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Office of the Assistant Secretary

AFBCMR 98-01400

MEMORANDUM FOR THE CHIEF OF STAFF

Under the authority of Section 1552, Title 10, United States Code, Air Force Instruction 36-2603, and having assured compliance with the provisions of the above regulation, the decision of the Air Force Board for Correction of Military Records is announced, and it is directed that:

The pertinent military records of the Department of the Air Force relating to be corrected to show that:

a. The eleven (11) months extension of her 7 February 1992 enlistment executed on 9 September 1997 be, and hereby is, declared void and removed from her records

b. She was honorably discharged on 6 January 1998 and reenlisted in the Regular Air Force on 7 January 1998 for a period of three (3) years with entitlement to a Zone B, Multiple 2, Selective Reenlistment Bonus, with obligated service through 6 February 1998.

N: WELLER

Chief Examiner Air Force Board for Correction of Military Records

DEPARTMENT OF THE AIR FORCE WASHINGTON, D. C.



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MEMORANDUM OF CONSIDERATION OF APPLICATION BEFORE THE AFBCMR

SUBJECT:

Having carefully reviewed this application, we agree with the recommendation of the Air Force and adopt the rationale expressed as the basis for our decision that the applicant has been the victim of either an error or an injustice. Therefore, under the authority delegated in AFI 36-2603, the applicant's records will be corrected as set forth in the accompanying Memorandum for the Chief of Staff signed by the Executive Director of the Board or his designee.

Martha Maust-Panel Chair

Attachment: Ltr, HQ AFPC/DPPAE, dtd 30 June 1998



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## MEMORANDUM FOR THE AFBCMR

FROM: HQ AFPC/DPPAE 550 C Street West Ste 10 Randolph AFB TX 78150-4712

SUBJECT: Application for Correction of Military Records

The applicant is requesting cancellation of the 26 Aug 97 extension of enlistment and replaced with a 7 Jan 98 reenlistment.

Current directives authorize an SRB for a reenlistment of three years or more. Also, E-4 personnel in SRB AFSCs must reenlist prior to 9 year of service in order to meet this requirement. In the applicant's case, the Military Personnel Flight failed to advise the applicant regarding her reenlistment window of 8 Nov 97-10 Jan 98. This timeframe was critical since the applicant is an E-4 who was going over 9 years service on 11 Jan 98 and to receive an SRB, she had to reenlist prior to this date. Consequently, the applicant did not reenlist and erroneously extended for 11 months.

We recommend the AF Form 1411, Extension of Enlistment Contract, approved on 9 Sep 97 for 11 months be voided. A constructive reenlistment should be granted effective 7 Jan 98 for three years. The AF Form 901, Reenlistment Eligibility Annex to DD Form 4, Section III(D) should reflect an SRB Zone B, Mult 2, payable for two years and eleven months. The applicant is not entitled to the full three years due to obligated service she already had based on an original separation date of 6 Feb 98.

C. RAMLOGAN, CMSgt, USAF Chief, Skills Management Branch Dir of Personnel Program Mgmt

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