to reenlist in grade and for 93 days after date of separation.
- RE-2B Individuals who were fully qualified when last separated. However, reenlistment not authorized at time of separation under enlisted year group management plan. Fully qualified for enlistment.
- RE-2C Individuals who were fully qualified when last separated. However, reenlistment not authorized at time of separation under reenlistment control policy. Civilian: fully qualified for enlistment.
- RE-3 Individuals who are not qualified for continued Army service, but the disqualification is waiverable. Ineligible for enlistment unless a waiver is granted.
- RE-3A Section 1. Individuals who do not possess scores of or higher in any 3 or more aptitude areas of the AQB or the ACB. However, this code is o longer used for this disqualification. Fully qualified for enlistment if mental requirements of table 2-1

can be met. Prior service mental requirements are nonwaiverable. Waiver, if approved, is valid only for the purpose of providing continuous, unbroken service for RA in-service personnel.

Section 2. Individuals with over 6 years of service for ay who have incurred an additional service requirement and who decline to meet the additional service through reenlistment or extension and were separated on or after 15 Aug 1977. Fully qualified for enlistment. Waiver, if approved, is valid only for the purpose of providing continuous, unbroken service for RA in-service personnel.

- RE-3B Individuals who have time lost during their last period of service. Ineligible for enlistment unless waiver is granted. (paras 2-7 and 2-8a). Applicable to EM who have time lost during their last period of service.
- RE-3C Individuals who have completed over 4 months service who do not meet the pay grade requirements of Chapter 2), or who have been denied enlistment under Qualitative Screening Process pursuant to Chapter 4 AR 600-200. Ineligible for enlistment unless waiver is granted. Applicable to persons who have completed over 8 months service who do not meet the prior grade and service criterion of the Qualitative Management Program (AR 600-200 Chapter 4).
- RE-4 Individuals separated from last period of service with a nonwaiverable disqualification (refer to AR 601-280). Ineligible for enlistment except as provided for in paragraphs 2-7c and 2-7d. (See waiverable moral and administrative disqualifications.) Disqualification is nonwaivable.
- RE-4A Individuals who did not meet basic eligibility citizenship requirement of Chapter 2, AR 601-280, at time of last separation fram active duty. Ineligible for enlistment unless requirements of table 2-1 can be met. Citizenship requirements are nonwaiverable. Applicable to EM who fail to meet cotizenship requirements.
- RE-4R Individuals retiring after 20 or more years active Federal service (title 10, U.S. Code 3914 or 3917) Ineligible for enlistment.

## **Air Force Reenlistment Codes**

These codes are contained on military discharge documents and determine whether or not one may reenlist or enlist in a military service at a later time. In general, those who receive an Air Force RE Code of 1 may reenlist in the Air Force or another service with no problem. Individuals with an Air Force RE Code of "2" are usually ineligible to reenlist in the Air Force, but might be eligible to join another military service, if the circumstances which resulted in the code no longer apply, or if a waiver is issued. Individuals with an RE Code of "3" can normally reenlist in the Air Force or another Service, but will probably require a waiver to be processed. Individuals with an Air Force RE Code of "4" are normally not eligible to reenlist in the Air Force, nor join another service.

- RE-1A Ineligible to reenlist, but condition waived
- RE-1J Eligible to reenlist but elected to separate

- RE-1K Career airmen
- RE-1M Eligible to reenlist
- RE-1P- Eligible to reenlist
- RE-1Q- Eligible to reenlist
- RE-1R- 1st term airmen selected for reenlistment
- RE-1T- Eligible to reenlist ANG and WSAFR airmen serving involuntary or involuntary FAD
- RE-12- recommended for reenlistment
- RE-13- recommended for reenlistment
- RE-14- recommended for reenlistment
- RE-2A- HQ AFPC denied reenlistment oppo for quality reasons
- RE-2B- Discharged under General or other-than-honorable conditions
- RE-2C- Involuntary separation with Honorable disch
- RE-2D- Returned POW w/less 6 months active duty
- RE-2E- Serving a period of probation and rehab
- RE-2F- Undergoing, or separated while undergoing rehab in a DoD regional confinement fac'y
- RE-2G- Participating in Substance Abuse Reorientation and Treatment prog for drugs, or has failed to complete reorientation.
- RE-2H- Participating in Substance Abuse Reorientation and Treatment prog for alcohol, or has failed to complete reorien
- RE-2I- Non U.S. citizen serving on initial enlistment
- RE-2J- Under investigation by mili or civ auth which may result in discharge or courtmartial
- RE-2K- Formally notified of involuntary separation
- RE-2L- Civil court charges pending for offense the MCM authorizes confinement; or court martial charges preferred; or court martial conviction under appellate review
- RE-2M- Serving sentence or suspended CM sentence; or separated while serving or suspended CM sentence

- RE-2N- Religiouus conscientious objector preclude unrestricted assignment
- RE-2P- AWOL; deserter dropped from rolls
- RE-2Q- Medically retired or discharged
- RE-2R- Airman within 23 months of 55th birthday; completed at least 18 years
- RE-2S- Airman within 23 months of 55th birthday; completed at least 18 years
- RE-2T- Possesses HYT date of at least 20 years; within 23 months of HYT date
- RE-2U- HYT date of at least 20 years
- RE-2V- Applied for retirement, or retirement approved
- RE-2W- Retired and recalled to active duty
- RE-2X- 1st term, 2nd term or career airman considered but not selected for reenlistment
- RE-3A- 1st airman separating before 36 months; or 1st term, no prior svc; females learning of pregnancy prior to enlistment
- RE-3B- 1st or 2nd term or career airman ineligible to reenlist, ineligibility condition no longer exists
- RE-3C- 1st term airman not yet considered under SRP
- RE-3D- 2nd term airman who refused to get PCS or TDY retainability
- RE-3E- 2nd term or career airman who refused to get retainability for training or retraining or delined to attend PME
- RE-31- Airman selected for reenlistment, by HQ AFPC removed the airman's name from the CJR waiting list within 5 months of DOS
- RE-3K- Reserved for use by HQ AFPC or AFB for Correction of Mili Rcds when no other reenlistment eligibility code applies
- RE-3S- Separated w/Special Sep Benefit
- RE-3V- Separated w/Vol Sep Incentive
- RE-4A- Hardship or dependency disch
- RE-4B- Exceeding body fat standards disch
- RE-4C- Concealment of juvenile rcds; or minority, or failure to meet phys standards; or failure to obtain 9.0 reading grade

- RE-4D- Snr airman or Sgt w at least 9 yrs TAFMS but fewer than 16 yrs
- RE-4E- A1C or below completed 31 or more months; 1st term airman; or A1C or below w
- RE-4F- 5 or more days lost time. Waiver req for reenlistment
- RE-4G- No AFSC skill level commensurate w/grade
- RE-4H- Serving suspended punishment to Art 15
- RE-4I- Serving on Control Roster
- RE-4J- Entered in Phase I AF Weight Prog; or airman ineligible for period of Phase II
- RE-4K- Medically disqualified for continued svc; or pending evaluation by MEB/PEB
- RE-4L- Separated commissioning prog
- RE-4M- Breach of enlistment/reenlistment agreement
- RE-4N- Convicted by civil auth
- RE-4- RE-3/93 recommended for reenlistment

## Navy, Marine Corps, Coast Guard Reenlistment Codes

These codes are contained on military discharge documents and determine whether or not one may reenlist or enlist in a military service at a later time. In general, those who receive a Navy/Marine/Coast Guard RE Code of 1 may reenlist in their previous service or another service with no problem. Individuals with a Navy/Marine/Coast Guard RE Code of "2" may usually reenlist in their service or another service with various restrictions, or if the circumstances which resulted in the code no longer apply. Individuals with a Navy/Marine/Coast Guard RE Code of "3" can normally reenlist in their service or another Service, but will probably require a waiver to be processed. Individuals with a Navy/Marine/Coast Guard RE Code of "4" are normally not eligible to reenlist in their service, nor join another service.

- RE-1- Eligible for reenlistment.
- RE-1A- Eligible for reenlistment.
- RE-2- Ineligible for reenlistment. Recommended for renlistment but ineligible because of status: Fleet Reservist Retired (except for transfer to TDRL), Commissioned Officer. Warrant Officer, Midshipman, Cadet.
- RE-3A- Failure to meet area aptitude prerequisites. Fully qunlified for enlistment, provided mental criteria of table 2-1 are met. Alien.

- RE-3B- Restricted assignment. Parenthood. Pregnancy.
- RE-3C- Reenlistment authorized by CMC only. Ineligible for enlistment, unless waiver is granted. Conscientious Objector.
- RE-3D- Failure to meet disciplinary standards. Ineligible for enlistment, unless waiver is granted. Demonstrated dependency or hardship not meeting criteria specified in Bupersman article C-10308.
- RE-3E- Failure to meet education prerequisites. Fully qualified for enlistment provided education criteria is met. Erroneous induction.
- RE-3F- Erroneous enlistment.
- RE-3G- Condition (not physical disability) interfering with performance of duty.
- RE-3H- Hardship
- RE-3K- Disenrolled Irom Naval Academy, not considered qualified for enlisted status.
- RE-3M- Marriage.
- RE-3N- Importance to national health, safety or interest.
- RE-3P- Physical disability (includes discharge and transfer to TDRL). Obesity. Motion sickness. Disqualified for officer candidate training.
- RE-3R- Rank reappointment restriction. Ineligible for reenlist unless waivered
- RE-3R- Professional growth criteria. Ineligible for reenlist unless waivered
- RE-3S- Sole surviving son.
- RE-3T- Overweight
- RE-3U- Minority
- RE-4- Not recommended for reenlistment