

Section V
Table 1

Rule A

Applies to: Soldiers fully eligible, including those with approved waivers of disqualification.

Period: 1, 2, 3, 4, 5, or 6 years.

Rule B

Applies to: Soldiers eligible for a retention or other bonus per current bonus policies as published by NGB-EDU and/or NGR 600-7.

Period: Soldiers eligible for a retention bonus or other monetary incentive may reenlist only for the period authorized for bonuses per current bonus policies published by NGB-EDU and/or NGR 600-7.

Rule C

Applies to: Soldiers with less than one year remaining before age 60.

Period: Up to one year, but not past the last day of the month in which the Soldier reaches the age of 60.

Rule D

Applies to: Soldiers enlisted as non-prior service (NPS) under one of the enlistment options for completing their Selected Reserve obligations per paragraph 4 (i.e.: 3x5, 4x4, 6x2, 8x0), or "Try One" in the Guard, with a remaining obligation and who desire to continue in an active status.

Period: 1, 2, 3, 4, 5, or 6 years.

Rule E

Applies to: Soldiers enlisted under "Try One" in the Guard who do not have a remaining obligation.

Period: 1, 2, 3, 4, 5, or 6 years.

Rule F

Applies to: Soldiers who must or who desire to extend to:

1. Attend training that requires a period of remaining service.
2. Enroll in the Simultaneous Membership Program (SMP).
3. Enter on or extend a tour of active duty or full-time National Guard duty including AGR.
4. Participate in a State education assistance program.
5. Qualify for the Montgomery GI Bill and/or SLRP.
6. Satisfy a remaining service requirement upon transfer from the ING to active

status.

7. Satisfy a remaining service requirement for promotion per AR 600-8-19.

8. Qualify for a program, benefit or entitlement (except for monetary benefits under the SRIP) which requires a minimum period of remaining service.

9. Allow publication of Qualitative Retention Board results, and the review and appeals process per AR 135-205, chapter 2, when the Soldier is not selected for retention.

Period: Any period up to six years that will satisfy the requirement. Extensions are authorized at any time during the current enlistment.

Rule G

Applies to: Soldiers who request transfer to the ING who do not have a contractual obligation for ARNG/ARNGUS service.

Period: Extensions as authorized in Rule A.

Rule H

Applies to: Soldiers in the ING who do not have a contractual obligation for ARNG service and who desire to remain in the ING or return to the active ARNG.

Period: Extensions as authorized in Rule A.

Rule I

Applies to: Soldiers retained beyond ETS (see paragraph 7).

Period: TAG based on recommendation of the Military Personnel Management Office (MPMO) and unit commander if a unit level action.

Rule J

Applies to: Soldiers otherwise eligible to extend or immediately reenlist, but who failed to take or pass last APFT within 18 months before ETS.

Period: Whole months, but not to exceed a total of six months, if waiver to extend is approved by TAG (as delegated to MPMO) for non-deploying Soldiers. A one-year extension is authorized if the Soldier is on a temporary profile which will preclude taking the APFT within six months. The first Colonel (O-6) in the chain of command may approve a waiver for Soldiers assigned to units who are alerted for Mobilization and Deployment may be voluntarily extended for the minimum number of whole months and days to complete the duration of the expected mobilization, plus 90-Days or 12 months (whichever is greater) with no further extensions authorized unless a valid APFT is taken and passed prior to the expiration term of service based on this extension.

Rule K

Applies to: Soldiers in the Army Weight Control Program who are making satisfactory progress to meet the body composition requirements of AR 600-9.

Period: Whole months, but not to exceed a total of 12 months, unless waiver to extend is approved by TAG for non-deploying Soldiers. For Soldiers with at least 18 but fewer than 20 qualifying years of service for nonregular retired pay at age 60, TAGs (as delegated to MPMO) may authorize extension in whole months for the minimum time

required to complete 20 qualifying years. The first Colonel (O-6) in the chain of command may approve a waiver for Soldiers assigned to units who are alerted for Mobilization and Deployment may be voluntarily extended for the minimum number of whole months and days to complete the duration of the expected mobilization, plus 90-Days or 12 months (whichever is greater) with no further extensions authorized unless the Soldier satisfactorily meets all standards of the provision cited in AR 600-9 with regard to height and weight prior to the expiration term of service based on this extension.

Rule L

Applies to: Soldiers who are not US citizens.

The requirement to obtain US Citizenship within 8 years of service is hereby rescinded per Army ALARACT message 088-2005. As long as the applicant or Prior Service Soldier is a US Citizen or a lawfully permanent resident alien and is otherwise qualified; they may enlist or reenlist without constraint.

Period: As specified in Rule A.
