



DEPARTMENT OF THE NAVY  
BOARD FOR CORRECTION OF NAVAL RECORDS  
2 NAVY ANNEX  
WASHINGTON DC 20370-5100

LCC  
Docket No. 11229-07  
16 Jul 08

From: Chairman, Board for Correction of Naval Records  
To: Secretary of the Navy

Subj: REVIEW OF NAVAL RECORD ICO  
[REDACTED]

Ref: (a) Title 10 U.S.C. 1552

Encl: (1) DD Form 149 w/attachments  
(2) NAVSUPSYSCMD memo 4050 Ser 53F/026 of 17 Mar 08 and CNO  
memo 7220 Ser N130E2/08U0214  
(3) Subject's naval record

1. Pursuant to the provisions of reference (a) Subject, hereinafter referred to as Petitioner, filed enclosure (1) with this Board requesting, in effect, that the applicable naval record be corrected to show Petitioner is entitled to reimbursement for costs associated with moving his dependents while deployed as an Individual Augmentee for over 365 days.

2. The Board, consisting of Messrs. George, Pfeiffer, and Zsalman, reviewed Petitioner's allegations of error and injustice on 23 June 2008 and, pursuant to its regulations, determined that the corrective action indicated below should be taken on the available evidence of record. Documentary material considered by the Board consisted of the enclosures, naval records, and applicable statutes, regulations and policies.

3. The Board, having reviewed all the facts of record pertaining to Petitioner's allegations of error and injustice, finds as follows:

a. Before applying to this Board, Petitioner exhausted all administrative remedies available under existing law and regulations within the Department of the Navy.

b. In correspondence attached as enclosure (2), the office having cognizance over the subject matter addressed in Petitioner's application has commented to the effect that the request has merit and warrants favorable action.

#### CONCLUSION

Upon review and consideration of all the evidence of record, and especially in light of the contents of enclosure (2), the Board finds the existence of an injustice warranting the following corrective action.

RECOMMENDATION:

That Petitioner's naval record be corrected, where appropriate, to show that:

a. On "14 March 2006" BuPers modified the TEMADD orders issued on 10 March 2006 to direct the orders as "ITDY" orders.

b. Petitioner was authorized travel of dependents, (air and land travel) to a designated location and return to his assigned Permanent Duty Station. Designated location of dependents during period of ITDY was [REDACTED]

(NOTE: Petitioner should go to the closest facility which can compute travel vouchers and ask them to compute monies due for this action, as it pertains to the travel of his dependents. Petitioner will present a copy of all the ITDY orders issued and a copy of this letter to the Agency making the computations. **The Agency making the computation for payment will not make the actual payment but will give the completed computations to the Petitioner.** Petitioner will then forward the computation of monies due, a copy of this letter and all other vouchers pertaining to the travel to DFAS-IN, 8899 East 56<sup>th</sup> Street, Department 3300 (Attn: COR/Claims), Indianapolis, IN 46249-3300.)

c. Petitioner was authorized Basic Allowance for Housing (BAH) for designated location of dependents effective 1 May 2006. Designated location of dependents was [REDACTED]

[REDACTED] Cost Of Living Allowance (COLA) for [REDACTED] was terminated on 30 April 2006 and COLA is not authorized for [REDACTED]

d. BAH and COLA for [REDACTED] was authorized to be effective 6 September 2007 on the return of dependents to [REDACTED]

e. Petitioner is authorized payment of Dislocation Allowance in the amount of the 2006 rates.

f. Petitioner is authorized reimbursement for storage of his vehicle in the amount of \$1,874.01.

g. Petitioner was authorized reimbursement for the storage of HHG and the incidentals involved in placing the HHG in storage delivery of the HHG out of storage. Petitioner will submit a claim for personally procuring storage of his HHG. Storage of HHG was authorized on the ITDY orders. The claim package must include a copy of this letter, a copy of the ITDY order, copies of weight tickets or completed cubed inventory, storage receipts and a completed DD1351-2. **Reimbursement will not exceed what the cost would have been to the US Government.**

(NOTE: Petitioner will submit a copy of this letter and a copy each receipt pertaining to placing the HHG in storage, the storage of his HHG, and delivery out of storage to the Business Support Dept FISCN, HHG Audit Team Division, Code 302, 1968 Gilbert Street STE 600, Norfolk, VA 23511-3392.)

h. A copy of this Report of Proceedings will be filed in Petitioner's naval record.

4. It is certified that quorum was present at the Board's review and deliberations, and that the foregoing is a true complete record of the Board's proceedings in the above entitled matter.

ROBERT D. ZSALMAN  
Recorder

  
WILLIAM J. HESS, III  
Acting Recorder

5. Pursuant to the delegation of authority set out in Section 6(e) of the revised Procedures of the Board for Correction of Naval Records (32 Code of Federal Regulations, Section 723.6(e)) and having assured compliance with its provisions, it is hereby announced that the foregoing corrective action, taken under the authority of reference (a), has been approved by the Board on behalf of the Secretary of the Navy.

16 July 2008

  
W. DEAN PFEIFFER  
Executive Director