1. I, the undersigned, a commissioned officer of the United States Marine Corps (Reserve), certify that I have read and understand the relevant provisions of SECNAVINST 1520.7 which governs the administration of the Excess Leave Program (Law), hereinafter referred to as ELP(L), and am fully cognizant of all provisions of that chapter and their effect upon my status as an officer if accepted for ELP(L).

2. In consideration of being allowed to pursue the full-time study of law and qualify for admission to the bar and designation as a Marine Corps judge advocate, I agree to the following:

   FIRST: To comply with all requirements of SECNAVINST 1520.7 as an ELP(L) student.

   SECOND: That my participation in the ELP(L) shall be terminated by CMC if I am unable or fail to maintain satisfactory grades in law school or abandon the study of law for any reason.

   THIRD: That my participation in ELP(L) may be terminated by CMC without prior notice to me, in the best interests of the Marine Corps.

   FOURTH: To make due and timely application to take the bar examination and to apply for admission to practice law before the highest court of a State or a Federal court as soon as practicable after graduation from law school.

   FIFTH: To accept designation as a Marine Corps judge advocate and assignment of MOS 4402, Judge Advocate.

   SIXTH: To serve on active duty, regardless of whether I graduate from law school or am admitted to practice law and regardless of whether I complete the requirements of ELP(L) or am earlier terminated or withdraw from ELP(L), for a period of 1 year for each year or portion of a year spent in ELP(L), but not less than 2 years. Active duty creditable towards my obligation will begin the day after the earlier of the following dates: (1) my admittance to practice before the highest court of a State or the District of Columbia or a district court of the United States; (2) my detachment from duty under instruction in ELP(L); or (B) my receipt of a law degree. This obligated active service is in addition to any period of obligated service I may have acquired other than as result of my participation in ELP(L), but in no case will my total cumulative active duty obligation, including the obligation resulting from participation in ELP(L) and my preexisting obligation, be less than 2 years nor more
than 5 years after the date my ELP(L) obligation begins or the date of
my early termination from ELP(L).

3. It is now requested that, upon my so qualifying, I be designated a
Marine Corps judge advocate and that I be assigned primary MOS 4402,
Judge Advocate.

Signed this ___ day of ____________, 200__ in the presence of the
below witness.

_______________________________
(Signature of Applicant)

Typed Name of Applicant
Typed Grade, SSN, MOS

_____________________________
(Signature of Witness)

Typed Name of Witness)
Typed Grade, SSN