



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

██████████
Docket No. 3092-21

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Dear ██████████:

This is in reference to your application for correction of your naval record pursuant to Section 1552 of Title 10, United States Code. After careful and conscientious consideration of relevant portions of your naval record and your application, the Board for Correction of Naval Records (Board) found the evidence submitted insufficient to establish the existence of probable material error or injustice. Consequently, your application has been denied.

A three-member panel of the Board, sitting in executive session, considered your application on 9 September 2021. The names and votes of the members of the panel will be furnished upon request. Your allegations of error and injustice were reviewed in accordance with administrative regulations and procedures applicable to the proceedings of this Board. Documentary material considered by the Board consisted of your application, together with all material submitted in support thereof, relevant portions of your naval record and applicable statutes, regulations, and policies. In addition, the Board considered the advisory opinion contained in the Community Management Support Branch memorandum 1160 Ser B328/070 of 19 May 2021; a copy of which was previously provided to you for comment.

On 12 July 2010, you entered active duty. On 10 February 2014, you reenlisted for 4 years with an end of active obligated service (EAOS) of 9 February 2018.

In accordance with NAVADMIN 032/18 [15 February 2018], this NAVADMIN announces revised Selective Reenlistment Bonus (SRB) award levels and reenlistment policy for Active Component (AC) and Full-Time Support (FTS). Increased award levels are effective immediately and decreased levels are effective 30 days after the release of this NAVADMIN. Furthermore, no zone "B" SRB for the AWS rate was authorized.

On 19 January 2018, you signed an agreement to extend enlistment for 12 months in order to extend with a soft end of active obligated service (SEAOS) of 9 February 2019 to match EAOS with projected rotation date (PRD) of May 2019. On 19 March 2018, you were issued official change duty orders (BUPERS order: 0788) with an obligated service to October 2022, while stationed in ██████████ with an effective date of departure of May 2018. Your ultimate activity was ██████████ for duty under instruction with an effective date of arrival of October

[REDACTED]

2018. On 26 April 2018, you reenlisted for 6 years with an EAOS of 25 April 2024. On 18 May 2018, you transferred. On 3 September 2019, you arrived to [REDACTED] for duty.

In accordance with NAVADMIN 272/19 [2 December 2019], this NAVADMIN announces revised SRB award levels and reenlistment policy for AC and FTS, updates to the pay for performance pilot (a Sailor 2025 initiative) and changes to how future SRB award levels will be announced. Increased award levels are effective immediately and decreased levels are effective 30 days after the release of this NAVADMIN. Furthermore, no zone "B" SRB for the AWS rate was authorized.

You requested an SRB via the Obligated Service to Train (OTT) program; the Board, in its review of your entire record and application, carefully weighed all potentially mitigating factors, to include your assertions. However, the Board concluded that you were not eligible for the OTT program. In accordance with OPNAVINST 1160.8A (30 January 2007), a member who is not eligible for an SRB in their present rating/skill or who does not hold an SRB eligible NEC may qualify for an SRB if they convert to, or train for, an SRB eligible rating/NEC/skill. The member must agree to obligate service to train for the SRB rating/NEC/Skill and then reenlist after the new rating/NEC/skill is attained or rating conversion is completed. The new rating/NEC/skill must be designated for award of an SRB at the time of the agreement to obligate service to train. At the time of your reenlistment, no zone "B" SRB for the AWS rate was authorized. In this connection, the Board substantially concurred with the comments contained in the advisory opinion.

You are entitled to have the Board reconsider its decision upon submission of new matters, which will require you to [REDACTED] complete [REDACTED] submit a new DD Form 149. New matters are those not previously presented to or considered by the Board. In this regard, it is important to keep in mind that a presumption of regularity attaches to all official records. Consequently, when applying for a correction of an official naval record, the burden is on the applicant to demonstrate the existence of probable material error or injustice.

Sincerely,

10/12/2021

[REDACTED]

Deputy Director

Signed by: [REDACTED]