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UNITED STATES AIR FORCE BOARD FOR CORRECTION OF MILITARY RECORDS

RECORD OF PROCEEDINGS

IN THE MATTER OF:

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DOCKET NUMBER: BC-2023-01256

COUNSEL: NONE

HEARING REQUESTED: NO

APPLICANT'S REQUEST

Her home of record (HOR) be changed from North Carolina (NC) to Texas (TX).

APPLICANT'S CONTENTIONS

The applicant believes her HOR incorrectly reflects NC, when it should reflect TX.

The applicant's complete submission is at Exhibit A.

STATEMENT OF FACTS

The applicant is an Air Force Reserve major (O-4).

On 25 Jun 09, according to USAFA Form O-205, *Record of Acceptance, Obligation, Reimbursement, and Oath of Allegiance*, the applicant was appointed as a cadet in USAFA and certified her HOR as NC.

On 3 Jul 23, according to Special Order *Work-Product* dated 4 Apr 23, submitted by the applicant, she will be separated from active duty. Her HOR is listed as NC.

For more information, see the excerpt of the applicant's record at Exhibit B.

APPLICABLE AUTHORITY

The Joint Travel Regulations (JTR), Appendix A, defines the HOR as the place recorded as the individual's home when appointed, commissioned, enlisted, inducted, or ordered into a tour of active duty. The JTR further states that a member may only change the HOR if a break in service exceeds one full day. Additionally, in instances of a bona fide error where the place originally named at the time of current entry into the service was not in fact the actual home, the correction must be fully justified and the home, as corrected, must be the member's actual home upon entering the service, and not a different place selected for the member's convenience.

According to the DD Form 214 Personnel Services Delivery Guide, the HOR on USAFA Form O-2050, *Record of Acceptance, Obligation, Reimbursement, and Oath of Allegiance*, is used as the HOR on the DD Form 214 for USAFA graduates.

FINDINGS AND CONCLUSION

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1. The application was timely filed.
2. The applicant exhausted all available non-judicial relief before applying to the Board.
3. After a careful review of the applicant's contentions and the available evidence of record, the Board is not convinced the applicant has provided sufficient evidence to conclude that she is the victim of an error or injustice. The HOR when the applicant entered EAD on 25 Jun 09, is listed as NC, and the applicant did not provide proof that her HOR was recorded in error. In addition, the applicant did not have a break in service of more than one full day; therefore, a change to the applicant's HOR is not authorized. In view of the foregoing, the Board recommends against correcting the applicant's records.

RECOMMENDATION

The Board recommends informing the applicant the evidence did not demonstrate material error or injustice, and the Board will reconsider the application only upon receipt of relevant evidence not already presented.

CERTIFICATION

The following quorum of the Board, as defined in Department of the Air Force Instruction (DAFI) 36-2603, *Air Force Board for Correction of Military Records (AFBCMR)*, paragraph 2.1, considered Docket Number BC-2023-01256 in Executive Session on 15 Aug 23:

Work-Product [REDACTED], Panel Chair
[REDACTED], Panel Member
[REDACTED], Panel Member

All members voted against correcting the record. The panel considered the following:

Exhibit A: Application, DD Form 149, w/atchs, dated 13 Apr 23.

Exhibit B: Documentary Evidence, including relevant excerpts from official records.

Taken together with all Exhibits, this document constitutes the true and complete Record of Proceedings, as required by DAFI 36-2603, paragraph 4.12.9.

8/13/2025

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