



2009, the Physical Readiness Program Office found your BCA waiver to be invalid as in accordance with OPNAVINST 6110.1E, enclosure (3), medical waivers from BCA shall only be issued for members who are recuperating from a medical or surgical condition that interferes with accurate and valid measurement. The Board concluded, at the time that you received the temporary BCA waiver, you did not have a medical diagnosis of a condition that justified a BCA waiver. Therefore, the Board concluded that the evidence you provided does not show a material error or injustice with the administrative separation board and determined that your separation for PFA failure will remain. As a result, the Board further determined there is insufficient evidence to justify your transfer to the retired list. Accordingly, given the totality of the circumstances, the Board determined that your request does not merit relief.

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,

7/11/2022

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Executive Director

A black rectangular redaction box covering the name of the Executive Director.