RECORD OF PROCEEDINGS AIR FORCE BOARD FOR CORRECTION OF MILITARY RECORDS

IN THE MATTER OF:

DOCKET NUMBER: BC-2012-00451 COUNSEL: NONE HEARING DESIRED: NO

APPLICANT REQUESTS THAT:

The abdominal circumference (AC) measurement taken on 14 Sep 2011 be removed from the Air Force Fitness Management System (AFFMS).

APPLICANT CONTENDS THAT:

In accordance with AFI 36-2905, Air Force Fitness Program, the tester will locate the measurement landmark immediately above the right uppermost hip bone at the side of the body vertically in line with the right armpit (midaxillary line).

When his waist was measured, the landmark was an inch above the right uppermost hip bone. In accordance with AFI 36-2905, airmen will remain stationary while the tester conducts the measurement by initially moving around the airman to place the tape in a horizontal plane around the abdomen. He was not stationary as the measurement was taken. He was instructed to spin around, so the tape wrapped around his waist.

In support of his request, the applicant provides a copy of his Individual Fitness Assessment History.

The applicant's complete submission, with attachment, is at Exhibit A.

STATEMENT OF FACTS:

The applicant is currently serving in the Air Force in the grade of staff sergeant (SSgt, E-5).

THE AIR FORCE EVALUATION:

HQ AFPC/DPSIM recommends denial. DPSIM states on 23 Feb 2012, a memorandum was sent to the applicant requesting additional documentation. Specifically a signed memorandum from the Fitness Assessment Cell (FAC) staff indicating that his

abdominal circumference was measured incorrectly. The applicant did not submit additional documentation.

The complete DPSIM evaluation, with attachment, is at Exhibit B.

APPLICANT'S REVIEW OF THE AIR FORCE EVALUATION:

On 30 May 2012, a copy of the Air Force evaluation was forwarded to the applicant for review and comment within 30 days. As of this date, no response has been received by this office (Exhibit B).

THE BOARD CONCLUDES THAT:

1. The applicant has exhausted all remedies provided by existing law or regulations.

2. The application was timely filed.

3. Insufficient relevant evidence has been presented to demonstrate the existence of error or injustice. We took notice of the applicant's complete submission in judging the merits of the case; however, we agree with the opinion and recommendation of the Air Force office of primary responsibility and adopt its rationale as the basis for our conclusion the applicant has not been the victim of an error or injustice. Therefore, in the absence of evidence to the contrary, we find no basis to recommend granting the relief sought in this application.

THE BOARD DETERMINES THAT:

The applicant be notified that the evidence presented did not demonstrate the existence of material error or injustice; that the application was denied without a personal appearance; and that the application will only be reconsidered upon the submission of newly discovered relevant evidence not considered with this application.

The following members of the Board considered AFBCMR Docket Number BC-2012-00451 in Executive Session on 18 Jul 2012, under the provisions of AFI 36-2603:

> Panel Chair Member Member

The following documentary evidence pertaining to Docket Number BC-2012-00451 was considered:

Exhibit A. DD Form 149, dated 4 Oct 2011, w/atch. Exhibit B. Letter, HQ AFPC/DPSIM, dated 9 May 2012, w/atch. Exhibit C. Letter, SAF/MRBR, dated 30 May 2012.

Panel Chair