

Reserve Component Individual Acknowledgment of Dwell or Notification of Mobilization and Receipt of CO-ADOS Orders

This document is to be used for individual's activated under 10 USC 12301(d), 12302, 12304 or 12304b

This document may be completed as a fillable or digitally signed statement. Complete Part I as required (Sec 4 of Part I is the 10-digit # from the back of the DoD Common Access Card (CAC) – do not use your social security number. All sections that are applicable must be initialed and or signed/dated to be valid.

Part I – Soldier Information

1. Name (Last, First, MI)		2. Rank / Grade		3. Telephone		4. DoD Id # (back of CAC if applicable)				
5. AKO Email (@us.army.mil) or Enterprise Email (@mail.mil)						6. Component (ARNG / USAR)				
7. Status of Soldier (Check One)		IRR	IMA	DIMA	ING	Retiree Recall	TPU	M-Day	T-10 AGR	T-32 AGR

Part II – Tour Length (in days) and Mission Location (Check One)

Tour Length		Mission Location	CONUS		OCONUS		Combat Zone	
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Part III – Soldier Individual Dwell (For involuntary mobilization)

Dwell Definition: Period of time between the release from active duty under Title 10 U.S. Code 12302, 12301(a), 12304 or 12304b and the reporting date for a subsequent tour of active duty under Title 10 U.S. Code 12302, 12301(a), 12304 or 12304b.

Does not apply	Do not consent	Consent	I acknowledge having a dwell ratio less than 1:4 and/or less than 12 months, and I consent to mobilization. I understand that once the activation order is generated, I will serve based on the needs of the Army.

Part IV – 120-day Advance Notice to Certain Reserves on Involuntarily Mobilization (Individuals)

NDAA 2014, states that Secretary of the Army may not provide less than 120 days advance notice of an involuntary mobilization to a member of the RC who is not assigned to a unit or a member who is to be mobilized apart from their unit without the approval in writing of the Secretary of Defense.

Does not apply	Do not consent	Consent	I acknowledge that I was notified in less than 120 days from involuntary mobilization and I consent to mobilize with my unit.

Part V – 180-day Notice for Approval of Unit Mobilization

Depart of Defense Instruction - 1235.12, requires RC forces to have approval of a mobilization 180 days prior by the Secretary of Defense.

Does not apply	Do not consent	Consent	I acknowledge my unit is less than 180 days from involuntary mobilization and I consent to mobilize with my unit.

Part VI – 30-day Receipt of Orders to Active Duty (12301(d), 12302, 12304 or 12304b)

I waive the 30-day alert period (before orders commence) as set forth in Public Law 110-181. The 30-day alert period is designed to provide sufficient time to get personal affairs in order prior to activation date. I understand that by waiving this alert period, I am acknowledging that I will have sufficient time to prepare my personal affairs prior to the activation date. I understand that once the order is generated, I will be serving based on the needs of the Army.

Do Not Consent	Consent	If issued orders to be activated before completion of a 30-day alert period, I accept such orders without objection.

Part VII – Soldier's Signature

Signature:	Date Signed (YYYY/MM/DD)
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PRIVACY ACT INFORMATION: The authority for collection of information on the Acknowledgement of Dwell and Orders Statement is Title 10, U.S. Code, section 12302, 12304, 12304b and Executive Order 13223. The principal purpose is to allow a Soldier to waive individual dwell, 180-day notice for approval of mobilization and 30-day receipt of orders to active duty if they so chose and is voluntary. The statement is used by HQDA G-3/5/7, US Forces Command, US Army Reserve Command and the Army National Guard. The routine use is to approve and track mobilization orders.