



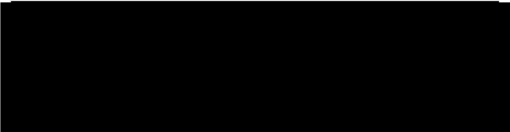
Corps Separations Manual. Specifically, the Board noted that the entry provided written notification concerning your deficiencies, specific recommendations for corrective action indicating any assistance available, a comprehensive explanation of the consequences of failure to successfully take the recommended corrective action, and a reasonable opportunity to undertake the recommended corrective action. Although you were afforded the opportunity to rebut the counseling, you chose not to do so. Finally, the Board took into consideration that you accepted responsibility for your actions that was documented in the Page 11 entry.

With regard to your contention that the Page 11 entry unfairly resulted in your assigned RE-3C reenlistment code, the Board noted that your assigned reenlistment code is waivable and will not bar you from reenlisting provided you obtain approval of the Commandant of the Marine Corps. Further, the Board found no merit that the assignment of the reenlistment code amounted to double jeopardy under the UCMJ since it is not a criminal prosecution. As such, the Board thus concluded that no probable material error or injustice exists with the Page 11 6105 counseling entry of 4 December 2019 to warrant its removal from your record.

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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Executive Director

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