AGREEMENT HEALTH PROFESSIONALS LOAN REPAYMENT (HPLR)

For use of this form, see AR 621-202; the proponent agency is DCS, G-1.

PRIVACY ACT STATEMENT

AUTHORITY: 10 USC 2013; Training at non-Government facilities, 10 USC 7013, Secretary of the Army, AR 621-202, Education, Army Educational Incentives and Entitlements and E.O. 9397 (SSN) as amended.

PRINCIPAL PURPOSE: To explain Health Professionals Loan Repayment (HPLR) and record agreement. For additional information see the System of Records Notice A0621 -1 a

DAPE, Student Loan Repayment Program Records.

ROUTINE USES: To The Treasury Department for the purpose of providing information on check issues and electronic funds that are transferred to many lending institutions.

DISCLOSURE: Disclosure of your SSN is voluntary; however if not provided, you will be ineligible for HPLR.

NAME LAST 4 SSN/DoD ID

SECTION I - GENERAL

The appointing/commissioning official must explain these requirements. Upon completion, one copy will be filed as a permanent document in the Army Military Human Resource Record (AMHRR) and one copy given to the officer.

SECTION II - ELIGIBILITY

With my appointment/commission in the ARNG or USAR, I meet the following criteria for the HPLR program:

- 1. I am/will be performing as an officer in a Selected Reserve unit of the ARNG or USAR.
- 2. The Army Surgeon General has determined that I am qualified for service in critical medical/nursing specialty
- (List one of the approved specialties)

CONTROL NO.

- 3. I have a current, valid medical/nursing license and, if required, specialty certification to practice and am in good standing in my profession.
- 4. I was first appointed/commissioned in the Medical or Nurse Corps after 30 September 1985.
- 5. I must remain in the Selected Reserve in good standing to obtain loan repayments. I understand that the maximum aggregate amount of repayments under this agreement is \$3,000 per year up to \$20,000 HPLR program maximum.

SECTION III - REPAYMENTS

- 6. The anniversary date will be determined based upon the date this agreement is signed. Each complete satisfactory year of service performed under this agreement establishes an anniversary date. On each anniversary date, my unit will initiate a request for repayment on eligible loans. On an anniversary date, any loan will be considered eligible that:
 - a. Has been secured on or after 1 Oct 75 and made, insured, or guaranteed under Part B or E of the Higher Education Act of 1965 (GSL, FISL, NDSL, ALAS loans) or a health education assistance loan (HEAL) made or insured under Part C of Title VII of the Public Health Service Act.
 - b. Has on outstanding balance on the principal.
 - c. Is not default.
- d. Has been secured for at least one year prior to current anniversary date.
- 7. Each anniversary date, the designated portion for repayment will be established on eligible loans as follows: \$3,000 maximum aggregate per year or the remaining balance, whichever is less. The following restrictions apply:
 - a. The repayment cannot exceed the outstanding balance.
 - b. This agreement does not change my obligations to the lender or note holder, if I am declared in default by the lender/holder, I will not be eligible for loan repayments.
 - c. Payments already made cannot be reimbursed.
- 8. If I am separated from the Selected Reserve to enter active duty, I may be eligible for partial repayment. The repayment will be prorated based on the satisfactory time (whole months) served that anniversary year.
- 9. It is my responsibility to notify my unit of loans I have secured. I will furnish my unit copies of each promissory note. Sixty days prior to my anniversary date, I will coordinate with my unit to process the necessary documentation to confirm loan repayment status and initiate repayment procedures.

SECTION IV - TERMINATION

- 10. I understand that my eligibility will continue unless terminated because I:
 - a. become an unsatisfactory participant
 - b. am separated from the Selected Reserve
 - c. enter the Inactive National Guard or Individual Ready Reserved.
 - d. transfer to a medical/nursing specialty not designated as a critical specialty (Section II of this Agreement).
 - e. am not currently licensed or certified in the critical medical/nursing specialty designated in the Agreement.
 - f. am not currently licensed or certified in the critical medical or nursing specialty in which currently performing.

SECTION V - RECOUPMENT

11. In the case of an erroneous certification or payment, the total amount erroneously paid will be recouped.

SECTION VI - STATEMENT OF UNDERSTANDING AND AGREEMENT

I understand and agree to the provisions contained in this agreement. Any other promises, representations, or commitments made to me in connection with this Agreement are written below in my own handwriting. If none, write "NONE" below.

SECTION VII - AUTHENTICATION		
UNIT	NAME OF OFFICER	
ADDDEGG	OLOMATURE	
ADDRESS	SIGNATURE	DATE (YYYYMMDD)
NAME OF APPOINTING COMMISSIONING OFFICIAL	GRADE	
OFFICIAL'S SIGNATURE	DATE (YYYYMMDD)	