



On 21 July 2020, you were issued official Fleet Reserve orders (BUPERS order: 2030) while stationed in █ with an effective date of departure of July 2020. Your intermediate activity was █ for temporary duty – pending separation effective date of arrival of 31 July 2020. On 28 September 2020, your Separation Worksheet listed leave taken from 7 August 2020 to 27 August 2020 (21 days). Furthermore, no LSL payment (Career max 60 days) was made. On 30 September 2020, you honorably transferred to the Fleet Reserve upon having sufficient service for retirement.

You requested payment of lost leave; 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 in the two years prior to your transfer to the Fleet Reserves, you did not take any regular leave despite the fact that you had ample leave available and that you had already sold the maximum amount of accrued leave. 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 complete and 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,

2/14/2022

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Deputy Director

Signed by: █