

Soldier Name: _____ SSN: _____ BCN: _____

**ANNEX L TO DD FORM 4
CURRENT MEMBER (CM) STUDENT LOAN REPAYMENT PROGRAM (SLRP) ADDENDUM
ARMY NATIONAL GUARD of the UNITED STATES (ARNG)**

For use of this form see NGR 600-7
The proponent agency is ARNG-HRM

PRIVACY ACT STATEMENT

AUTHORITY: 10 United States Code (USC) section 3013, Secretary of the Army E.O. 9397 (SSN); and Army Regulation (AR) 600-8-104, Military Personnel Information Management/Records.

PURPOSE: To determine an individual's qualification for Student Loan Repayment Program (SLRP).

ROUTINE USES: Release is restricted to ARNG incentive personnel who need the information to assist in activities related to Selective Reserve Incentive Program (SRIP). The information provided may be used in computer matching programs within the Department of Defense (DoD) or with any other Federal Agency for verification to determine your eligibility and/or compliance with the benefit program requirements being applied for herein and to effect recovery of any improper payments made toward delinquent debts owned by a beneficiary or former beneficiary.

DISCLOSURE: Voluntary, however, failure to provide the requested information may delay processing of your application.

COMPUTER MATCHING: Release is restricted to ARNG Incentive personnel who need the information to assist in activities related to the Selected Reserve Incentives Program (SRIP). The information provided may be used in computer matching programs within the Departments of Defense (DoD) and Department of Veterans Affairs or with any other Federal Agency for verification to determine you eligibility and/or compliance with the benefit program requirements being applied for herein and to effect recovery of any improper payments made toward delinquent debts owed by a beneficiary or former beneficiary.

----- **SECTION I - GENERAL** -----

This addendum will be completed by all Soldiers reenlisting/extending within the ARNG with entitlement to the SLRP under current Fiscal Year (FY) ARNG SRIP Policy. The Service Representative (SR)/Witnessing Official will explain the requirements contained within this document. **This National Guard Bureau (NGB Form 600-7-3-R-E-CM) must be accompanied by completion of either a Department of Defense (DD) Form 4 with Annex L listed or Department of Army (DA) Form 4836 that is signed and dated on the same date as this REB addendum.** A copy must be furnished to the Soldier and be uploaded into the Interactive Personnel Electronic Records Management System (iPERMS).

----- **SECTION II - ELIGIBILITY** -----

On connection with reenlistment/extension in the ARNG under the authority of United State Codes (USC) Title 10, Section 16301, I hereby acknowledge that I meet the following SLRP eligibility rules as in order to receive this incentive:

1. I understand I may contract for more than one incentive if IAW with the ARNG SRIP during this reenlistment/extension period of service.
2. I understand I must have eligible loans at the time of contracting. Any loans in a default status prior to contracting is not eligible for repayment during the contract term. Federal Parent Loans for Undergraduate Students (PLUS Loans) are eligible for repayment as long as I am the borrower and the loan(s) are in the enlisting Service Members' name. State and private loan(s) are not eligible for repayment under SLRP. **Note:** Loan(s) that are in default on the contract start date are not eligible for repayment during this contract or any subsequent 6-year reenlistment/extension contract.

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3. I do have disbursements on loan(s) that were disbursed prior to ARNG reenlistment/extension SLRP contract start date.

4. I have _____ disbursed loan(s) in the amount of \$ _____ that have been approved in the Guard Incentive Management System (GIMS) by the current assigned State Incentive Manager (IM)/SLRP Manager prior to executing this incentive contract.

5. I am within the 365 day reenlistment/extension window of current Expiration Term of Service (ETS) date.

Note: The first payment date on the SLRP reenlistment/extension contract will be 1-year from the SLRP contract start date (Day after current ETS), not the SLRP contract signature date. Current number of days from ETS on this SLRP contract signature date is: _____

6. I agree to reenlist/extend for a minimum **6-year** term of service in an active status.

I am in pay grade E-3 through E-7. Current pay grade is: _____. Note: Acceptance of promotion to E-8 the day after contract start date is authorized.

7. I am reenlisting/extending Duty Military Occupational Specialty Qualified (DMOSQ) as the primary position hold in a Military Occupational Specialty (MOS) that matches the authorized military grade commensurate with the position for which I am reenlisting/extending. If I am coded 999K due to deployment, I am eligible for this incentive.

8. I am not currently be listed as "9993" nor am I assigned to an ARNG Medical Management Activity (MMA) and listed as "999M" in GIMS. Current Excess Code: _____.

9. I am reenlisting/extending within a Modification Table of Organization and Equipment (MTOE) or a medical Table of Distribution and Allowances (TDA) unit only unless assigned in a deployed TDA unit.

10. I have less than 16-years Time in Service (TIS) upon current Expiration Term of Service (ETS). The TIS is computed from current Pay Entry Based Date (PEBD). Current PEBD: _____.

11. I am not currently under an active Suspension of Favorable Personnel Actions (SFPA) flag.

12. I have not previously contracted for the SLRP and/or received any repayment(s) under the Loan Repayment Program (LRP) and/or SLRP as an affiliation/enlistment or reenlistment/extension option. I am also aware that this SLRP contract may not be combined with another previously signed LRP and/or SLRP contract.

13. I have not previously received a Reserve Officer Training Corp (ROTC) Scholarship or Guaranteed Reserve Forces Duty (GFRD) Scholarship. (Note: An ROTC Scholarship is defined as having previously executed a DA Form 587-3 and a GRFD Scholarship is defined as having previously executed a Cadet Command (CC) Form 203-R).

14. I am not reenlisting/extending in the ARNG for the purpose of qualifying for an Active Guard and Reserve (AGR) position or Military Technician (MilTech) position where membership in a Reserve Component (RC) is a condition of employment (one-time temporary assignment as a MilTech 180-days in a continuous 12-month period is excluded). I am also not returning to any Title 10/32 AGR tour after REFRAD from any deployment or serving as a MilTech on Leave Without Pay (LWOP) status while deployed in a Troop Program Unit (TPU) Reserve Component Category (RCC) status.

15. I must sign this addendum on the same execution date of the DD Form 4/DA Form 4836 to include having the Service Representative and Witnessing Official signatures present in order for this addendum to be considered valid and all signature dates must match the GIMS Control Number (CN) signature date. The only authorized agreement is a GIMS generated form and **any alteration to this**

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addendum invalidates this contract and will require an approved Exception to Policy (ETP) before payment can be processed.

16. I understand the date of reenlistment/extension establishes the lifetime maximum amount that may be repaid. **Current lifetime maximum is \$50,000.**

17. I am reenlisting/extending DMOSQ in MOS: _____.

18. I have furnished the following SLRP supporting documents to the State Incentives/SLRP Manager and received a pre-approval memo in order to validate eligible loans:

- a. Copy of Service Members Department of Education (DoED) National Student Loan Data System (NSLDS) Summary sheet.
- b. Copy of Service Members NSLDS Detail Loan Information sheet(s)
- c. Copy of supporting documents to substantiate DMMOSQ status; Department of Defense (DD) Forms(s) 214 and/or NGB Form (s) 22, and a copy of the Reenlistment Eligibility Data Display (REDD) report.

19. I understand only those loans (not in default) that have been disbursed prior to or after the Service Members date of enlistment may be eligible for repayment under this contractual period. Any loan(s) in default prior to enlistment is not authorized repayment during contractual period. Loan(s) if qualifying become in a default status during the contractual period are not eligible for repayment until rendered into a good status. Payment is not authorized until loan is one year old with service performed. (For 09S enlistment option: the SLRP contract will be terminated upon completion of the initial service obligation. Extensions are not authorized)

----- **SECTION III – SLRP AMOUNT and PAYMENTS** -----

The SLRP amount and payment schedule will be as follows to include any applicable changes per Education & Incentives Operation Messages (EIOMs). **The SLRP payment is subject to State and Federal tax withholding as applicable:**

1. I am reenlisting/extending in the ARNG for the **Six-Year \$50,000 DMOSQ SLRP** and will receive anniversary payments that will not exceed 15% or \$500 (whichever is greater) of the initial disbursed amounts to include accrued interest not to exceed \$7,500 per year. A payment(s) on loan(s) having an outstanding balance(s) less than the maximum yearly repayment amount will only be eligible for that amount only. Loan(s) that have a zero balance will not be eligible for payment. I understand that annual anniversary payment(s) are not processed automatically. I must continue each year to meet all requirements and qualification eligibility will be verified by the State IM/SLRP Manager prior to the payment(s) being approved. I am also required to complete the following actions each and every year to initiate the repayment process, otherwise I will not be eligible for payment.

a. Have the Unit Representative provide a copy of the DD Form 2475, DOD Educational Loan Repayment Program (LRP) Annual Application that is available to be printed out of GIMS 60 days prior to the anniversary payment date. Upon the DD 2475 being printed out of GIMS, I must verify the following that Section 1b is signed by the Unit Commander. I must also ensure section 2 is completely filled out and signed.

b. Mail, fax or scan the following documentation each and every year to the State IM/SLRP Manager to include if submitting for previously missed anniversary payments, otherwise I will not be eligible for payment and must be within the time constraints as noted below for each payment.

(1) Copy of the National Student Loan Data System (NSLDS) Summary Aid Sheet that is dated within 30 days of the scheduled anniversary payment date.

(2) Copy of the NSLDS Detailed Loan Information Sheet(s) that are dated within 30 days of the

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scheduled anniversary date. Note: Must include those with a \$0 balance.

(3) Copy of the original promissory note(s) and disbursement sheet(s) for all Title IV loan(s) not listed on the NSLDS website and/or loan(s) that were consolidated after the contract signature date.

(4) Other supporting documentation as necessary to support approval of payment.

2. I must also meet the following requirements before yearly payment(s) will be processed by the State IM/SLRP Manager:

a. Must be DMOSQ in contracted MOS, not listed as 9993 and assigned to the same contracted MOS unless moved due to convenience of the government in GIMS.

b. Have eligible loan(s) with disbursements of at least a year old prior to anniversary date.

c. Must not be currently under any type of Suspension of Favorable Personnel Action (SFPA). I will remain eligible for payment if I receive a SFPA flag code of 'J' (Army Combat Fitness Test (ACFT/APFT)) or 'K' (Army Body Composition Program (ABCP)). Exception: Two consecutive record APFT failure within the contractual term will result in termination of the contract.

d. Must not be serving in an AGR or Permanent/Indefinite MilTech position (includes temporary MilTech position(s) exceeding 180-days within a continuous 12-month period) where membership in an RC is a condition of employment to include if deployed.

3. Prorated payments are only authorized for transfer from the ARNG into an Active Component (AC).

4. Accrued interest on loan(s) is only authorized if submission of the required documentation stipulated by current policy is submitted within 90 days prior to and up to 275 days after the anniversary date. Failure to submit the required documentation within the timeframe allocated above will result in interest not being authorized for that year that is being requested for payment. The interest amount may be applied as long as that amount does not exceed the yearly authorized payment amount. The repayment of yearly interest will be processed as per the applicable SRIP policy in place at the time I am contracting for CM SLRP. Accrued interest may only be paid during the scheduled CM SLRP anniversary year payment as long as that amount does not exceed the yearly authorized CM SLRP payment amount. When I am submitting for multiple FY CM SLRP payments, the accrued interest may only be applied to the current FY CM SLRP payment. If the annual cap for the current FY CM SLRP payment has been reached, the accrued interest may not be applied to any of the remaining missed FY CM SLRP payments.

5. Additional payment information:

a. All payment(s) will be processed on the anniversary month of the contract start date upon completion of each satisfactory year of service, subject to the availability of funds.

b. Loan(s) that have a remaining balance(s) less than the maximum yearly repayment amount will only be eligible for that amount only. Loan(s) that have a zero outstanding balance will not be eligible for payment.

c. I must continue to make monthly payments (if required by the lender(s)) to ensure loan(s) do not go into default status. Loan(s) that are in default at time of the scheduled annual anniversary payment date and are subsequently taken out of default will not be eligible for repayment for the FY in which the default occurred. Once default status is removed, loan(s) that were previously in default are only eligible as part of the new annual FY payment. **Exception:** I provide a written statement from lender(s) substantiating the claim that the loan(s) were not in default to refute the NSLDS report.

d. All payment(s) are made to financial institutions and that I shall not be reimbursed any amount(s) I paid or any other person or agency on the lenders behalf.

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e. The ARNG will repay loan disbursement(s) that have been disbursed prior to and during the contract. Loan disbursement(s) after contract start date must be more than one year from payment date.

f. Payment(s) on consolidated loan(s) is authorized for disbursements that were disbursed at least one year prior to anniversary payment date.

g. Taxes are withheld from all payment(s) at time of payment and the Defense Finance and Accounting System (DFAS) will issue a separate W-2 statement at the end of the calendar year that will include earned income paid to the lender(s) and the withhold tax amount. If I am deployed to a Combat Zone Tax Exclusion (CTZE) area, I will only be eligible for a tax-free payment based on the number of whole months served in the CTZE during that calendar year's payment.

h. The cumulative amount will not exceed \$50,000 with the yearly maximum benefit not exceeding \$7,500.

-----**SECTION IV- SUSPENSION**-----

1. I understand I may be **suspended** from eligibility and no payment will be processed during the time of suspension if I:

a. Enter a period of non-availability in the Inactive National Guard (ING). Maximum periods of ING non-availability are: (**Note:** Only one suspension for non-availability may be granted)

- (1) One year for personal reasons.
- (2) Three years for missionary obligations.

b. If I receive a SFPA flag (excludes Army Combat Fitness Test (ACFT/APFT) or failure to meet Army Body Composition Program (ABCP) per AR 600-8-2 effective contract start date (Day after RA ETS date) of afterwards, payment(s) will be suspended until such time as the SFPA is removed. Upon favorable removal of the SFPA flag in GIMS, the State IM will process any payment accordingly. **NOTE:** If I am subsequently discharged due to the SFPA, this contract will be terminated.

2. I understand that **reinstatement** and **resumption** of payment(s) following a period of non-availability in the ING is not guaranteed. In order to receive reinstatement of suspended payment(s) eligibility, I must:

a. Not have exceeded the authorized periods of ING non-availability as per Section IV 1.a.(1) and (2) of this addendum.

b. Return to an existing ARNG authorized unit vacancy in the same UIC, MOS, pay grade, and must not be assigned as 9993 (Unless serving in an authorized Focused Readiness/Cyber Unit and authorized excess per current policy and ARNG Base Operations Plan) in GIMS.

c. Extend current contract to cover the time spent in non-available status by completing a new extension agreement within 90-days upon returning to active drilling status, in order to completely meet the **6-year** contract period in the SELRES in an active drilling status.

3. I understand that if I enter into the ING prior to the contract start date and/or I am assigned in the ING on the contract start date, that this addendum is invalid and that this voids the contract. No payment(s) will be authorized and contractual service obligation resulting from reenlistment/extension will remain.

4. Failure to comply with all requirements of this Section will result in this contract being terminated.

5. I understand if I enter into any non-availability status prior to the contract start date and do not transfer back to active status prior to the contract start date; this addendum will be invalidated.

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----- **SECTION V- CONTINUED RECEIPT** -----

I understand that I will be eligible for continued receipt of this incentive contract under the following conditions: **Note:** Any transfer order stating “**Individual’s Request or IAW State Laws and Regulations**” will not substantiate retention of this contract unless the reason for transfer is specified in the “**Remarks Section.**”

1. MOS is changed due to unit transition, inactivation, relocation, reorganization or conversion. I may continue to retain the incentive contract provided I meet all other eligibility criteria, become DMOSQ within 24-months plus any deployment periods, and I am not separated from the SELRES.
2. I accept a MilTech position on a temporary assignment tour for less than 180-days in any continuous 12-month period.
3. I am performing Active Duty Operational Support (ADOS) or Full Time National Guard Duty for Operational Support (FTNGDOS) and will continue to meet the eligibility criteria for this contract provided I remain assigned in the contractual MOS and UIC.
4. I accept a position as a Regional Training Institute (RTI) instructor assigned to a MOS Immaterial (00F) or contracted MOS position and may retain this incentive provided I continued to remain qualified in the contractual MOS along with meeting all other requirements for this incentive.
5. If I am mobilized for deployment, I will be eligible to retain this incentive regardless of duty position and UIC/MOS cross-leveled into during mobilization. After mobilization, I can remain in the deployed (cross-leveled) MOS or must return to the original contracted UIC/MOS within 180-days of Release from Active Duty (REFRAD) date. **Note:** if electing to remain in a cross-leveled MOS for which I am not qualified, I must become DMOSQ within 24 months of REFRAD date plus future deployment periods.
6. I return from an authorized period of non-availability, extend this incentive contract to cover the period of non-availability within 90-days from the date of returning to active drilling status and continue to meet all other eligibility requirements of the incentive.
7. I accept a cadre position in the Recruit Sustainment Program (RSP) assigned to a MOS Immaterial (00F) or MOS duty position and retain this incentive provided I continued to remain qualified in the contractual MOS along with meeting all other requirements for this incentive. I must become instructor qualified (SQI=8) within 180-days or Drill Sergeant qualified (SQI=X) within 365 days of assignment.
8. During a period of an SFPFA flag specifically for non-consecutive ACFT/APFT or ABCP failure. When the ACFT/APFT and/or ABCP SFPFA flag is favorably removed, continued receipt of this incentive is authorized.
9. I may be eligible to retain this incentive upon transferring into the United States Army Reserve (USAR) on a conditional release provided I continue to meet all eligibility requirements.
10. I volunteer for an 18-Series MOS I may retain this incentive upon being awarded 18-Series MOS. If I am not awarded the 18-Series MOS for any reason, I must return back to the originally contracted MOS in order to continue incentive eligibility.
11. Upon entering a commissioning program and/or accepting an commission as an Officer or Warrant Officer in the SELRES (Area of Concentration (AOC)/MOS, I may continue to receive SLRP payment(s) as stipulated in this original contract as long as I remain otherwise qualified. I must remain the primary position holder not listed as excess (9993) upon being commissioned.
12. MOS is changed due to normal career progression (per DA Pamphlet (PAM) 611-21). I may be eligible to retain this incentive for which contracted if I am still considered DMOSQ, assigned as the primary position holder and am not listed as excess (9993). Command-directed moves are the only authorized exception. A copy of transfer order must be uploaded into the Interactive Personnel Electronic Records Management System (iPERMS). If I voluntarily transfer for promotion purposes to another MOS that is not in the same contracted Career Management Field (CMF), I will not be considered eligible for

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continued receipt of this incentive. **Note:** This change supplements the requirements set forth within AR 601-210, paragraph 10-5 on continued receipt of incentives due to normal career progression.

13. Any break in service prior to completing this incentive contract period will permanently terminate this incentive eligibility effective the ARNG discharge date.

14. If I am performing One Time Occasional Tour (OTOT) that does not exceed 1095 days (cumulative).

15. I voluntarily or involuntarily transfer to a Focused Readiness/Cyber Unit DMOSQ in an excess position (9993); that is an authorized unit IAW with the applicable ARNG SRIP Policy in place at time of signature of this addendum. **Note:** Once a transfer to a Focused Readiness/Cyber Unit has occurred, I am held to the original terms and conditions of the incentive agreement and must remain in an authorized unit IAW with the applicable ARNG SRIP Policy for the remainder of this contractual agreement.

-----**SECTION VI- TERMINATION**-----

1. I may be terminated from eligibility with recoupment for any of the following reasons: Note: Any transfer order stating, "Individual's Request or IAW State Laws and Regulations" will not substantiate retention of the incentive unless the reason for transfer is specified in the "Remarks Section."

- a. Erroneous receipt of anniversary payments when not eligible or authorized.
- b. Overpayment of anniversary payment(s)

2. In cases where an erroneous payment or overpayment has occurred, the Secretary concerned may require payment to the United States in the amount equal to the amount of the repayments made in connection with the addendum. The amount will be repaid directly from the contracted Service Member and not their lender(s). DFAS will collect the funds and will provide a tax certificate to allow me to deduct the liquidated debt from current year taxes.

3. In cases where relief is not granted through the waiver or ETP process from the Chief National Guard Bureau (CNGB) for anniversary payments I received, I must refund the amount due to the Government if termination with recoupment has been deemed appropriate. Commanders will refer to the CNGB for resolution and consideration for a waiver or ETP in doubtful cases, in which recoupment is contrary to personnel policy, management objectives, against good equity or conscience or contrary to the best interest of the U.S. and the ARNG. **NOTE:** No ETP is authorized for erroneous payments/overpayments.

4. Any refund I am required to make does not affect or reduce the remaining 6-year drilling obligation period. I am aware that I must continue to serve the balance of the 6-year term of service entered into contractually or by statutory requirements.

5. I may be **terminated** from incentive eligibility **without recoupment with loss of all future scheduled payment(s)** for any of the following reasons to include any breaks of service, except for authorized periods of non-availability: (**Note: I must still serve the balance of 6-year term of service entered into contractually or by statutory requirements**). Also any transfer order stating "**Individual's Request**" or "**IAW State Laws and Regulations**" will not substantiate retention of the incentive unless the reason for transfer is specified in the "**Remarks Section**."

a. This addendum is signed before or after the execution date of the DD Form 4 or DA Form 4836 and I received a payment. The effective date of termination will be the contract start date.

b. I voluntarily change MOS's during the contractual obligation even if the new UIC is in the same CS MOS, unless assigned as an 09R (SMP Cadet), 09S (Officer Candidate School (OCS) Candidate) or 09W (Warrant Officer Candidate) or remain within the reasons for continued receipt in Section V. The effective date of termination is the transfer order date.

c. I become an unsatisfactory participant as per AR 135-91. The effective date of termination is the date of the first recorded absence.

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d. I am separated from the ARNG due to death, injury, illness, or other impairment that is the result of the contracted Service Members own misconduct. The effective date of terminations is the ARNG discharge date.

e. I fail to extend to match or exceed the period of service while in an authorized period of non-availability within 90-days of returning back to active drilling status. The effective date of termination is the date reflected on the transfer order to the ING or IRR.

f. I am assigned into excess Code 9993 unless serving in a unit that is authorized excess stipulated by applicable ARNG SRIP Policy. (**Exception:** If I am placed in an overstrength status due to unit inactivation, relocation, reorganization or converted (unit transformation or reorganization), I will be considered eligible, to include initial payment). The effective date of termination is the date I was coded/reassigned as excess.

g. I am discharged with an IPPS-A discharge code directly relating to the reason for any SFFPA. The effective date of termination is the initiation date of the SFFPA.

h. I have two consecutive record ACFT/APFT or ABCP failures within this contract term. The effective date of termination is the date of the second "For Record" ACFT/APFT or ABCP failure.

i. I fail to maintain medical and dental readiness during the entire period of this incentive agreement, unless the failure was due to reasons outside of incentivized Service Member's control. The unit Commander will notify the State IM when I am not in compliance with command directed orders to rectify the medical status (i.e., dental cleaning, dental work, Primary Health Assessment (PHA), etc.). The effective date of termination is the date the unit Commander indicates medical and/or dental failure.

j. I lose MOS qualification due to denial/removal of a required security clearance. The effective date of termination is the effective date on official orders that I am considered Non-DMOSQ.

k. I separate from the ARNG for enlistment into an AC (Army, Navy, Marines, Air Force, or Coast Guard) and receive an incentive for enlisting and/or if the AC contractual enlistment period is less than the remaining ARNG drilling obligation. The effective date of termination is the ARNG discharge date.

l. I fail to become DMOSQ within 24-months plus periods of deployment if I was Non-DMOSQ due to being cross-leveled for deployment. The 24 month period begins on the deployment REFRAD date, or I fail to become DMOSQ within 24-months plus periods of deployment after being moved due to unit inactivation, relocation, reorganization, or converted (for cross level deployment) or the date on the transfer order (for unit transformation or reorganization).

m. I transfer within the State or Interstate Transfer (IST) for reasons other than those covered under AR 601-210 will be governed by the following:

(1) If I am moved involuntarily to an MOS for which I am not qualified, I will have 24 months from date of transfer plus any periods of deployment to become DMOSQ in the new MOS and I will remain eligible for any schedule payment(s). If I fail to become DMOSQ within 24-months plus periods of deployment, this incentive will be terminated effective the date of the transfer order.

(2) I voluntarily transfer out of this incentive MOS into a different MOS. The effective date of termination is the date on the transfer order.

n. I voluntarily retire from active drilling status prior to the completion of this incentive term of service obligation. The effective date of termination is the ARNG discharge date.

o. I voluntarily separate due to pregnancy. The effective date of termination is the ARNG discharge date.

p. I fail to serve at least half of this contractual agreement (from contract start date) in a traditional drilling status prior to returning back to AGR or MilTech status (Only applies if I previously served in the

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AGR or MilTech program prior to reenlisting/extending for this incentive. The effective date of termination is the day before the new AGR or MilTech hire/start date.

q. I am separated due to sole survivorship. If I am discharged due to Hardship in accordance with applicable separation policy with IPPS-A code "HA" on the discharge order only. The effective date of termination date is the ARNG discharge date.

r. I fail to become instructor qualified (SQI=8) within 180-days of assignment to an RTI and/or RSP cadre. The effective date of termination is the effective date of the transfer order.

s. I fail to become Drill Sergeant qualified (SQI=X) within 365 days of date of assignment to an RSP. The effective date of termination is the date on the transfer order.

t. I am medically discharged as a result of Service Members own misconduct regardless if assigned to a designated Combat Zone (CZ) or combat related operation. The effective date of termination is the ARNG discharge date.

u. I accept a promotion in any MOS outside of the contracted MOS CMF. The effective date of termination is the effective date of the transfer/promotion order.

v. I fail to become 18 series DMOSQ and do not return to the contracted MOS. The effective date of termination I am released from the 18-series program.

w. I serve on OTOT that exceeds 1095 days (cumulative) or accept an AGR position. The effective date of termination is the date I accept AGR or exceed 1095 days.

x. If I voluntarily or involuntarily transferred to an authorized unit IAW with the applicable ARNG SRIP Policy, I must remain in said authorized unit for the remainder of this contractual agreement. If I transfer out of the authorized unit back to a traditional MTOE, this incentive will be terminated effective the date of the transfer out of the authorized unit. **(Note: A Soldier may transfer from one authorized ARNG SRIP unit to another)**

6. I understand that any other additional termination with recoupment condition that is not included in this addendum can be found in AR 601-210, paragraph 10-9.c.

7. Disposition of SLRP incentive for a deceased member. Upon Service Members death, SLRP payment(s) will be discharged (Forgiven) when the lender(s) received the death certification from their family. No prorated or additional payment(s) are authorized.

8. An obligation to repay the United States under this Section is, for all purposes, a debt owed to the United States. A discharge in bankruptcy under Title II does not discharge a person from such debt if the discharge order is entered less than five years after (a) the date of the termination or the incentive contract on which the debt is based or (b) in the absence of such a contract, the date of the termination of the service on which the debt is based.

-----**SECTION VII - STATEMENT OF UNDERSTANDING**-----

1. I have read this entire addendum and understand all of the above Sections and Statements concerning this incentive. I also understand that this addendum will be invalidated if I do not meet all of the requirements at the time of signature. If this incentive is invalidated, terminated, recouped or depreciated, I understand that it does not affect the term of service and contractual agreement. No other promises have been made to the Service Member in connection with this addendum.

2. I understand that my loan(s) are not the responsibility of the government. I am responsible for maintaining my loan(s) in good standing. The ARNG will not process anniversary payment(s) on defaulted loan(s), which could also affect my credit rating. I am solely responsible for coordinating forbearance and deferments with my lender(s). I also understand that my lender(s) do not have to grant forbearance based on my affiliation for the ARNG SLRP program.

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3. I am responsible for ensuring that a completed DD Form 2475 and the NSLDS/Disbursement documentation and other required documents have been received by the State IM/SLRP Manager prior to each anniversary payment date as noted within this addendum.
4. It is the contracted Service Members responsibility to update the State IM/SLRP Manager with any changes relating to their type of loan(s), account number(s), lender(s) name and address, the educational institution, and the anticipated payout schedule as soon as feasible. If the contracted Service Members loan(s) are sold, I must ensure the State IM/SLRP Manager is informed of the lender(s) information.
5. If I serve in a CZTE area, I am only eligible for tax-free status for the number of whole calendar months I am actually serving in the CTZE.
6. If I encounter problems with my repayment, it is the contracted Service Members responsibility to contact their unit commander or his/her representative for assistance or guidance.
7. I understand that I may add additional disbursed loan(s) that I accrue after the date of this addendum at any time. I also understand that I may continue receiving payments by executing a new 6-year extension provided I continue to meet the original contracted MOS requirements upon completion of this contract in the ARNG and the contracted Service Members total repayment amount cannot exceed \$50,000.
8. I understand that this incentive will only be authorized for payment contingent upon Congressional approval to expend funds during any periods of a Government shut-down. I also understand that if this authorization is not approved by the United State Congress, I will still be obligated to complete this contractual period in the ARNG.

-----**SECTION VIII - AUTHENTICATION**-----

I understand that at time of Service Members signature, an authorized GIMS CN has been verified approved and recorded on this addendum. I am also aware that the incentive I am contracting for is invalid without this automated GIMS CN recorded on this form, on this date, and that I will be held to the terms of service of this addendum. I also understand that I must complete a contract (DD Form 4 or DA Form 4836) on the same date as this addendum. An ETP is only authorized as per the current FY SRIP Policy. No other promises, representations, or commitments have been made in connection with this incentive. By signing this CM SLRP addendum, I authorize release of my financial data by my lender(s) to the ARNG for the purpose of determining annual CM SLRP repayment eligibility on my qualifying loan(s).

NOTE: This addendum only becomes valid once the contracted Service Members State IM reviews, approves and validates the contracted Service Members complete eligibility for this incentive. If I am found to have been eligible to reenlist/extend for any reason outside of this incentive eligibility rules listed within this addendum, this contract becomes invalid. Service Members signature below confirms their understanding of this.

_____ 

Typed Name of Soldier

Signature of Soldier and Date

Soldier Name: _____ SSN: _____ BCN: _____

-----SECTION IX – CERTIFICATION BY SERVICE REPRESENTATIVE/WITNESSING OFFICIAL-----

I certify that I have witnessed the reading and signing of this addendum and the signature appearing above is that of the Soldier. I have verified that the Soldier meets the eligibility requirements of current FY SRIP Policy and the Soldier's MOS is currently eligible for this incentive. No other promises, representations, or commitments have been made in connection with this incentive. I certify that I have verified the approved GIMS CN that is annotated on this addendum is for the Soldier reenlisting/extending into the ARNG.



Typed Name/Rank of Service Representative/
Witnessing Official

Signature of Service Representative/
Witnessing Official Date