

DEPARTMENT OF THE NAVY

BOARD FOR CORRECTION OF NAVAL RECORDS 701 S. COURTHOUSE ROAD, SUITE 1001 ARLINGTON, VA 22204-2490

> Docket No. 1195-21 Ref: Signature Date

From: Chairman, Board for Correction of Naval Records

To: Secretary of the Navy

Subj: REVIEW OF NAVAL RECORD ICO

XXX XX USMC RET

Ref: (a) Title 10 U.S.C. § 1552

(b) MARADMIN 421/09

(c) MARADMIN 428/11

Encl: (1) DD Form 149 w/attachments

(2) Subject's naval record

- 1. Pursuant to the provisions of reference (a), Subject, hereinafter referred to as Petitioner, filed enclosure (1) with the Board for Correction of Naval Records (Board), requesting that his naval record be corrected to establish eligibility to transfer Post-9/11 GI Bill education benefits to his eligible dependents.
- 2. The Board, consisting of and and reviewed Petitioner's allegations of error and injustice on 13 October 2021 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, relevant portions of Petitioner's naval record, 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, found that, before applying to this Board, he exhausted all administrative remedies available under existing law and regulations within the Department of the Navy. The Board made the following findings:
- a. The Post-9/11 Veterans Educational Assistance Act (Post-9/11 GI Bill, Public Law 110-252) was signed into law on 30 June 2008 and became effective on 1 August 2009. The bill provides financial support for education and housing for service members with at least 90 days of service on or after 11 September 2001. The act also includes provision for qualifying service members to transfer education benefits to their eligible dependents. General descriptions of the essential components of the law were widely available beginning in summer 2008 but specific implementing guidance was not published until summer 2009.
- b. In accordance with reference (b), the option to transfer a Service member's unused education benefits to an eligible dependent required a 2-year additional service obligation at the time of election for those eligible to retire on or after 1 August 2010 and before 1 August 2011.

Additionally, the message directed Marines to periodically check the status of their application. If the Transfer of Education Benefits (TEB) application was disapproved, Marines were required to take corrective action and reapply. Reference (c), provided enlisted Marines with 45 days from the TEB application date to incur the required obligated service.

- c. Petitioner's Armed Forces Active Duty Base Date was 17 July 1991.
- d. Petitioner reenlisted on 8 June 2007 for a term of 4-years and 7-months.
- e. Petitioner submitted TEB application on 21 April 2011. The Service rejected the application on 20 June 2011 indicating, "Service Member has not committed to the required additional service time."
 - f. Petitioner submitted his final TEB application on 14 November 2011.
 - g. Petitioner completed 20 years of active duty service on 17 July 2011.
- h. On 10 January 2012, the Service rejected Petitioner's final TEB application indicating, "Service Member has not committed to the required additional service time."
 - i. Petitioner transferred to the Fleet Marine Corps Reserve effective 1 February 2012.

CONCLUSION

Upon review and consideration of all the evidence of record, the Board finds the existence of an injustice warranting the following corrective action. Petitioner met the basic eligibility criteria to transfer Post-9/11 GI Bill benefits to his eligible dependents, but failed to complete the required administrative process outlined in reference (b). The Board found that had Petitioner received clear and timely guidance on the requirements of transferring education benefits, he would have followed the proper steps prior to his transfer to the Fleet Marine Corps Reserve. Although Petitioner did not complete the proper administrative requirements, the Board felt that under these circumstances, relief is warranted.

RECOMMENDATION

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

Petitioner elected to transfer unused education benefits to through the MilConnect TEB portal on 1 August 2009.

Petitioner, in coordination with his command completed the required Statement of Understanding on 1 August 2009 and submitted it to Commandant of the Marine Corps (CMC) for inclusion in the Petitioner's Official Military Personnel File.

CMC reviewed the Petitioner's TEB application and it was approved on 1 August 2009 with a 2-year obligation.

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

- 4. It is certified that a quorum was present at the Board's review and deliberations, and that the foregoing is a true and complete record of the Board's proceedings in the above-entitled matter.
- 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 the reference, has been approved by the Board on behalf of the Secretary of the Navy.

