## STATEMENT OF OPTIONS, QUALITATIVE MANAGEMENT PROGRAM (QMP)

For use of this form, see AR 635-200; the proponent agency is DCS, G-1.

## PRIVACY ACT STATEMENT

**AUTHORITY:** Section 301, Title 5, USC.

PRINCIPAL PURPOSE: To determine and select option after selection for denial of continued service under the QMP.

**ROUTINE USES:** To ensure that soldier's option statement is properly identified with records.

**DISCLOSURE:** Disclosure is voluntary; however, failure to furnish information could adversely affect soldier.

## RESPONSIBILITIES:

- 1. COMMANDER (LTC or higher):
  - a. Present OMP notification memorandum to soldier, counsel him/her, and complete Part B of this form

| <ul><li>b. Comply with administrative instructions accompanying the QMP notification memorandum.</li></ul>  |  |   |      |
|---|--|---|------|
| 2. SOLDIER: Choose an option among those shown in Part A of this form.  |  |   |      |
| PART A - SOLDIER  |  |   |      |
| I was notified on (date) that I have been denied read, have been counseled, and understand the options available to me. I have on the line below.   |  | continued service under the QMP. I have carefully chosen the following option as indicated by my initials |      |
| 1.  | 1. I will submit an appeal. I understand that I must submit the appeal to my chain of command within 60 days if I am Regular Army, or 90 days if I am USAR AGR., of completing this form. If I have less than 120 days to ETS, I may extend my enlistment a sufficient period to allow processing of my appeal. I also understand that, unless the ETS or retirement provisions outlined below are applicable, I will be involuntarily discharged, without entitlement to a hearing by a local separation board, 90 days after I receive preseparation counseling if my appeal is denied, or I fail to submit my appeal (without compelling justification) to my chain of command by the prescribed suspense date. |   |      |
| 2.  | 2. I will not submit an appeal. I understand that I will be involuntarily discharged, without entitlement to a hearing by a local separation board, 90 days after I receive preseparation counseling or at ETS if I have less than 120 days to ETS.  |   |      |
| 3.  | _ 3. I request voluntary discharge. I understand that this request, once submitted, cannot be withdrawn, and that my discharge will occur within 90 days after I receive preseparation counseling.   |   |      |
| 4.  | I had 20 or more years of active Federal service on the date I received the QMP notification memorandum. I will apply for voluntary retirement. I understand that my retirement must occur not earlier than 90 days, nor later than 180 days, from the date I selected this option.  |   |      |
| 5.  | I had 17 years 9 months or more of active Federal service on the date I received the QMP notification memorandum. I will apply for retirement, to be effective no later than the first day of the month following the month in which I complete 20 years of active Federal service. I understand that, if my ETS occurs prior to the 20-year point, I am entitled to extend my enlistment a sufficient period to attain retirement eligibility.  |   |      |
| 6.  | I have more than 20 years of qualifying service for nonregular retirement as computed under 10 USC 12732. I request release from active duty with a concurrent transfer to the Retired Reserve. I understand that I will be released from active duty 90 days from the date of my preseparation counseling.  |   |      |
| 7.  | 7. I had 17 years 9 months or more of qualifying service for nonregular retirement as computed under 10 USC 12732 on the date I received the QMP notification memorandum. I understand that if my ETS occurs prior to the 20-year point, I am entitled to extend my enlistment a sufficient period to attain nonregular retirement eligibility. Once the 20-year point is attained, I will request release from active duty with concurrent transfer to the Retired Reserve. I understand that I will be released from active duty 90 days from the date of my preseparation counseling.   |   |      |
| SOLDIER'S PRII  | NTED NAME AND SIGNATURE  | SSN   | DATE |
| PART B - COMMANDER'S STATEMENT  |  |   |      |
| On (date) I presented the QMP notification memorandum to the soldier and counseled him/her on   |  |   |      |
| the ramifications and options available. I have chosen the following option as indicated by my initials on the line below.  |  |   |      |
| 1. I will submit an appeal on behalf of the soldier based on my determination that he/she merits retention because of current performance and potential. I understand that my appeal is separate from any appeal submitted by the soldier, and that I must submit the appeal within 120 days of the date I presented the QMP notification memorandum. |  |   |      |
| 2. I will not submit an appeal on behalf of the soldier.  |  |   |      |
| COMMANDER'S   | PRINTED NAME AND SIGNATURE   | RANK/BRANCH   | DATE |