ADDENDUM TO

RECORD OF PROCEEDINGS

AIR FORCE BOARD FOR CORRECTION OF MILITARY RECORDS

IN THE MATTER OF: DOCKET NUMBER: BC-2003-01294

 INDEX CODE: 110.00

 COUNSEL: NONE

 HEARING DESIRED: NO

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APPLICANT REQUESTS THAT:

The following changes be made on his DD Form 214, Certificate of

Release of Discharge from Active Duty:

 1. Item 26. Separation Code be changed from HFX (Conditions

That Interfere with Military Service-Not Disability-Mental

Disorders.)

 2. Item 28. Narrative Reason for Separation (Conditions that

Interfere with Military Service-Not Disability-Mental Disorders)

be changed to Mental Disorders.

 3. Item 29. Dates of Time Lost During This Period be

changed.

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STATEMENT OF FACTS:

On 10 Feb 04, the Board considered and denied the applicant’s

appeal, requesting his separation and reentry codes be changed

to allow him to reenlist into military service. A complete copy

of the Record of Proceedings is attached at Exhibit G (with

Exhibits A through F).

By DD Form 149, dated 3 Nov 09, applicant requests

reconsideration of his request, contending that his records

should reflect the real reasons for his separation. His records

contain information regarding his suicide attempts and

hospitalization. The applicant further states his psychiatrist

believes he was given an incorrect diagnosis for his mental

condition. His suicide ideation was more severe than what was

noted. His performance and conduct was excellent prior to the

incidents which led to his discharge.

In support of the appeal, applicant submits documents extracted

from his military medical records.

Applicant’s complete submission, with attachments, is at

Exhibit H.

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THE BOARD CONCLUDES THAT:

We have thoroughly reviewed the evidence of record and

considered the weight and relevance of the additional

documentation provided by the applicant, and whether or not it

was discoverable at the time of any previous application.

However, since no new and relevant evidence has been provided,

we find the request does not meet the criteria for

reconsideration. As the applicant has been previously advised,

reconsideration is provided only where newly discovered relevant

evidence is presented which was not available when the

application was submitted. Further, the reiteration of facts we

have previously addressed, uncorroborated personal observations,

or additional arguments on the evidence of record are not

adequate grounds for reopening a case. Therefore, in view of

the above and in the absence of new and relevant evidence, we

find no basis to reconsider the applicant’s request.

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THE BOARD DETERMINES THAT:

The applicant be notified that the additional evidence presented

did not meet the criteria for reconsideration by the Board; and

that the application will only be reconsidered upon the

submission of newly discovered relevant evidence not considered

with this application.

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The following members of the Board considered the applicant’s

request for reconsideration of AFBCMR Docket Number BC-2003-

01294 in Executive Session on 25 Mar 10, under the provisions of

AFI 36-2603:

The following additional documentary evidence was considered:

 Exhibit G. Record of Proceedings, dated 19 Feb 04, w/atchs.

 Exhibit H. DD Form 149, dated 3 Nov 09, w/atchs.