

# UNITED STATES AIR FORCE BOARD FOR CORRECTION OF MILITARY RECORDS

#### RECORD OF PROCEEDINGS

IN THE MATTER OF: DOCKET NUMBER: BC-2023-0262
---

Work-Product COUNSEL: NONE

**HEARING REQUESTED: NO** 

## APPLICANT'S REQUEST

Her home of record (HOR) be changed from Work-Product to Work-Product

## APPLICANT'S CONTENTIONS

She enlisted in the service in <u>Work-Product</u>, because her husband was stationed at <u>Work-Product</u>. However, the incorrect HOR is hindering her family from obtaining their Household Goods (HHGs). She is living in <u>Work-Product</u> with the bare minimum until she can obtain HHGs from her actual HOR in <u>Work-Product</u>.

The applicant's complete submission is at Exhibit A.

## STATEMENT OF FACTS

The applicant is a currently serving Air Force airman first class (E-3).

On 6 March 2023, according to DD Form 1966, Record of Military Processing – Armed Forces of the United States, the applicant certified her HOR was Work-Product

On 7 March 2023, according to DD Form 4, *Enlistment/Reenlistment Document – Armed Forces of the United States*, the applicant enlisted in the Regular Air Force. The applicant's HOR is identified as work-Product.

According to the DD Form 214, Personnel Services Delivery Guide, the HOR shown on the initial DD Form 4-1 is used as the HOR on the DD Form 214, *Certificate of Release or Discharge from Active Duty*.

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

## AIR FORCE EVALUATION

AFPC/DPMLT recommends denying the application. The applicant's work-Product driver's license dated 4 February 2020, reflects work-Product as the current address. There is no supporting documentation to support an address in work-Product.

The JTR states the HOR is the place recorded as the servicemember's home when commissioned, appointed, enlisted, inducted, or ordered to active duty. If there is a break in service of more than one full day, then the servicemember may change the home of record. If there is a break in service of less than one full day, then the servicemember may not change the home of record by: SAF/MRB

AFBCMR Docket Number BC-2023-02621

Work-Product

Work-Product
Work-Product
POC: SAF.MRBC.Workflow@us.af.mil

Additionally, the Joint Travel Regulation states - a servicemember may correct the HOR if, through a bona fide error, the place originally named at the time of entry into the service was not the actual home. The correction must be justified, and the corrected HOR must be the servicemember's actual home upon entering the service, not a different place selected for the servicemember's convenience. If an enlisted servicemember receives a commission or warrant and the HOR is changed to the place where a member serving when commissioned or warranted, then the servicemember may receive allowances to the enlistment HOR upon separation or release from active duty. The servicemember must certify that the HOR was changed in error. If an enlisted service member changes the HOR to the place where the service member receives a commission or warrant, then the servicemember may later certify that the HOR was changed in error and may receive allowances to the enlistment HOR upon separation or release from active duty.

The complete advisory opinion is at Exhibit C.

# APPLICANT'S REVIEW OF AIR FORCE EVALUATION

The Board sent a copy of the advisory opinion to the applicant on 28 August 2023 for comment (Exhibit D) but has received no response.

## FINDINGS AND CONCLUSION

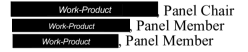
- 1. The application was timely filed.
- 2. The applicant exhausted all available non-judicial relief before applying to the Board.
- 3. After reviewing all Exhibits, the Board concludes the applicant is not the victim of an error or injustice. The Board concurs with the rationale and recommendation of AFPC/DPMLT and finds a preponderance of the evidence does not substantiate the applicant's contentions. Therefore, 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-2023-02621 in Executive Session on 13 August 2024:



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

Exhibit A: Application, DD Form 149, w/atch, dated 8 August 2023.

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

Exhibit C: Advisory Opinion, AFPC/DPMLT, w/atchs, dated 25 August 2023.

Exhibit D: Notification of Advisory, SAF/MRBC to Applicant, dated 28 August 2023.

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.

