| DEPARTMENT OF HOMELAND SECURITY  U.S. COAST GUARD  **ADMINISTRATIVE REMARKS** |
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| **PRIVACY ACT STATEMENT**  Pursuant to 5 U.S.C. §552a(e)(3), this Privacy Act Statement serves to inform you of why DHS is requesting the information on this form.  **AUTHORITY**: 14 U.S.C. § 505  **PURPOSE**: To document a USCG service member’s achievements, accomplishments, Uniform Code of Military Justice (UCMJ) infraction(s), or any other USCG military pay or personnel activity.  **ROUTINE USES:** Authorized USCG officials will use this information to validate a USCG service member’s achievements, accomplishments, UCMJ infraction(s) or any other USCG military pay or personnel activity. Any external disclosures of information within this record will be made in accordance with DHS/USCG-014, Military Pay and Personnel, 76 Federal Register 66933 (October 28, 2011).  **CONSEQUENCES OF FAILURE TO PROVIDE INFORMATION:** Providing this information is voluntary. However, failure to provide this information may result in a delay in administrating this form. |
| Entry Type: Assignment and Transfer (AT-12), Dwell for involuntary mobilization  Reference: (a) Department of Defense Instruction 1235.12;  (b) Reserve Duty Status and Participation Manual, COMDTINST M1001.2 (series)  Responsible Level: Unit  Entry:  DDMMMYYY: Member has been counseled this date regarding mobilization-to-dwell ratio and involuntary mobilization dwell requirements.  *Member Individual Dwell (For involuntary mobilization):*  Dwell Definition: Period of time between the release from active duty under sections 12301(a), 12302, 12304, 12304a and 12304b of Title 10, U.S. Code and the reporting date for a subsequent tour of active duty pursuant to sections 12301(a), 12302, 12304, 12304a or 12304b of Title 10, U.S. Code.  Dwell is calculated at a ratio of 1:4. For every one day a member is on active duty, the member cannot be activated involuntarily pursuant to Title 10 U. S. Code 12302 for a period of four days. The mobilization period is calculated from the start date of involuntary activation to the end date of involuntary orders. For example 365 days of involuntary activation followed by 1460 days of dwell yields a mobilization-dwell ratio of 1:4. The dwell time calculation is made on a day-for-day basis.  A. B. SEA, CAPT, USCG Commanding Officer |

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| Entry*: (Continued from previous page)*  DDMMMYYYY: I have been counseled on Dwell for Involuntary mobilization.  *Initial each entry below as applicable. If not applicable please mark N/A*        (1) I acknowledge having a dwell ratio of less than 1:4. *Circle One:* I DO / DO NOT consent to waive my right to dwell and mobilize in support of [Named Contingency Operation].       (2) I understand that I will be issued involuntary active duty orders pursuant to Title 10, U.S. Code, Section 12302. I understand that I will serve on active duty based on the needs of the service.       (3) I acknowledge that I may be released from active duty at any time, but will be provided with as much advanced notice as is practicable.  FIRST MI. LAST | | |
| 1. NAME OF PERMANENT UNIT | 2. NAME OF UNIT PREPARING THIS FORM | |
| 3. NAME OF MEMBER (Last, First, Ml) | 4. EMPLOYEE ID NUMBER | 5. GRADE/RATE |

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