September 30, 2020

CBCA 6890-TRAV

In the Matter of SAMUEL C. PARSHALL

Samuel C. Parshall, Claimant.

Curtis C. Smith, Major, Judge Advocate, Office of the Staff Judge Advocate, Network Enterprise Technology Command, Department of the Army, Fort Huachuca, AZ, appearing for Department of the Army.

LESTER, Board Judge.

Claimant, Samuel C. Parshall, requests that we reconsider our decision dated September 22, 2020, denying his claim for temporary duty (TDY) travel expenses for each day that he was required to travel to Schofield Barracks in Hawaii for work while his original permanent duty station (PDS) at Fort Shafter was closed for renovations. On reconsideration, Mr. Parshall incorrectly characterizes our decision as finding that the move was a temporary change of station (TCS) under Federal Travel Regulation (FTR) 302-3.400 (41 CFR 302-3.400 (2019)) for which he alleges he is entitled to daily travel costs throughout the duration of that TCS. Contrary to Mr. Parshall’s assertions, we found that the Department of the Army’s Regional Cyber Center–Pacific (RCCP) effectively designated Schofield Barracks as Mr. Parshall’s new PDS during the time that he was stationed there, not that it was a TCS. Samuel C. Parshall, CBCA 6890-RELO, slip op. at 3-6 (Sept. 22, 2020). Further, neither TDY travel expenses under FTR 301-10.300 nor daily commuting costs are reimbursable elements of a TCS, see FTR 302-3.412, rendering Mr. Parshall’s effort to call his move a TCS of no consequence. Otherwise, Mr. Parshall merely reargues previously raised positions that the Board has already considered and rejected, which is not a proper basis for reconsideration. Joshua W. Hughes, CBCA 6678-RELO, 20-1 BCA ¶ 37,608.
Mr. Parshall’s reconsideration request is denied.

_Harold D. Lester, Jr._

HAROLD D. LESTER, JR.
Board Judge