

UNITED STATES MARINE CORPS 3D BATTALION, 7TH MARINES 1ST MARINE DIVISION (REIN), FMF MARINE CORPS AIR GROUND COMBAT CENTER, BOX 788262 TWENTYNINE PALMS, CALIFORNIA 92278-8262

> IN REPLY REFER TO: 5800 CO 2 Dec 10

## MEMORANDUM

From: Commanding Officer, <mark>3d Battalion, 7th Marines</mark> To: Lance Corporal Bad M. Marines XXX XX 1234/0311 USMC

## Subj: FAST TRACK AGREEMENT

- Ref: (a) RCM 705(b), MCM (2008)
  - (b) JAGINST 5800.7E (JAGMAN) Sec. 0137
  - (c) MCO P1900.16F (MARCORSEPMAN)
  - (d) RCM 707C, MCM (2008)
- Encl: (1) Charge Sheet
  - (2) Copy of Documentary Evidence
  - (3) Copy of Accused's SRB

1. The subject Marine is accused of the offense alleged in enclosure (1). In accordance with references (a) and (b) this memorandum reflects the following agreement between the Convening Authority and the accused with regards to disposition of the charge:

a. If the accused agrees to accept and plead guilty to the charges and specifications at summary court-martial and waives his right to an administrative separation board per reference (c), the Convening Authority agrees to refer the charge to a summary court-martial and not refer the charge to a special court-martial.

b. The Convening Authority will send the accused to a regularly scheduled summary court-martial and Administrative Separation counseling with a defense counsel with this memorandum signed and all original enclosures in his possession.

c. If the accused does not agree to accept summary court-martial and **PLEAD GUILTY**, fails to perform any of the punishment awarded at summary court-martial, commits further misconduct from the date of this agreement until the date of the announcement of sentence at the accused's summary court-martial, or does not **WAIVE** his right to an administrative discharge board, then the Convening Authority is free to refer the charge to a special court-martial.

d. The accused, at anytime prior to the announcement of the summary court-martial sentence, may refuse summary court-martial and demand his right to an administrative discharge board. However, the Convening Authority is free to then refer the charge to a trial by special courtmartial. If the accused refuses the summary court-martial, any time from the preferral date to the summary court-martial date will be counted as excludable delay per reference (d).

2. The accused understands that if he is administratively processed for separation, the least favorable characterization of service which he may receive is under other than honorable conditions.

3. This agreement does not restrict the right of the accused to submit written matters for consideration by the Separation Authority.

C. C. TIPTON Lieutenant Colonel U.S. Marine Corps Commanding

I, Lance Corporal Bad M. Marines, after having consulted with a defense counsel, agree to accept and <u>PLEAD GUILTY</u> at summary court-martial and <u>WAIVE</u> my right to an Administrative Separation Board. The defense counsel has advised me of the maximum punishment available at a summary court-martial for someone of my rank. I have also been advised of the purpose of an Administrative Separation Board and the rights that I would have at such a board. This document contains the entire agreement between myself and the Convening Authority.

(Signature of Accused) (Date)

Copy to: SJA, Military Justice Section