

RECORD OF PROCEEDINGS
AIR FORCE BOARD FOR CORRECTION OF MILITARY RECORDS

NOV 13 1998

IN THE MATTER OF:

DOCKET NO: 98-01034

COUNSEL: NONE

HEARING DESIRED: NO

[REDACTED] PT
[REDACTED]

Applicant requests that his reenlistment eligibility (RE) code of 2X be changed to allow eligibility to enlist in the Air National Guard. Applicant's submission is at Exhibit A.

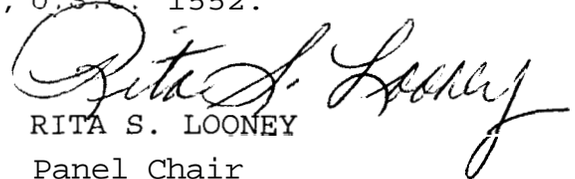
The appropriate Air Force office evaluated applicant's request and provided an advisory opinion to the Board recommending the application be denied (Exhibit C). The advisory opinion was forwarded to the applicant for review and response (Exhibit D). As of this date, no response has been received by this office.

After careful consideration of applicant's request and the available evidence of record, we find insufficient evidence of error or injustice to warrant corrective action. The facts and opinions stated in the advisory opinion appear to be based on the evidence of record and have not been rebutted by applicant. Absent persuasive evidence applicant was denied rights to which entitled, appropriate regulations were not followed, or appropriate standards were not applied, we find no basis to disturb the existing record.

Accordingly, applicant's request is denied.

The Board staff is directed to inform applicant of this decision. Applicant should also be informed that this decision is final and will only be reconsidered upon the presentation of new relevant evidence which was not reasonably available at the time the application was filed.

Members of the Board Ms. Rita S. Looney, Mr. Steven A. Shaw, and Mr. Patrick R. Wheeler considered this application on 3 November 1998 in accordance with the provisions of Air Force Instruction 36-2603, and the governing statute, 10, U.S.C. 1552.


RITA S. LOONEY
Panel Chair

Exhibits:

- A. Applicant's DD Form 149
- B. Available Master Personnel Records
- C. Advisory Opinion
- D. SAF/MIBR Ltr Forwarding Advisory Opinion



DEPARTMENT OF THE AIR FORCE
HEADQUARTERS AIR FORCE PERSONNEL CENTER
RANDOLPH AIR FORCE BASE TEXAS

20 MAY 1998

MEMORANDUM FOR AFBCMR

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

SUBJECT: Application for Correction of Record [REDACTED]

The applicant requests his Reenlistment Eligibility (RE) code changed to a favorable code so that he may enlist in the Air National Guard. He filed a timely request within three years of discovering alleged error.

The applicant was discharged on 14 Dec 97 with an honorable characterization of service after serving sixteen years, five months, and 17 days active and inactive service. He received an RE code of "2X: First-term, second-term, or career airman considered but not selected for reenlistment under the SRP."

SRP consideration is normally documented on an AF Form 418. Unfortunately, the AF Form 418 denying applicant reenlistment is not on file in his military personnel record. However, we did confirm applicant's RE code "2X" on a 31 Mar 98 "Project Capture" listing. Also, a review of his record of performance reflects EPR ratings of "3" and "2" on his last two reports. This supports a recommendation of denial of reenlistment.

Considering the above, we recommend denial of applicant's request for correction of RE code. However, if the decision is to grant the relief sought, applicant's record should be corrected to reflect his RE code as "3K: Reserved for use by HQ AFPC or the Air Force Board for Correction of Military Records (AFBCMR) when no other reenlistment eligibility code applies or is appropriate."


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

9801034