

DEPARTMENT OF THE NAVY

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

> Docket No. 1171-22 Ref: Signature Date

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.

Although your application was not filed in a timely manner, the Board found it in the interest of justice to waive the statute of limitations and consider your case on its merits. A three-member panel of the Board, sitting in executive session, considered your application on 12 July 2022. 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 by Bureau of Naval Personnel (BUPERS-00J) letter of 12 May 2022 which was previously provided to you for comment.

You requested reconsideration to remove the record of unauthorized absence dated 8 December 1998 from your official military personnel file and correct your active duty service date (ADSD) to 1 October 1997. The Board, in its review of your entire record and application, carefully weighed all potentially mitigating factors, to include your assertions. After reviewing your new claim, the Board concluded you did not provide sufficient evidence to justify removing the 4-day unauthorized absence period from your record, thereby not warranting an adjustment to your ADSD. In this connection, the Board substantially concurred with the comments contained in the advisory opinion.

In the absence of sufficient new evidence for reconsideration, the decision of the Board is final, and your only recourse would be to seek relief, at no cost to the Board, from a court of appropriate jurisdiction.

