## ADDENDUM TO RECORD OF PROCEEDINGS AIR FORCE BOARD FOR CORRECTION OF MILITARY RECORDS

| IN THE MATTER OF: | DOCKET NUMBER:   | 96-03056    |
|-------------------|------------------|-------------|
|                   | COUNSEL: None    |             |
|                   | HEARING DESIRED: | Yes         |
|                   |                  | 24 JUL 1998 |

### APPLICANT REQUESTS THAT:

Her reenlistment eligibility (RE) code of 2P (Marginal Performer Assigned to Initial Training) be changed so that she may be able to enter the Reserves.

## RESUME OF CASE:

On 17 Apr 97, the Board considered and denied applicant's request. However, the Board requested she provide information pertaining to her activities since leaving the service. She was informed that, should she provide additional evidence pertaining to post-service activities, the Board may be willing to reconsider her appeal (see Exhibit E).

On 5 Sep 97, the applicant provided documentation relating to her post-service activities and requested the Board reconsider her application (see Exhibit F).

#### AIR FORCE EVALUATION:

The Special Programs & BCMR Manager, AFPC/DPPAES, reviewed this request and indicated that the RE code "2P" is correct. The type of discharge drove assignment of the RE code.

A complete copy of the Air Force evaluation is attached at Exhibit G.

# APPLICANT'S REVIEW OF AIR FORCE EVALUATION:

A copy of the Air Force evaluation was forwarded to applicant on 6 Oct **97** for review and response. As of this date, no response has been received by this office.

## THE BOARD CONCLUDES THAT:

Sufficient relevant evidence has been presented to demonstrate the existence of probable error or injustice. After reviewing the evidence of record, we agree that applicant's separation from the Air Force was appropriate. It appears that as the record now stands, she is not eligible to apply for enlistment in the Air Force Reserves. After reviewing the statements and accomplishments pertaining to her post-service conduct, and noting that she was issued an honorable discharge, we believe her RE code should be changed to "RE 3A" in order that she may apply for enlistment in the Air Force Reserves. The applicant should be aware, however, that this recommendation in no way establishes an entitlement to enlist; it only makes her eligible to apply. Whether or not she is selected for enlistment will be based on the needs of the service to which application is made.

## THE BOARD RECOMMENDS THAT:

The pertinent military records of the Department of the Air Force relating to APPLICANT, be corrected to show that her RE code, issued in conjunction with her honorable discharge on 13 Jul 81, was RE 3A.

The following members of the Board considered this application in Executive Session on 7 June **1998**, under the provisions of AFI 36-2603:

Mr. David C. Van Gasbeck, Panel Chair Mr. Richard A. Peterson, Member Mr. Jackson Hauslein, Member Mrs. Joyce Earley, Examiner (without vote)

All members voted to correct the records, as recommended. The following documentary evidence was considered:

Exhibit E. ROP, dated 21 Apr 97, w/atchs. Exhibit F. DD Form 149, dated 5 Sep 97, w/atchs. Exhibit G. Letter, AFPC/DPPAES, dated 29 Sep 97. Exhibit H. Letter, AFBCMR, dated 6 Oct 97.

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DAVID C. VAN GASBECK Panel Chair