MARINE CORPS ORDER 1306.16E

From: Commandant of the Marine Corps
To: Distribution List
Subj: Conscientious Objectors

Ref: (a) MCO 1900.16C
(b) 38 U.S.C. Section 3103

Encl: (1) Definitions
(2) Required Information to be Supplied by Applicants for Discharge or Noncombatant Service
(3) Summary Sheet for Review of Conscientious Objector Application
(4) Privacy Act Statement
(5) Counseling Concerning Veterans Administration Benefits
(6) Sample Appointing Order
(7) Guide to the Investigating Officer
(8) Sample Investigating Officer’s Report
(9) Counseling Concerning Designation as a Conscientious Objector
(10) Selective Service Procedures

1. **Purpose.** To provide current policy and procedures concerning conscientious objection applicable to all Marines.

2. **Cancellation.** MCO 1306.16D.

3. **Definitions.** Definitions of specific terms used in this Order are from the references and are found in enclosure (1).

4. **Policy**

   a. Conscientious objection does not exempt a Marine from active military service. However, to preclude a conflict between the needs of the service and the necessity to respect an individual’s religious training and beliefs, no person with beliefs or convictions which would interfere with unrestricted assignments, regardless of Selective Service System classification, will be accessed into the Marine Corps.

   b. The person seeking conscientious objector status bears the initial responsibility of presenting evidence which demonstrates a sincere opposition to war in any form based upon religious training and belief. Once this responsibility is met, conscientious objector status will be granted unless the Government can establish a rational basis in fact for denying the application. The claimant must request either separation...
based on conscientious objection (1-0) or assignment to
noncombatant training and service based on conscientious
objection (1-A-0).

c. A Marine who possesses qualifying beliefs which
became fixed or crystallized before entering military service
is not eligible for conscientious objector status. The
Government bears the responsibility of demonstrating this
disqualification.

d. The administrative discharge of Marines prior to
completion of an obligated term of service is at the discretion
of the Commandant of the Marine Corps (CMC) based on the facts
and circumstances of each case. If possible, after
classification as a conscientious objector, a request for relief
from, or restriction of, military duties will be approved.

e. Because of the personal and subjective nature of
conscientious objection, the existence, honesty, and sincerity
of asserted conscientious objector beliefs are difficult to
determine using any set of rigid standards. Requests for
discharge or assignment to noncombatant duties based on
conscientious objection will, therefore, be handled on an
individual basis with the final determination made per the
facts and circumstances in the particular case and the policy
and procedures set forth in this Order.

5. Criteria

a. The criteria set forth in this Order provide guidance
in considering applications for separation or for assignment to
noncombatant duties based on conscientious objection.

b. Consistent with the policy contained in the references
and this Order, an application for classification as a
conscientious objector may be approved for any individual:

(1) Who is conscientiously opposed to participation in
war in any form;

(2) where opposition is founded on religious training
and belief; and

(3) whose position is sincere and deeply held.

c. Religious Training and Belief

(1) The applicant may express the belief that forms
the basis for the application on religious, moral, or ethical
grounds. However expressed, this belief must be the primary
controlling force in the applicant’s life and must be of the
same strength and depth as found in traditional religious
convictions.

(2) The applicant must show that expediency or the
avoidance of military service is not the basis of the claim. A
primary factor is the sincerity with which the belief is held.
Great care is needed in seeking to determine whether the asserted beliefs are honestly and genuinely held. Impartial evaluation of the applicant’s thoughts and actions, both past and present, will help determine the sincerity of the claim. The applicant’s actions in all aspects of life should be consistent with the stated beliefs.

(a) Therefore, in evaluating an application, the conduct of the applicant, in particular the outward manifestation of the beliefs asserted, will be carefully examined and given substantial weight.

(b) Relevant factors considered in determining an applicant’s claim of conscientious objection include: training in the home and church; general demeanor and pattern of conduct; participation in religious activities; whether ethical or moral convictions were gained through training, study, contemplation, or other activity comparable in rigor and dedication to the processes by which traditional religious convictions are formulated; credibility of the applicant; and credibility of persons supporting the claimant.

(3) Particular care must be exercised by individuals processing applications not to deny the existence of bona fide beliefs that are incompatible with their own.

(a) Church membership or adherence to particular theological tenets is not required to warrant separation or assignment to noncombatant training and service for conscientious objectors.

(b) Mere affiliation with a church or other group which advocates conscientious objection as a tenet of its creed is not necessarily determinative of an applicant’s position or belief.

(c) Conversely, affiliation with a church or group which does not teach conscientious objection does not necessarily rule out adherence to conscientious objection beliefs in any given case.

(d) Where an applicant is or has been a member of a church, religious organization, or religious sect, and where the claim of conscientious objection is related to such membership, inquiry may properly be made as to the fact of membership, and the teaching of the church, religious organization, or religious sect, as well as the applicant’s religious activity. However, the fact that the applicant may disagree with, or not subscribe to, some of the tenets of the church does not necessarily discredit the claim. The personal convictions of an individual will be controlling as long as they derive from the individual’s moral, ethical, or religious beliefs.

(e) Moreover, an applicant who is otherwise eligible for conscientious objector status may not be denied that status simply because the conscientious objection influences the views concerning the nation’s domestic or foreign policies. The task is to decide whether the beliefs professed
are sincerely held and whether they govern the claimant’s actions both in word and deed. A recommendation for denial of a claimant’s application should be made when it can be determined that the sole basis for the claim rests upon political rather than religious, moral, or ethical beliefs.

d. An applicant claiming 1-O status should not be granted 1-A-O status as a compromise. This does not prohibit the granting of 1-A-O status when the record makes it clear that such a status is appropriate, notwithstanding the Marine’s initial application.

e. The provisions of the Order will not be used to effect the administrative separation of a Marine who does not qualify as a conscientious objector or in lieu of other administrative separation procedures set forth in reference (a). A Marine determined not qualified for conscientious objector status, but whose separation would otherwise appear to be in the best interest of the Marine Corps, should be considered applicable for administrative separation under the provisions of reference (a). If a negative recommendation to the claimant’s application for conscientious objector status is rendered, forwarding endorsements should not contain statements concerning the type of discharge the applicant desires or the previous nature of service.

6. Procedures

a. Marines seeking separation or assignment to noncombatant duties because of conscientious objection will submit an application requesting such action. The application will state whether they are seeking a discharge or assignment to noncombatant duties and will include the following items:

   (1) The personal information required by enclosures (2) and (3) of this Order. Before providing this information, the Marine will be advised of the Privacy Act, and will read and sign enclosure (4) of this Order.

   (2) Any other items which the Marine desires to submit in support of the case.

b. Before processing the application, the Marine will be advised of the provisions of reference (b) concerning Veterans Administration (VA) benefits and will be required to sign the statement appearing in enclosure (5) (VA benefits) of this Order.

c. The applicant shall be personally interviewed by a chaplain who shall submit a written opinion as to; (1) the nature and basis of the applicant’s claim, and (2) the applicant’s sincerity and depth of conviction. The chaplain’s report shall include specific reasons for the conclusions. In addition, the applicant will be interviewed by a clinical psychologist or psychiatrist (or a physician if neither of the preceding is reasonably available) who shall submit a written report of psychiatric evaluation indicating the presence or
absence of any psychiatric disorder which would warrant
treatment or disposition through medical channels, or such
personality disorder as to warrant recommendation for
appropriate administrative action. These reports will become
part of the application. If the applicant refuses to participate
or is uncooperative or unresponsive in the course of the
interviews, this fact will be included in the statement and
report filed by the chaplain and clinical psychologist or
psychiatrist (or physician).

d. The commander exercising Special Court-Martial
jurisdiction over the applicant will appoint an officer in the
grade of captain or higher, knowledgeable in the policies and
procedures relating to conscientious objector matters, to
investigate the applicant’s claim. The investigating officer
will not be an individual in the chain of command of the
applicant. If the applicant is a commissioned officer, the
investigating officer will be senior in both temporary and
permanent grades to the applicant. Enclosure (6) is a sample
Appointing Order.

e. The investigating officer will conduct the
investigation, hold a hearing on the application, and prepare
the investigative report. This report, along with the
individual’s application, administrative documents, the
chaplain's and doctor's reports, and any other items submitted
by the applicant will constitute the record of the case. The
investigating officer’s recommendation will be based on the
entire record and not merely on the evidence produced at the
hearing. A copy of the investigating officer's report will be
provided to the applicant when the record is forwarded to the
commander who appointed the investigating officer. The
applicant will be informed of the right to submit a rebuttal to
the report within 7 days. The first forwarding endorsement
will include a statement from the applicant acknowledging
receipt of a copy of the investigating officer’s report and
will contain either a rebuttal to the report or a statement
that no rebuttal will be submitted. Enclosure (7) is a guide
to the investigating officer, and enclosure (8) is a sample
Investigating Officer’s Report.

f. The record of the case will be forwarded to the
commander who appointed the investigating officer. It will be
reviewed for completeness and legal sufficiency. If necessary,
the case may be returned to the investigating officer for
further action. When the record is complete, the commander
will send it, with personal recommendation for disposition and
supporting rationale, via the chain of command to the CMC (MM)
for final determination. Each officer in the chain of command
will provide specific recommendation.

g. The commanding general or commanding officer providing
the final endorsement and recommendation will refer a copy of
all material to be forwarded to the CMC (MM) to the applicant.
The applicant will be informed of the right to submit a rebuttal
to the additional material within 7 days. On receipt of the
applicant’s statement or expiration of the 7-day period, the
package will be endorsed either "Forwarded" or "Forwarded, no comments have been received" as appropriate.

h. A final decision based on the entire record will be made by the CMC (MM). Any additional information, other than the record of the case with endorsements, and the official service record of the applicant, which is adverse to the applicant, will be made part of the record, and the applicant will be given an opportunity to refute or comment on the material before a final decision is reached. The reason for an adverse decision will be made a part of the record and will be provided to the individual.

i. Processing of applications need not be stopped by the unauthorized absence of the applicant, by the institution of disciplinary action, or by administrative separation proceedings against the applicant. An applicant whose request for classification as a conscientious objector has been approved will not be discharged until disciplinary action has been resolved.

j. Until a final decision is made by the CMC (MM) every reasonable effort will be made to assign applicants to duties within the command which conflict as little as possible with their asserted beliefs. Applicants will conform to the normal requirements of the command and perform satisfactorily such duties as they may be assigned. Applicants may be disciplined for violations of the Uniform Code of Military Justice (UCMJ) while awaiting action on their applications.

k. A Marine reservist who applies for conscientious objector status will not normally be ordered to involuntary active duty until the application is resolved. Proper resolution of the application is best accomplished within the Reserve unit. During the period of application the provisions of paragraph 7j above apply. If a reservist applies for conscientious objector status after notification of the commanding officer’s intent to recommend involuntary active duty, and in the commanding officer’s best judgment the application is without merit and simply a means to avoid involuntary active duty, the commanding officer may recommend to the CMC (RES) that the application be held in abeyance, and the Marine ordered to active duty. When the Marine reports as ordered, the application may be renewed and processed under this Order.

7. Classification

a. 1-0. An applicant requesting discharge, who is determined to be a 1-0 conscientious objector by the CMC (MM), will be discharged "For the Convenience of the Government" with an entry in the service record and on the discharge document reflecting the reason for separation as conscientious objection. The type discharge issued will be based on the applicant’s service record, and the provisions of reference (b). Pending separation, the applicant will continue to be assigned duties that provide the minimum practical conflict with the professed beliefs. The applicant will conform to the
normal requirements of the command and perform satisfactorily those duties assigned. An applicant may be discharged for violations of the UCMJ while awaiting discharge per this Order, in addition to any other disciplinary measures deemed appropriate. An applicant who is awarded a punitive discharge or who is properly processed for another type of administrative discharge, while awaiting final action on a conscientious objector application, will be given the punitive or other administrative discharge as appropriate.

b. 1-A-0

(1) Applicants requesting assignment to noncombatant duties who are determined to be class 1-A-0 conscientious objectors will be reassigned to appropriate duties, as indicated below, or discharged at the discretion of the CMC. Applicants will execute the statement contained in enclosure (9) of this Order.

(2) Class 1-A-0 conscientious objectors, if retained in the service, will not be assigned to combat or combat support occupational fields. Instead, they will be assigned to appropriate duties, via on-the-job training, within the combat service support occupational fields.

(3) After receiving the appropriate military occupational speciality (MOS), conscientious objectors will be used in that MOS or in other duties consistent with the definition of noncombatant duties provided in this Order. Determination of these duties is the responsibility of the command to which the conscientious objector is assigned. Nothing in this Order precludes the assignment of conscientious objectors to Fleet Marine Force units, overseas, or in combat areas.

(4) The disposition of Marine officers classified as conscientious objectors will be determined by the CMC (MM).

c. Marines assigned noncombatant duties and those assigned normal duties, by reason of the disapproval of their application, will conform to the normal requirements of their command and perform assigned duties satisfactorily. Violations of the UCMJ by these members will be treated as in any other situation.

8. Selective Service System. Enclosure (10) contains procedures for processing application for conscientious objector status in cases involving the Selective Service System.

9. Promotion. Promotion of a conscientious objector is permitted provided the Marine is otherwise qualified. A Marine’s status as a conscientious objector, in itself, will not affect promotion nor will special provisions in existing promotion procedures be established.
10. **Leave.** An applicant who has requested conscientious objector status, either 1-0 or 1-A-0, is not eligible for appellate leave pending resolution of the application. Annual leave may be granted per applicable directives.

11. **Reserve Applicability.** This Order is applicable to the Marine Corps Reserve.

DISTRIBUTION: A

Copy to: 8145001
7000027 (20)
DEFINITIONS

1. Conscientious Objection. A firm, fixed, and sincere objection to participation in war in any form or the bearing of arms, by reason of religious, moral or ethical training, and belief.

2. Conscientious Objector
   a. Class 1-O Conscientious Objector. A member who, by reason of conscientious objection, sincerely objects to participation of any kind in war in any form.
   b. Class 1-A-0 Conscientious Objector. A member who, by reason of conscientious objection, sincerely objects to participation as a combatant in war in any form, but whose convictions are such as to permit military service in a noncombatant status.

3. Religious Training and Belief. Belief in an external power or being or deeply held moral or ethical belief, to which all else is subordinate or upon which all else is ultimately dependent, and which has the power or force to affect moral well-being. The external power or being need not be of an orthodox deity, but may be a sincere and meaningful belief which occupies in the life of its possessor a place parallel to that filled by the God of another, or, in the case of deeply held moral or ethical beliefs, a belief held with the strength and devotion of traditional religious conviction. The term "religious training and belief" may include solely moral or ethical beliefs even though the applicant may not characterize these beliefs as "religious" in the traditional sense, or may expressly characterize them as not religious. The term "religious training and belief" does not include a belief which rests solely upon considerations of policy, pragmatism, expediency, or political views.

4. War in Any Form. The term "war in any form" will be interpreted in the following manner:
   a. Individuals who desire to choose the war in which they will participate are not conscientious objectors under the law. Their objection must be to all wars rather than a specific war;
   b. A belief in a theocratic or spiritual war between the powers of good and evil does not constitute a willingness to participate in "war" within the meaning of this Order;
   c. A willingness to use force to protect one’s self, home, or family is not considered inconsistent with a conscientious objection to participation in wars.

5. Noncombatant Service or Noncombatant Duties
   a. Any other assignment, the primary function of which does not require the use of arms in combat, provided that such other assignment is acceptable to the individual concerned and
does not require that individual to bear arms or to be trained in their use.

b. Service aboard an armed ship or aircraft or in a combat zone shall not be considered to be combatant duty unless the individual concerned is personally and directly involved in the operation of weapons.

6. **Noncombatant Training**. Any training which is not concerned with the study, use, or handling of arms or weapons.

ENCLOSURE (1)

2
REQUIRED INFORMATION TO BE SUPPLIED BY APPLICANTS
FOR DISCHARGE OR NONCOMBATANT SERVICE

Each person seeking release from active service from the Marine Corps, or assignment to noncombatant duties, as a conscientious objector, will provide the following information in the format as shown below. The individual may submit such other information as desired.

A. General Information Concerning Applicant.

1. Full name

2. Social security number

3. Selective service number (if applicable)

4. Service address

5. Permanent home address

6. Name and address of each school and college attended (after age 16) together with the dates of attendance and the type of school (public, church, military, commercial, etc.).

7. A chronological list of all occupations, positions, jobs, or types of work, other than as a student in school or college (after age 16), whether for monetary compensation or not. Include the type of work, name of employer, address of employer, and the from/to date for each position or job held.

8. All former addresses (after age 16) and dates of residence at those addresses.

9. Parent’s names and address. Indicate whether they are living or deceased.

10. The religious denomination or sect of both parents.

11. Was application made to the Selective Service System (local board) for classification as conscientious objector prior to entry into the Marine Corps? To which local board? What decision was made by the board, if known? If application was not made, explain why not.

12. When the applicant has served less than 180 days in the military service, a statement by the applicant as to whether the applicant is willing to perform work under the Selective Service System civilian work program for conscientious objector. Also a statement of the applicant as to whether
the applicant consents to the issuance of an order for such work by the applicant’s local Selective Service Board.

B. Training and Belief

1. A description of the nature of the belief which requires the applicant to seek separation from the Marine Corps or assignment to noncombatant training and duty for reasons of conscience.

2. An explanation as to how the applicant’s beliefs changed or developed, to include an explanation as to what factors (how, when, and from whom or from what source training received and belief acquired) caused the change in or development of conscientious objection beliefs.

3. An explanation as to when these beliefs became incompatible with military service, and why.

4. An explanation as to the circumstances, if any, under which the applicant believes in the use of force, and to what extent, under any foreseeable circumstances.

5. An explanation as to how the applicant’s daily lifestyle has changed as a result of the applicant’s beliefs, and what future actions are planned to continue to support these beliefs.

6. An explanation as to what in the applicant’s opinion most conspicuously demonstrates the consistency and depth of beliefs which gave rise to the claim.

C. Participation in Organizations

1. Information as to whether applicant has ever been a member of any military organization or establishment before entering upon the present term of service. If so, the name and address of such organization will be given together with reasons why the applicant became a member.

2. A statement as to whether applicant is a member of a religious sect or organization. If so, the statement will show the following:

   a. The name of the sect, and the name and location of its governing body or head, if known.

   b. When, where, and how the applicant became a member of said sect or organization.
c. The name and location of any church, congregation, or meeting which the applicant customarily attends, and the extent of the applicant’s active participation therein.

d. The name, title, and present address of the pastor or leader of such church, congregation, or meeting.

e. A description of the creed or official statements, if any, and if they are known to the applicant, of said religious sect or organization in relation to participation in war.

3. A description of applicant’s relationship with and activities in all organizations with which the applicant is or has been affiliated, other than military, political, or labor organizations.

D. References

Any additional information; e.g., letters, references, official statements, or organizations to which the applicant belongs or refers in the application, that the applicant desires to be considered by the authority reviewing the application. The burden is on the applicant to obtain and forward such information.
**SUMMARY SHEET FOR REVIEW OF CONSCIENTIOUS OBJECTOR APPLICATION**

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**WITNESS’ SIGNATURE**

**APPLICANT’S SIGNATURE**

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ENCLOSURE (3)
PRIVACY ACT STATEMENT

DATA REQUIRED BY THE PRIVACY ACT OF 1974
(5 U.S.C. Section 552a)

PART A - GENERAL

1. Requiring Document: MCO 1306.16E
2. HQMC Sponsor Code: MPP-39
3. Descriptive Title: Conscientious Objector Information

PART B - INFORMATION TO BE FURNISHED TO INDIVIDUAL

1. Authority:
   50 U.S.C. Appx section 456(j)
   Executive Order 9397, 22Nov43 (Social Security Number)

2. Principal Purpose: Used by officials within the Marine Corps to determine whether conscientious objector status is appropriate.

3. Routine Use: The information collected will be used by appropriate authority to grant or deny the requested conscientious objector status.

4. Mandatory or Voluntary Disclosure and Affect on Individual
   Not Providing Information:
   Disclosure of information is voluntary. If information is not furnished, applicant may not receive the sought for status.

PART C - STATEMENT OF UNDERSTANDING

I have read and understand this statement. I understand that I will have the opportunity to review the completed investigation before it is submitted to the convening authority.

Date          Signature                SSN

ENCLOSURE (4)
COUNSELING CONCERNING
VETERANS ADMINISTRATION BENEFITS

I have been advised of the provisions of 38 U.S.C. Section 3103 concerning possible nonentitlement to benefits administered by the Veterans Administration due to discharge from the military service as a conscientious objector under certain conditions. I understand that a discharge as a conscientious objector, who refuses to perform military duty or otherwise to comply with lawful orders of competent military authority, shall bar all rights, based upon the period of service from which discharged, under any laws administered by the Veterans Administration except my legal entitlement (if any) to any war risk Government (converted) or National Service Life Insurance. The only exception is in cases in which it is established, to the satisfaction of the Veterans Administration, that I was insane.

WITNESS’ SIGNATURE                        APPLICANT’S SIGNATURE

ENCLOSURE (5)

1
From: Commanding Officer
To: Captain__________000 00 00 00/0000 USMCR

Subj: INVESTIGATION TO INQUIRE INTO THE APPLICATION FOR CONSCIENTIOUS OBJECTOR STATUS 1-0/1-A-O; CASE OF LANCE CORPORAL______ 000 00 00 00/0000 USMC

Ref: (a) MCO 1306.16E
(b) MCO 1900.16C

1. Effective this date, Captain__________, United States Marine Corps Reserve, is appointed as Hearing Officer, for the purpose of conducting an investigation, per the provisions contained in references (a) and (b), to inquire into all the circumstances connected with the claim of Lance Corporal ________ as a conscientious objector.

2. You are to review the regulations as set forth in references (a) and (b) and afford the applicant every right and assistance as set forth therein. After conducting a thorough investigation into all the facts concerning this case and holding a hearing as set forth in reference (a), you will submit your report and documentation to this Headquarters, with conclusions and recommended disposition.

//Signature//

ENCLOSURE (6)
GUIDE TO THE INVESTIGATING OFFICER

1. On being appointed to investigate a claim of conscientious objection, the investigating officer will become familiar with this Order, and as necessary, obtain legal advice from the local staff judge advocate or legal officer.

2. The investigating officer must keep in mind that the final decisions will be made without the benefit of observing either the applicant or any of the witnesses. With this in mind, every effort should be made to compile as thorough and clearly written record as possible.

3. As part of the investigation, the investigating officer will seek information from commanders, supervisors, co-workers, clergy, friends, records, and any other sources which may contribute to the final recommendation. Information so obtained will be presented to the applicant at the hearing. At a minimum, the investigating officer should include in the investigative report, and should present to the applicant at the hearing, the results of the investigating officer’s conversations with the applicant’s immediate work supervisor, immediate commanding officer, at least two individuals who are billeted with the applicant, if available, and the investigating officer’s views on whether the service record book of the applicant contains information which either supports or tends to contradict the applicant’s claim of conscientious objection.

4. The investigating officer will conduct a hearing on the application. The purpose of the hearing is to afford the applicant an opportunity to present any evidence desired in support of the application; to enable the investigating officer to ascertain and assemble all relevant facts; to create a comprehensive record; and to facilitate an informed recommendation by the investigating officer and an informed decision on the merits of the application by higher authority.

   a. If applicants desire, they shall be entitled to be represented by counsel, at their own expense, who shall be permitted to be present at the hearing, assist applicants in the presentation of their cases, and examine all items in the file.

   b. Should applicants refuse to make a statement, orally or in writing, during the conduct of the hearing, they will submit a signed statement in their own handwriting that they have been afforded the opportunity to appear in person at the hearing with counsel retained by them, if desired, and that they refuse to make a statement.

   c. In this regard, any failure or refusal of the applicant to submit to questioning under oath or affirmation before the investigating officer may be considered by the officer making a recommendation and evaluation of the applicant’s claim.
d. If applicants fail to appear at the hearing without good cause, the investigating officer may proceed in their absence and the applicants will be deemed to have waived their appearance.

e. The hearing will be informal in character and will not be governed by the rules of evidence employed by courts-martial, except that all oral testimony presented shall be under oath or affirmation. Any relevant evidence may be received. Statements obtained from persons not present at the hearing need not be made under oath or affirmation. The hearing is not an adversary proceeding.

f. Commanders will render all reasonable assistance in making all military members of their command, requested by the applicant, available as witnesses.

g. A verbatim record of the hearing is not required. If applicants desire such a record and agree to provide it at their own expense, they may do so. A verbatim record must be submitted in typewritten form, identifying the persons making each question, response, or statement. Tape recordings and other electronic or mechanical recordings are not acceptable as a verbatim record. If applicants elect to provide such a record, they shall make a copy thereof available to the investigating officer, at no expense to the Government, at the conclusion of the hearing. In the absence of a verbatim record, the investigating officer will summarize the testimony of witnesses and permit the applicant and counsel to examine the summaries and note for the record their differences with the investigating officer's summary. Copies of statements and other documents received in evidence will be made a part of the hearing record. The investigating officer has the responsibility for authenticating the hearing record, and that version is final as to the record of the testimony of the witnesses.

5. At the conclusion of the investigation, the investigating officer will prepare a written report which will contain the following:

a. A statement as to whether the applicant appeared, whether the applicant was accompanied by counsel and, if so, the latter's identity, and whether the nature and purpose of the hearing were explained to the applicant and understood.

b. A statement as to whether the applicant was advised of the right to have a verbatim record of the hearing, at own expense, and whether the applicant chose to or chose not to have a verbatim record of the hearing.

c. Any documents, statements, and other material received during the investigation. These documents should include certified copies of pages 3, 5, 6, 8, 11, and 12 of the applicant's service record book.

d. Summaries of the testimony of the witnesses presented (or a verbatim record of the testimony if such record was made).
e. A statement of the investigating officer’s conclusions as to the underlying basis of the applicant’s conscientious objection and the sincerity of the applicant’s beliefs, including the reason for such conclusions and the facts upon which they were based. The investigating officer should establish the presence/absence of the basic criteria listed in paragraph 5b of this Order.

f. The investigating officer’s recommendation for disposition of the case, including the reasons therefor (ensure compliance with paragraph 5e of this Order). The actions recommended will be limited to the following:

1) Denial of any classification as a conscientious objector; or

2) Classification as 1-A-0 conscientious objector; or

3) Classification as 1-O conscientious objector.

g. In the preparation of the investigative report, the investigating officer must keep in mind that bare conclusions regarding a particular applicant, the credibility, the sincerity or any other relevant factor, are of minimal assistance in reaching a determination whether to approve a particular application at the HQMC level. The investigating officer should set forth observations, including a detailed statement of the efforts expended in investigating the application, to assist the ultimate decision maker in considering the application for conscientious objector status.

h. The investigating officer’s report, along with the individual’s application, the chaplain’s and doctor’s report, and any other items submitted by the applicant in support of the case will constitute the record. The investigating officer’s conclusions and recommended disposition will be based on the entire record and not merely on the evidence produced at the hearings. A copy of the report will be furnished to the applicant at the time it is forwarded to the commander who appointed the investigating officer, and the applicant will be informed of the right to submit a rebuttal to the report within 7 days. The convening authority’s forwarding endorsement will include a statement from the applicant acknowledging receipt of a copy of the investigating officer’s report and contain either a rebuttal to the investigating officer’s report or a statement that no rebuttal will be submitted. See enclosure (8) for Sample Investigating Officer’s Report.

ENCLOSURE (7)
NOTICE - This sample is provided as a guide to the preparation of your report. It reflects the factual detail necessary to support logical conclusions. The evidence presented must support your recommendation for approval or disapproval of the application. Your recommendations will be based upon appropriate regulations and your perception of the applicant’s beliefs.

From: Captain __________ 000 00 00 00/0000 USMCR
To: Commanding Officer, __________, MCAS, El Toro, California 92709-6010

Subj: REVIEW OF REQUEST FOR CONSCIENTIOUS OBJECTOR STATUS; CASE OF LANCE CORPORAL __________ 000 00 00 00/0000 USMC

Ref: (a) MCO 1306.16E

Encl: (1) Commanding Officer, __________, Appointing Order
      (2) General Information Sheet and Request for Discharge as a Conscientious Objector
      (3) Chaplain’s Interview dtd _____
      (4) Record of Psychiatric Examination dtd _____
      (5) Letter from _____ dtd _____
      (6) Letter from _____ dtd _____
      (7) Certified Copies of Lance Corporal __________ service record book, pages 3, 5, 6, 8, 11, and 12

1. Pursuant to enclosure (1) and paragraph 6 of the reference, a hearing of the subject application was conducted at __________ (time/date). Present at the hearing were the applicant and the hearing officer, Captain __________, USMCR. (Name all witnesses here.)

2. Applicant was advised of rights and examined all documents or information relevant to the application and reviewed enclosures (2) through (7) for content and accuracy.

3. The applicant was advised of right to counsel and expressed understanding of the right to have an attorney present but desired to proceed with the hearing without counsel.

4. The applicant was advised of the right to have a verbatim transcript of the hearing at applicant’s own expense. The applicant was further advised that unless a qualified recorder was provided at the applicant’s expense, the hearing would proceed and the hearing officer’s version would be final as to testimony taken at the hearing. The applicant acknowledged
understanding this right, the legal effect of proceedings without a recorder and that the applicant wished to waive the right to verbatim transcripts. The applicant was advised that the hearing could be continued to another date if additional time was needed to obtain either counsel or a recorder. Lance Corporal __________ again waived the right to an attorney or a verbatim record. The applicant was also advised and acknowledged understanding the possible effects of discharge as a conscientious objector.

5. Lance Corporal __________ was thoroughly advised of the nature and purpose of the hearing, and I am satisfied that the applicant understood the advice.

6. This report is submitted pursuant to paragraph 6e of the reference. The applicant was advised of the right to call witnesses or present other supporting evidence as desired. The applicant was also advised that a delay in the hearing to produce such witnesses could be obtained. Lance Corporal __________ desired to make a sworn statement on the (his/her) behalf and answer the questions of the hearing officer (but) and did (not) submit (any) additional evidence nor did the applicant call any other witnesses. (Name witnesses here.) The statements contained in enclosures (2) through (7) were also considered by the hearing officer in conjunction with the hearing.

7. A hearing was conducted in __________ in conference room on (date) between the hours of ___ and ___. During the hearing the applicant expressed the reasons why a discharge was sought from the U.S. Marine Corps. The statement was (was not) in consonance with opinions and background provided in enclosure (2). In summary (carefully summarize all evidence and the testimony of each witness, for it is upon this information that the applicant’s case will be decided).

8. Opinion and Conclusions. I have arrived at the following opinions and conclusions as a result of the hearing conducted on (date) and based on review of the reference.

I consider Lance Corporal __________ (not) to be a conscientious objector within the meaning of definition provided in the reference.

SET FORTH SPECIFIC RECOMMENDATIONS. EACH RECOMMENDATION SHOULD BE SUPPORTED BY SPECIFIC EVIDENCE OR TESTIMONY CITED ABOVE.

9. Based on the foregoing, I recommend that the applicant’s petition for discharge based on conscientious objection be approved/disapproved.

10. I certify that I have, this date, delivered to the applicant a copy of the record of the case, as it now exists, per paragraph 6e of the reference, and that the applicant has been informed that 7 days from this date a rebuttal of the record must be submitted to the convening authority, if
desired. (The convening authority’s subsequent forwarding endorsement on the record pursuant to paragraph 6f of the reference, should include a signed statement from the applicant acknowledging receipt of a copy of the investigating officer’s report with either a rebuttal to the report or a statement that no rebuttal will be submitted.)

X. X. XXXXXXXXXXX

ENCLOSURE (8)

3
COUNSELING CONCERNING
DESIGNATION AS A CONSCIENTIOUS OBJECTOR

I have been counseled concerning designation as a conscientious objector. Based on my religious, moral or ethical training, and belief, I consider myself to be a conscientious objector within the meaning of statute and regulations governing conscientious objectors and am conscientiously opposed to participation in combatant duties for the remainder of my term of service. I fully understand that on expiration of my current term of service. I fully understand that on expiration of my current term of service I may not be eligible for voluntary enlistment, reenlistment, or active service in the Armed Forces.

_____________________________     ____________________________
WITNESS’ SIGNATURE                APPLICANT’S SIGNATURE

DATE

ENCLOSURE (9) 1
SELECTIVE SERVICE PROCEDURES

1. No Marine whose beliefs existed before service is eligible for classification as a conscientious objector if they failed to request classification from, or if a request for classification was denied by the Selective Service System.

2. CMC (MM) will be notified when an inducted Marine:
   
   a. Claims to have been classified as a conscientious objector by the Selective Service System, but records do not so indicate; or

   b. Claims to have been erroneously denied Selective Service System classification as a conscientious objector.

3. In either case, CMC (MM) will contact the Selective Service System to resolve the conflict.

4. Pending this resolution, the commanding general of the recruit depot will assign the Marine to a regular recruit platoon, and the Marine will participate in all recruit training except that about the use or handling of weapons.

5. If the Marine’s claim is true, Headquarters Marine Corps will select either separation as an erroneous enlistment or assignment to noncombatant duties based on the specific circumstances of the case.

6. If the claim is untrue, Headquarters Marine Corps will notify the Marine through the commanding general of the recruit depot, and the Marine will return to full training.

ENCLOSURE (10)