RECORD OF PROCEEDINGS AIR FORCE BOARD FOR CORRECTION OF MILITARY RECORDS

IN THE MATTER OF: DOCKET NUMBER: BC-2012-01084

COUNSEL: NONE HEARING DESIRED: NO

APPLICANT REQUESTS THAT:

Her Fitness Assessment (FA) dated 13 December 2011 be removed from her records.

APPLICANT CONTENDS THAT:

The flight surgeon determined that her medical condition had not healed and she should have been on a profile exempting her from the run portion of the FA.

In support of her request, the applicant provides a letter from the flight surgeon, a Report of Individual Fitness, AF Forms 422, Notification of Air Force Member's Qualification Status and AF Form 469, Duty Limiting Condition Report.

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

STATEMENT OF FACTS:

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The applicant is currently serving in the Regular Air Force in the grade of senior airman.

AF Form 469, Duty Limiting Conditions Report, dated 20 January 2012, reflects the applicant was on a duty restriction profile which included no running greater than 100 yards and no walking greater than 3/4 mile.

CCODE

The applicant's last five FA scores are as follows:

DAIE	SCORE
9 June 2010	GOOD
21 December 2010	SATISFACTORY
29 June 2011	SATISFACTORY

* 13 December 2011 12 March 2012

UNSATISFACTORY SATISFACTORY

*Contested FA score.

AIR FORCE EVALUATION:

AFPC/DPSIM recommends approval. DPSIM recommends the cardio component portion of the FA dated 13 December 2011 be updated to reflect "exempt" in AFFMS. The applicant's overall composite score will reflect 80.25 (Satisfactory)

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

APPLICANT'S REVIEW OF AIR FORCE EVALUATION:

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

THE BOARD CONCLUDES THAT:

- 1. The applicant has exhausted all remedies provided by existing law or regulations.
- 2. The application was timely filed.
- 3. Sufficient relevant evidence has been presented to demonstrate the existence of an error or injustice warranting partial relief. We believe the documentation provided by the applicant provides a reasonable basis to conclude the applicant should have been "exempt" from performing the cardio portion of the FA test. Therefore, 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 that only the cardio component of his FA test be corrected. Therefore, we recommend that the records be corrected as indicated below.

THE BOARD RECOMMENDS THAT:

The pertinent military records of the Department of the Air Force relating to APPLICANT be corrected to show that the cardio component of the Fitness Assessment dated 13 December 2011 be amended to reflect "exempt" in the Air Force Fitness Management System.

The following members of the Board considered AFBCMR Docket Number BC-2012-01084 in Executive Session on 11 September 2012, under the provisions of AFI 36-2603:

Panel Chair Member Member

All members voted to correct the records, as recommended. The following documentary evidence pertaining to AFBCMR Docket Number BC-2012-01084 was considered:

Exhibit A. DD Form 149, dated 12 March 2012, w/atchs.

Exhibit B. Letter, AFPC/DPSIM, dated 9 May 2012, w/atchs.

Exhibit C. Letter, SAF/MRBR, dated 30 May 2012.