


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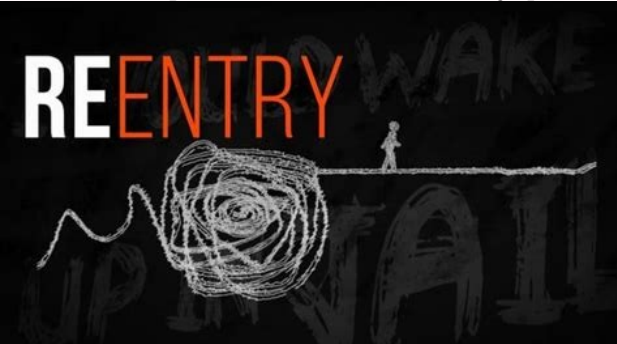
What is reentry code re-3p

Re-entry code re-3p. What does reentry code re-3p mean.


A Reenlistment (RE) code is found on your discharge documents and describes your eligibility for re-enlisting.

RE codes are found on DD Form 214. The code will state if an individual is eligible, needs a waiver, or is ineligible. RE codes are given based on certain discharge scenarios and have different meanings across different branches. U.S. Army RE codes generally follow a guideline of 1 being eligible to reenlist without issue, 2 being able to reenlist with restrictions that may apply, RE code 3, an individual can usually reenlist but a waiver may be required, and individuals with an RE code of 4 generally not able to reenlist (see FAQ section below).

The Coast Guard has a similar structure with individuals with a RE Code of 1 being able to enlist, with a waiver sometimes needed. Air Force RE Code 2 is generally not able to reenlist; RE Code 3, not eligible to immediately reenlist but may be eligible for prior service enlistment with waiver; and 4, unable to reenlist. The Navy, Marine Corps, and Coast Guard allow individuals with a 1 to reenlist, 3 to reenlist with a waiver, and 4 not to enlist. Use the guide below to find a complete list of reenlistment codes for each military branch and their descriptions. Related Article - Dishonorable Discharge: Reasons, Consequences And More Jump To A Section U.S. Army Reenlistment Codes U.S. Navy Reenlistment Codes/ Marine Corps/ Coast Guard Reenlistment Codes U.S. Air Force Reenlistment Codes Frequently Asked Questions (FAQ) U.S. Army Reenlistment Codes Army personnel choose a gas chamber as a fitting reenlistment spot for airborne paratroopers. Image: flickr RE-1- Individuals with this RE Code were fully qualified when separated and fully qualified for enlistment. RE-1A- Individuals with over 6 years of service for pay, are fully qualified to reenlist after 93 days after the date of separation. RE-1B- Individuals who have not been tested to verify primary MOS during the term of service, are fully qualified. RE-1C- Individuals who tested prior to October 1, 1980, and do not have a 90 or higher in any 3 or more aptitude areas of the ASVAB or scores of 85 or higher in 3 or more ASVAB aptitude areas for those tested on or after October 1, 1980. Fully qualified provided otherwise qualified. Related Article: 15 Best States For Military Retirees And Veterans RE-2- Separated for Government convenience according to Chapter 5, A 635-200 (Chapter 5, 6, 8, 9, 11, 12), fully qualified for reenlistment.



RE-2A- Individuals with 6 plus years of service for pay who have an additional service requirement, declined to meet the requirement through reenlistment or extension and were separated prior to August 15, 1977; fully qualify to reenlist after 93 days; ineligible to reenlist in grade. RE-2B- Fully qualified when last separated but reenlistment not authorized at that time under enlisted year group management plan; fully qualified. RE-2C- Fully qualified when last separated but reenlistment was not authorized at that time under reenlistment control policy; civilian-fully qualified for reenlistment. RE-3- Individuals are not qualified for continued Army service, but the disqualification is waivable. Waiver must be granted to reenlist. RE-3A- Section 1: For individuals who do not meet the minimum scores in any 3 or more AQB or ACB aptitude areas. This code is no longer used; fully qualified if mental requirements can be met and waiver is approved for continuous, unbroken service for RA in service personnel.



Sontay
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3-Phase Panel Mount 27, 36, 57 & 86kW


Order Number: 7.2

Date of Release: 10/05/2020

RE-3P

Features & Benefits

- Selectable control input
- Clear temperature protection with auto reset
- LED indication
- 100% duty cycle
- 6 additional slots or 80 fuses required



Technical Overview

The panel mounting Power Controllers RE-3P range are suitable for providing control of electric heating loads from an analogue signal. Applications include electric heating coils, heating cables and electric furnaces. The units allow direct on-line switching with 'zero-voltage switching' to provide accurate switching control.

The RE-3P units are designed to allow zero temperature protection and electric heating loads up to Output ON.

The RE-3P units are also adapted to suit the control panel back plate.


Product Codes

RE-3P-27	27kW, 3 phase 37A (per phase), Panel Mount, Heating Regulator
RE-3P-36	36kW, 3 phase 50A (per phase), Panel Mount, Heating Regulator
RE-3P-57	57kW, 3 phase 80A (per phase), Panel Mount, Heating Regulator
RE-3P-86	86kW, 3 phase 120A (per phase), Panel Mount, Heating Regulator

Specification

Input supply	Selectable 0-200V, 0-240V, 2-200V or 3-200V
Rated power	27kW
Power supply (for electronic) control	230VAC
RE-3P-27	37A
RE-3P-36	50A
RE-3P-57	80A
RE-3P-86	120A
Discharge (per phase)	
RE-3P-27	84A
RE-3P-36	112A
RE-3P-57	168A
RE-3P-86	224A
Rated voltage	300V or 480V, 50/60Hz
LED indication	On when heating is on (and main power on)
Terminals:	
Control	Power supply terminals (On/Off, main power)
Temperature	Power supply terminals (On/Off, main power)
RE-3P-27 & 36	29kW maximum
RE-3P-27 & 36	2.5kW maximum / 2.5kW maximum
Temperature	45°C Min, without tripping *
Dissemination	215 x 200 x 126mm
Mounting	215 x 200 x 126mm
Fusing external	215 x 126mm
RE-3P-27/36	215 x 126mm
RE-3P-57/86	215 x 126mm
CE Marked	CE Marked
UK	UK
*Conditions are met at 45°C, fusing at higher ambient temp, to rate the unit to 10% above 75°C, above 45°C	


4000 Product
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Page 1 of 4



Related Article: Military Moral Waivers Explained Section 2: Individuals with 6+ years of service who do not meet the additional service requirements who do not meet the additional service requirements who do not meet the additional service requirements and were separated on or after August 15, 1977, fully qualified; waiver is valid for continuous, unbroken service for RA in-service personnel. RE-3B- Individuals who lost time during the last period of service; ineligible unless a waiver is granted; applicable to EM who have lost time. RE-3C- 4 months+ of service completed who do not meet pay grade requirements or were denied under Qualitative Screening Process according to Chapter 4 AR 600-200; ineligible unless a waiver is granted; applicable to individuals with over 8 months of service and do not meet prior grade or service of the Qualitative Management Program Chapter 4 AR 600-200. RE-4- Separated with a nonrecoverable disqualification; ineligible for reenlistment in most circumstances. RE-4A- Eligibility citizen requirements not met when separated; ineligible unless citizenship requirements are met. RE-4R- Retired after 20 or more years of active Federal Service (Title 10, U.S. Code 3914 or 3917); Ineligible. Related Article - How to Join the U.S. Military as a Non-Citizen Coast Guard personnel recite the oath of enlistment during a reenlistment ceremony. Image: dodlive mil RE-1- Eligible RE-1A- Eligible RE-2- Ineligible; recommended for reenlistment but ineligible because of status: Fleet Reservist Retired, Commissioned Officer, Warrant Officer, Midshipman, Cadet. RE-3A-Ineligible as non-citizen. May become eligible if citizenship requirements are met. RE-3B- Pregnancy; parenthood; Restricted assignment RE-3C- Conscientious Objector; ineligible for reenlistment unless a waiver is granted and authorized by CMC. RE-3D- Individual failed to meet disciplinary standards, demonstrated dependency or hardship not meeting criteria, ineligible unless a waiver is granted.

3E- Erroneous induction-enrollment prerequisites not met; qualified if education criteria are met RE-3F- Ineligible due to failure to meet physical fitness assessment. RE-3G- Condition, not of a physical disability, interfering with the performance of duty RE-3H- Hardship RE-3K- Individual dis-enrolled from Navy Academy, not qualified for enlistment Related Article - The 20 Best Jobs For Veterans RE-3M- Ineligible for reenlistment in member's current rating or MOS. RE-3N- National health, safety, or interest importance RE-3P- Ineligible due to individual's physical disability (includes discharge and transfer to TDRL). RE-3R- Did not meet professional growth criteria; ineligible to reenlist without a waiver RE-3S- Sole surviving family member RE-3U- Minority age RE-4- Not eligible for reenlistment RE-5 USNR-R served 90 or more days of active duty and returned to the Reserve unit without reenlistment eligibility being determined. RE-6- High-year tenure; ineligible or denied to reenlist RE-7- Initial 2-year active duty obligation completed under 2x8 Navy Reserve Program RE-8- For recruits assigned to Recruit Training for initial training who have temporary medical conditions or unsatisfactory initial performance and conduct. Related Article - Military Jobs: A List of all 512 jobs in the U.S. Military U.S. Air Force Reenlistment Codes Senior Airman reciting Oath of Office at Mil RE-9- Reenlistment, but subject to discharge after 13 months or less. Second term enlistment RE-10- Discharge or discharge by court-martial action RE-11- Reenlistment, but subject to discharge after 13 months or less. Second term enlistment RE-12- Reenlistment, but subject to discharge after 13 months or less. Second term enlistment RE-13- Reenlistment, but subject to discharge after 13 months or less. Second term enlistment RE-14- Reenlistment, but subject to discharge after 13 months or less. Second term enlistment RE-15- Reenlistment, but subject to discharge after 13 months or less. Second term enlistment RE-16- Reenlistment, but subject to discharge after 13 months or less. Second term enlistment RE-17- Voluntary or involuntary extended active duty airman; eligible to request enlistment Related Article: 20 Reasons to Join the Military (and 7 reasons not to) RE-2A- AFPC denied reenlistment RE-2B- General or other than honorable conditions discharge RE-2C- Involuntary honorable discharge or entry-level separation without service characterization RE-2D- Returned prisoner with 13 months of active duty since return RE 2E- Probation and rehabilitation period RE-2F- Separated during rehabilitation in a DoD regional confinement facility RE-2G- Completing or failed to complete the Alcohol and Drug Abuse Prevention and Treatment (ADAPT) program for drugs RE-2H- Participating or failed to complete the ADAPT program for alcohol RE-2I- Non-U.S. Citizen on initial enlistment RE-2J- Individuals who are under investigation by the military or civilian authority and the result may end with a discharge or court-martial action RE-2K- Initiation of involuntary separation action RE-2L- Equivalent Courts-Martial charges pending in civilian court or court-martial action under review RE-2M- Serving or suspended of a Courts Martial suspension RE-2N- Conscientious objector whose religious convictions preclude unrestricted assignment RE-2P- Absent without leave; deserter RE-2Q- Medically retired or discharged RE-2R- Within 23 months of 60th birthday, completed 18 years, one month or more of active service, and less remaining RE-2S- Within 23 months of 60th birthday, completed 18 years, one month or more of active service, and 13 months or more remaining RE-2T- HTY date of 20 years and within 23 months of HTY date and 13 months or less remaining RE-2U- HTY date of 20 years and within 23 months of HTY date and 13 months or more remaining RE-2V- HTY date of 20 years and within 23 months of HTY date and 13 months or more remaining RE-2W- HTY date of 20 years and within 23 months of HTY date and 13 months or more remaining RE-2X- HTY date of 20 years and within 23 months of HTY date and 13 months or more remaining RE-2Y- HTY date of 20 years and within 23 months of HTY date and 13 months or more remaining RE-2Z- HTY date of 20 years and within 23 months of HTY date and 13 months or more remaining RE-3- First term airman who was discovered to be pregnant before enlistment; first-term airman involuntarily separated for inability to progress in training or performance on duties RE-3B- First term, second term, or career airman who was ineligible to reenlist but the condition no longer exists RE-3C- First-term airman not yet considered under SRP RE-3D- Second term or career airman who would not get PCS or TDY assignment retainability, declined retainability for deployment RE-3E- Second term or career airman who refused to get retainability for training or retraining or declined to attend RE-3F- Air Force Enlisted Retention Board selected airman for non-retention RE-3I- First term airman selected under SRP without CJR awarded, removed from eligibility RE-3K- Used by AFPC or AF Board for Correction of Military Records when no other reenlist code applies RE-3Q- Air Force Quality Force Review Board selected airman for non-retention RE-3S- Special Separation Benefit separation RE-3V- Enlisted Voluntary Separation Pay Program or Voluntary Separation Incentive separation Related Article: 6 Ways To Check If Someone Was In The Military RE-4A- Hardship or dependency RE-4C- Concealment of juvenile records, minority, failure to meet physical standards, failure to attain 90 reading grade level, void enlistments RE-4D- SRA/E-4 with at least 9 years, but less than 16 years of AFSC skill level and not selected for promotion to SSG/E-5 RE-4E- 4-year enlistee with AIC grade or below with 31 or more months completed and FTA or 6-year enlistee below SRA with 55 or more months completed RE-4F- 5 or more days lost time (can receive waiver) RE-4G- AFSPC skill level is not commensurate with grade RE-4H- Suspended punishment (Article 15, UCMJ) suspension being served RE-4I- Serving on the Control Report RE-4J- Unsatisfactory fitness assessment RE-4K- Pending evaluation from Medical Evaluation Board/Physical Evaluation Board RE-4L- Officer Training School, Airman Education and Commissioning Program and similar programs eliminate RE-4M- Breach of security agreement RE-4N- Civilian Disciplinary Action Details Frequently Asked Questions (FAQs) Can you reconcile with anything other than a general discharge? There are three types of military discharges. The types of discharges include Honorable Conditions), Other Than Honorable, Bad Conduct Discharge, and Dishonorable Discharge. Some sources count Entry Level Discharge or Uncharacterized Discharge as another type of discharge, bringing the total to 6. Entry Level Discharge or Uncharacterized Discharge occurs when soldiers are discharged within the first 180 days of enlistment for a variety of reasons.



Depending on the RE code and Separation Code, you may be eligible to reenter with a waiver. General (Under Honorable Conditions) can occur for many reasons, such as drug abuse. Other Than Honorable Discharge is usually given for administrative separation. The Air Force lists General and Other Than Honorable as not eligible to reenlist.

CAUTION: NOT TO BE USED FOR DISSEMINATION PURPOSES		THIS IS AN IMPORTANT RECORD. SERIALIZED IT		C232446 ANY INFORMATION IN THIS AREA'S RELEASE FORM MUST BE ACCURATE	
CERTIFICATE OF RELEASE OR DISCHARGE FROM ACTIVE DUTY					
1. NAME (Last, first, middle) DUSZA, CHRISTOPHER ALAN		2. DEPARTMENT, COMPONENT AND BRANCH NAVY-USN		3. SOCIAL SECURITY NO. 9772	
4. GRADE, RATE OR RANK AND AD		5. PAY GRADE SA		6. DATE OF BIRTH (YYMMDD) 05JUN1932	
7. PLACE OF ENTRY INTO ACTIVE DUTY		8. RESERVE OBLIGATION DATE Year 94 Month 11 Day 17		9. HOUSE OR RECORD AT TIME OF (If known)	
10. CHICAGO ILL.		11. WILLIAM SPRINGS ILL.		12. STATION WHERE SEPARATED PERFECTUSCH CHINA LAKE CA	
13. LAST DUTY ASSIGNMENT AND MAJOR COMMAND NAVAL WIPAROS CENTER CHINA LAKE CA		14. SGI COVERAGE None Amount \$ 100,000		15. SGI COVERAGE None Amount \$ 100,000	
16. COMMAND TO WHICH TRANSFERRED NAVAL RESERVE PERSONNEL CENTER NEW ORLEANS LA 70149		17. RECORD OF SERVICE		18. SPECIAL SERVICE	
19. PRIMARY SPECIALTY (List number, title and years and months in specialty. List additional specialty numbers and titles involving periods of one or more years)		20. Date Entered AD This Period 87 AUG 20		21. Separation Date This Period 91 AUG 20	
22. Total Active Service This Period 04 00 00		23. Total Inactive Service This Period 04 00 00		24. Total Prior Active Service 00 00 00	
25. Total Prior Inactive Service 00 02 05		26. Foreign Service 00 00 00		27. Sea Service 00 00 00	
28. Effective Date of Pay Grade 89 MAR 16		29. STATION WHERE SEPARATED PERFECTUSCH CHINA LAKE CA		30. STATION WHERE SEPARATED PERFECTUSCH CHINA LAKE CA	
31. DECORATIONS, MEDALS, BADGES, CITATIONS AND CAMPAIGN RIBBONS AWARDED OR AUTHORIZED (List periods of service) NAVAL DEFENSE SERVICE MEDAL, FIRST GOOD CONDUCT ANNUAL PERIOD DURING 91AD20, NAVY ACHIEVEMENT MEDAL					
32. MILITARY EDUCATION (Count this number of weeks and month and year completed) RECEIVED BASIC AVIATION TRAINING CLASS AP, 10DAYS, NOV87; AD CLASS "A" SCHOOL, 7.75WKS, FEB88 AP P-3/RELAT SYSTEMS, 1WK, APR88					
33. MEMBER CONTINUED TO POST-ENTRY (See instructions for continuation of service) YES		34. HIGH SCHOOL GRADUATE OR EQUIVALENT YES		35. DAYS ADJUTANT LEAVE PAID 0 0 5	
36. REMARKS DD FORM 214 ADMINISTRATIVELY ISSUED ON 91AD20 LIA REQUEST 1900.1B. DENTAL CLASS II . DENTAL EXAMINATION COMPLETED ON 91JUN26 . C232446 DEPT-80 DISCHARGE 108985 17NN 2735 18/22/91 13/26/91 IC295 # 46-73-323446 COOK COUNTY RECORDER					
37. MAILING ADDRESS AFTER SEPARATION (Include Zip Code) 214 RELL ST WILLIAM SPRINGS IL 60480					
38. MEMBER REQUESTED TO BE SENT TO 11 OR OF SET-ARREST 11					
39. SIGNATURE OF MEMBER BEING SEPARATED Christopher A. Dusz					
40. DATE OF PAY, NOV 88 \$78 (012-17-008-5500 Previous editions are obsolete.)					
41. MEMBER REQUESTED TO BE SENT TO 11 OR OF SET-ARREST 11					
42. MEMBER REQUESTED TO BE SENT TO 11 OR OF SET-ARREST 11					
43. MEMBER REQUESTED TO BE SENT TO 11 OR OF SET-ARREST 11					
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72. MEMBER REQUESTED TO BE SENT TO 11 OR OF SET-ARREST 11					
73. MEMBER REQUESTED TO BE SENT TO 11 OR OF SET-ARREST 11					
74. MEMBER REQUESTED TO BE SENT TO 11 OR OF SET-ARREST 11					

However, other branches may allow you to reenlist with a General (Under Honorable Conditions) or Other Than Honorable, depending on the RE code.

Table 3-4 U.S. Marine Corps reentry eligibility codes	
Code	Definition
R-1, 1A, 2A, 3A, and 3U	Applies to: Eligible to reenlist. Eligibility: Qualified to enlist provided all other criteria are met.
RE-1B, 1C, 2C, , 3C, 3D, 3E, 3F, 3H, 3J, 3N, 3O, 3P, 3R, 3S, 3T, 3V, and 3W	Applies to: Personnel separated with disqualifications. Eligibility: Not eligible unless a waiver is granted.
RE-2, 2B, and 4B	Applies to: Not eligible to reenlistment. Eligibility: Not qualified for enlistment.

Bad Conduct Discharge and Dishonorable Discharge are given after a court-martial proceeding, and one can generally expect not to be able to reenlist with these discharges. What are some other factors that can affect your reenlistment eligibility? Your reenlistment eligibility can be affected by the character of service and separation code. To have the best chances of reenlistment, an individual should have an honorable discharge listed as the character of service. The separation code describes the reasoning for separating from Military service such as entry-level performance or parenthood. Having a positive separation code can affect your reenlistment eligibility. Other factors that may affect your reenlistment eligibility are if your MOS is open, if you still meet requirements (physical, age, etc), and discharge characterization. Related Article- Sirius XM Military Discount Can you upgrade a military discharge? It is possible to upgrade your military discharge.

You may want to do this to help with reenlisting, or because it has an effect on civilian circumstances such as VA benefits. Upgrading a military discharge is not easy, but can be done with enough supporting documentation. You must prove that your discharge was erroneous, untrue, unfair, or based on false information by proving information to support the discharge was inequitable or improper.

Usually, individuals have 15 years from the date of discharge to apply with their branch-specific Discharge Review Board. After 15 years, individuals must apply for a correction of military records. The Discharge Review Board can review cases that are not a result of a General Court-Martial and applications are reviewed, not automatic. Recently, the Department of Defense and the VA launched a tool that assists veterans in applying for an upgraded military discharge or a change in discharge characterization.

What is an RE 4? Can I be changed? An RE 4 is a reenlistment code that states individuals are ineligible to reenlist and are generally not eligible for a waiver. An RE 4 can be given for a variety of reasons and can have a few different specific codes, depending on the branch. The reasons RE codes are given can include retirement after 20 years, breach of agreement, or simply not being recommended for reenlistment. An Army RE code can only be changed if evidence is provided that shows the RE code has an error or is unjust. When submitting a request to update a military discharge, the Discharge Review Board will also review whether a RE Code should be upgraded. Most times, an RE 4 cannot be changed, and an individual will have to submit a waiver to reenlist into a military branch. Related Article – Military Alphabet: Printable PDF, Flash Cards, Chart, and Quiz Conclusion Reenlistment codes are vital to understanding your eligibility to return to service. Each military branch has different reenlistment codes and definitions. Reenlistment codes are found on discharge paperwork and describe reasons for discharge. RE codes can only be changed in the event of an error or during other scenarios such as during an upgrade discharge review. The separation code and military discharge can also play a factor in your ability to reenlist. It is best to leave the military with an honorable discharge. But in the event that this does not happen, it is possible to reenlist or even apply to have your discharge upgraded. References Navy Reenlistment Codes Air Force Reenlistment Codes Army Reenlistment Codes Changing RE Code Rob V. is the founder of OperationMilitaryKids.org. While he never actually served in the US Military, he has a passion for writing about military related topics.Born and raised in Woodbridge, NJ, he graduated from the New Jersey Institute Of Technology with an MBA in eCommerce.His hobbies include beach volleyball, target shooting, and lifting.Rob is also a Commercially rated pilot and Certified Flight Instructor (CFI), with over 1,500 hours of flight time. General

Can you reenlist after a general discharge?While a bad conduct or "other than honorable" discharge might prevent you from reenlisting, a general discharge would likely allow you to reenlist, depending on the branch of service. What Army RE codes will let me reenlist?After discharge, an RE code of RE-, RE-2, or R-3 may reenlist after certain conditions are met. You may need a waiver or require a waiting period. What is an RE-8?RE-8 is a Navy reenlistment code indicating that the recruit developed a temporary medical condition or poor performance in boot camp. Where do I find my reenlistment code?You'll find your RE code on your DD Form 214, and it will denote the character of your discharge and whether or not you're eligible to reenlist. Affiliate Disclosure: This post may contain affiliate links. If you click and purchase, I may receive a small commission at no extra cost to you. I only recommend products I have personally vetted. Learn more. U.S. Military RE codes, found on military discharge documents like the DD-214, define a service member's future eligibility to enlist or reenlist after discharge or separation from the military. The RE Codes for all branches of service are listed below. Where to Find the RE Code on a DD-214 You can find the RE Code in Box 27 of a DD-214. The re-entry code may vary depending on the veteran's branch of military service.

RE codes - along with separation codes - determine a veteran's eligibility to reenlist. Separation codes are numeric or alphabetic codes that characterize or provide reasoning for a service member's discharge. You can find an individual's separation code in Box 26 of their DD-214. General Reenlistment Guidelines Each branch of service establishes its criteria for reenlistment eligibility, so RE and separation codes vary by branch. There are four general categories of RE codes.

RE Code 1: May reenlist without issue. RE Code 2: May reenlist, but restrictions may apply. This code may also mean the circumstances that resulted in the code are no longer applicable.

RE Code 3: May reenlist but may need a waiver. RE Code 4: Ineligible to reenlist or join another service without an Exception to Policy (ETP) waiver. The Department of Veterans Affairs uses different criteria than the Departments of the Air Force, Army and Navy to establish a veteran' status. Some veterans discharged under "other than dishonorable" conditions may still use VA benefits like the VA's home loan program. U.S. Army RE Codes Here are the Army re-entry and reenlistment codes, according to Army Regulation (AR) 601-210 and National Guard Regulation (NGR) 600-200. RE-1: Individuals who were fully qualified for service when last separated. Fully qualified for enlistment. RE-1A: Individuals with over six years of paid military service.

Fully qualified for enlistment but are ineligible to reenlist for 93 days after separation. RE-1B: Individuals who have not been tested and qualified for their primary military occupational specialty (MOS) during the current term of service. Fully qualified for enlistment. RE-1C: Separated individuals who did not score at least 90 points in at least three ASVAB aptitude areas after Oct. 1, 1980. Individuals who tested before Oct. 1, 1980, but did not score at least an 85 in at least three areas may also have this code. Fully qualified for enlistment, provided they meet all other criteria. RE-2: Individuals separated for the convenience of the government following AR 635-200. Fully qualified for enlistment with any regulations. RE-2A: Individuals separated before Aug. 15, 1977, with six years of service for pay who have incurred an additional service requirement but declined to meet it through reenlistment or extension. Fully qualified for enlistment. Ineligible to reenlist in grade or for 93 days after separation. RE-2B: Individuals who were fully qualified when last separated but could not reenlist at the time of separation due to an enlisted year group management plan. Fully qualified for enlistment. RE-2C: Individuals who were fully qualified when last separated but unable to reenlist due to a reenlistment control policy. Civilians with this code are fully qualified for enlistment.

RE-3 Individuals who are not qualified for continued Army service without a waiver.

Ineligible for enlistment without a waiver. RE-3A: Individuals who do not meet minimum scores for the Army Qualification Battery (AQB) or the Army Classification Battery (ACB). This code no longer disqualifies service members for enlistment or reenlistment if they meet other criteria. Also applies to individuals with over six years of paid service who incurred an additional service requirement but declined to reenlist or extend to meet the additional service requirement. Must have separated on or after Aug. 15, 1977. Fully qualified for enlistment. RE-3B: Individuals who have time lost during their last service period due to confinement, unauthorized absence, desertion or other unfavorable circumstances.

Ineligible for enlistment without a waiver. RE-3C: Individuals who have completed more than four months of service but do not meet the pay grade requirements or were denied enlistment under the qualitative screening process (QSP) according to AR 600-200-4. Ineligible for enlistment without a waiver. This code also applies to soldiers who have completed over eight months of service but do not meet prior-grade and service criteria in the Qualitative Management Program (QMP). RE-4: Individuals separated from the military due to a nonwaivable disqualification according to AR 601-280. Ineligible for enlistment in most circumstances.

RE-4A: Individuals who did not meet basic eligibility citizenship requirements in AR 601-280-2 when they last separated from active duty. Ineligible for enlistment without meeting citizenship requirements. RE-4R: Individuals retiring after 20 or more years of active federal service under Title 10, U.S. Code 3914 or 3917 are ineligible for enlistment. Reasons for separation - not the character of separation - determine RE (re-entry eligibility) codes. Soldiers separated under RE-3 or RE-4 codes must seek a waiver from a recruiter to enlist. Depending on the type of discharge and disqualification, a waiver may be impossible. The Army Board for Correction of Military Records can correct RE Codes that were entered incorrectly, but can not upgrade an RE code for other reasons, according to Army Regulation 601-210, Regular Army and Army Reserve Enlistment Program.

To correct an RE code, soldiers must provide the Board with evidence that their discharge characterization or reason for discharge is erroneous within 15 years of separating from the Army. U.S. Navy, Marine Corps and Coast Guard RE Codes Here are the reenlistment and re-entry codes for the United States Navy, Marine Corps and Coast Guard, according to Bureau of Naval Personnel Instruction (BUPERSINST) 1900.8E. RE-1: Eligible for reenlistment. RE-2: Ineligible for reenlistment or recommended for reenlistment but ineligible because of one of the following statuses: Fleet Reservist Retired (except for transfer to Temporary Disability Retired List (TDRL), Commissioned Officer, Warrant Officer, Midshipman, Cadet. RE-3A: Non-citizen. Eligible for reenlistment if the member meets citizenship requirements. RE-3B: Restricted assignment due to parenthood, pregnancy or childbirth.

RE-3C: Reenlistment authorized by CMC only. Ineligible for enlistment without a waiver due to conscientious objection. RE-3D: Ineligible for enlistment without a waiver due to failure to meet disciplinary standards. RE-3E: Erroneous induction, enlistment, extension or reenlistment. RE-3F: Failure to pass the physical fitness assessment.

RE-3G: Condition (not physical disability) interfering with service member's performance of duty. RE-3H: Hardship or dependency. RE-3K: Disenrolled from Naval Academy or another officer program without qualification for enlisted status. RE-3M: Ineligible for reenlistment in current rating. RE-3N: Importance to national health, safety or interest. RE-3P: Physical disability (includes discharge and transfer to TDRL). RE-3Q: Disqualified for officer candidate training due to inability to meet physical qualifications for appointment as an officer in the naval service. RE-3R: Failure to meet professional growth criteria in MILPERSMAN 1160-030 and 1910-125. RE-3S: Sole surviving family member.

RE-3U: Minority age (Under 18). RE-3X: Non-swimmer. RE-3Y: Received voluntary separation incentive (VSI). RE-3Z: Received special separation benefit (SSB). RE-4: Ineligible for reenlistment unless received due to discriminatory discharge under Don't Ask Don't Tell. RE-5: USNR-R released the sailor after at least 90 days of active duty training (ADT). Sailor returned to reserve unit/activity without determination of reenlistment eligibility.

RE-6: Ineligible or denied reenlistment due to high year of tenure. RE-7: Completing the initial 2-year active duty obligation under the 2x8 Navy Reserve Program. RE-8: Temporary medical conditions or unsatisfactory initial performance and conduct (available to recruits assigned to Recruit Training Command for initial training only). To request a change to your Navy reenlistment code, contact the Bureau of Naval Personnel (PERS-254) or submit a request to change your RE code by writing to the Board for Correction of Naval Records. U.S. Air Force RE Codes These are the United States Air Force's reenlistment reason codes, according to Air Force Instruction (AFI) 36-2606. RE-

1A: Ineligible to reenlist, but condition waived. RE-1J: Eligible to reenlist but elected to separate. RE-1K: Career airmen selected by their commander or civilian director under the selective reenlistment program who have 13 months or fewer remaining in service. RE-1M: Second-term or career airmen who are eligible to reenlist but not yet in the selective reenlistment program. RE-1P: Second-term or career airmen with fewer than 19 years of service who are selected by their commander or civilian director under the selective reenlistment program or have less than 13 months of service remaining. Eligible to reenlist. RE-1Q: Second-term or career airmen with fewer than 20 years of service who are selected by their commander or civilian director under the selective reenlistment program or have less than 13 months of service remaining. Eligible to reenlist. RE-1R: First-term airmen selected for reenlistment under the selective reenlistment program. RE-1T: Airmen serving on extended active duty from the Air National Guard and Air Force Reserve. Eligible to Reenlist. RE-2A: HQ AFPC denied reenlistment. RE-2B: Discharged under general or other-than-honorable conditions. RE-2C: Involuntary separation with honorable discharge or entry-level characterization of service. RE-2D: Returned prisoner of war (POW) with less than six months of service since their return to active duty. RE-2E: Serving a period of probation and rehabilitation. RE-2F: Undergoing rehabilitation or separated while undergoing rehabilitation in a DOD regional confinement facility. RE-2G: Participating in or failure of Alcohol and Drug Abuse Prevention and Treatment (ADAPT). RE-2H: Participating in ADAPT program for alcohol, or has failed to complete orientation. RE-2I: Non-U.S. citizen serving on initial enlistment. RE-2J: Under investigation by military or civilian authority, which may result in discharge or court-martial. RE-2K: Formally notified of involuntary separation. RE-2L: Civilian criminal court charges pending for an offense for which the military manual for courts-martial would authorize confinement. Also applies if court-martial charges have been preferred or a court-martial conviction is under appellate review. RE-2M: Serving sentence or suspended court-martial sentence; or separated while serving or suspended court-martial sentence. RE-2N: Religious conscientious objector who can not go on unrestricted assignment.

RE-2P: Absent without leave (AWOL); deserter dropped from rolls.

RE-2Q: Medically retired or discharged. RE-2R: Airman within 23 months of 60th birthday with at least 18 years and one month of service and less than 13 months remaining. RE-2S: Airman within 23 months of 60th birthday with at least 18 years and one month of service and more than 13 months remaining. RE-2T: Possesses high year of tenure date of at least 20 years of service and is within 23 months of the high year of tenure date and within 13 months of separation. RE-2U: Possesses high year of tenure date of at least 20 years of service and is within 23 months of the high year of tenure date, but has more than 13 months until separation. RE-2V: Applied for retirement or retirement approved. RE-2W: Retired and recalled to active duty in the regular Air Force. RE-2X: First or second-term or career airman considered but not selected for reenlistment. RE-3A: First-term airmen separating before 36 months of service or 60 months of a six-year contract, but no other barriers to enlistment except grade, skill level or time in service.

First-term, non-prior service female airmen who learn of a pregnancy before enlistment or shortly after enlisting and receive an immediate discharge. First-term entry-level or prior-service airmen "involuntarily separated" for failure to progress in military training. RE-3B: First, second-term or career airman who was ineligible to reenlist but the condition causing ineligibility no longer exists. RE-3C: First-term airman not yet considered under selective reenlistment program. RE-3D: Second-term airmen who refused PCS or TDY for retention, including those who deny retention for deployment. RE-3E: Second-term or career airmen who refused to go for training or retraining or declined to attend training or retraining. RE-3F: Airmen selected for non-retention by the Air Force standards board. RE-3I: Airmen selected for reenlistment under selective retention program, but removed from eligibility after non-selection for the career job reservation (CJR) list. RE-3K: The Air Force Personnel Command (AFPC) and the Air Force Board (AFB) for Correction of Military Records use this code when no other reenlistment eligibility code applies. RE-3S: Separated with a special separation benefit.

RE-3Q: Airmen selected for non-retention by the Air Force quality force review board (QFRB).

RE-3V: Separated with voluntary separation incentive. RE-4A: Hardship or dependency discharge. RE-4C: Separated for concealing juvenile records, being underage, failing to meet physical standards for enlistment; or failing to obtain a 9.0 reading grade level on the Air Force Reading Abilities Test (AFRAT), or void enlistments. RE-4D: Senior airmen (E-4) with at least nine years total active federal military service (TAFMS) but fewer than 16 years who were not selected for promotion to Staff Sergeant (E-5Z). RE-4E: Four-year enlistee airmen first class (E-3) with less than 12 months time in grade or below, but at least 31 months if in their first enlistment term.

Six-year enlistees who have completed at least 55 months of service in their first term but have not yet made senior airman (E-4). Second-term or career airmen with fewer than 16 years total federal active military service (TAFMS) but have not attained the rank of senior airman (E-4). RE-4F: Five or more days lost time due to unauthorized absence, confinement or other derogatory circumstances. Ineligible to reenlist without a waiver. RE-4G: No Air Force specialty code (AFSC) skill level commensurate with grade. RE-4H: Serving suspended punishment for Uniformed Code of Military Justice (UCMJ) Article 15. RE-4I: Serving on a control roster, which means the airman is under a six-month probationary period due to poor bearing, conduct or otherwise failing to meet Air Force standards. RE-4J: Unsatisfactory fitness assessment under Air Force Instruction (AFI) 36-2905.

RE-4K: Pending evaluation by a medical or physical evaluation board. RE-4L: Separated or eliminated from an officer commissioning program such as Officer Training School (OTS) or the Airman Education and Commissioning Program (AECP). RE-4M: Breach of enlistment or reenlistment agreement. RE-4N: Convicted by civilian authorities. Ineligible for reenlistment for the length of the maximum allowable confinement for the closest UCMJ offense under the Manual for Courts-Martial (MCM). Air Force Reserve Reenlistment Reason Codes Here are the Air Force Reserve's re-entry codes, according to Air Force Instruction (AFI) 36-2606. RE- 5A: Member is eligible for reenlistment. RE-5B: Member has been selected for reenlistment but has not yet decided to reenlist. RE-5C: Member is ineligible to reenlist due to poor fitness scores.

RE-5E: Reenlistment denied for unsatisfactory participation, performance, attitude, bearing or behavior. Assigning this code requires an accompanying Air Force Form 418. RE-5F: A non-citizen who did not obtain United States citizenship in their first enlistment. RE-5G: Air Force Reserve ineligible noncommissioned officer (NCO) status denied or vacated. RE-5H: Airman First Class (E-3) or below. RE-5I: Under consideration for administrative discharge. RE-5K: Airman has applied or been approved for retirement, or is within 23 months of retirement. RE-5L: Selected for reenlisted but declined. RE-5M: Undergoing Article 15 UCMJ action. RE-5N: Conscientious objector, or a person with religious convictions that would prevent unrestricted assignment. RE-5O: Airman is assigned to inactive status list reserve section (inactive standby reserve). RE-5P: Airman is assigned to a nonaffiliated reserve section (NARS) but ineligible to participate in military activities for retirement points. RE-5Q: Airman is awaiting the Air Force Reserve Command (AFRC) Surgeon General's consideration of a physical disqualification. RE-5R: Airman is attending an accredited or recognized theological seminary to prepare for ecclesiastical ministry. RE-5S: Airmen who are eligible for an extension to their high year of tenure date (HYTD). RE-5T: Airmen approved for HYTD extension (see RE-5S). RE-

5U: Airman's application for an HYTD extension (See RE-5S, RE-5T) was not approved. RE-YY: Airman is eligible for the Air Force Reserves but has not yet been accepted.