

Docket No. 5625-22 Ref: Signature Date

- From: Chairman, Board for Correction of Naval Records To: Secretary of the Navy
- Subj: REVIEW OF NAVAL RECORD OF

XXX-XX-

, USN RET,

- Ref: (a) Title 10 U.S.C. § 1552 (b) The Joint Travel Regulation (JTR) 2021
- Encl: (1) DD Form 149 w/attachments (2) Subject's naval record

1. Pursuant to the provisions of reference (a), Subject, hereinafter referred to as Petitioner, filed enclosure (1) with the Board for Correction of Naval Records (Board), requesting that his naval record be corrected to show Petitioner was reimbursed for his Personally Procured Move (PPM).

2. The Board, consisting of **sectors**, **sectors**, and **sectors**, reviewed Petitioner's allegations of error and injustice on 18 August 2022 and, pursuant to its regulations, determined that the corrective action indicated below should be taken on the available evidence of record. Documentary material considered by the Board consisted of the enclosures, relevant portions of Petitioner's naval record, and applicable statutes, regulations, and policies.

3. The Board, having reviewed all the facts of record pertaining to Petitioner's allegations of error and injustice, finds as follows:

a. On 29 July 2021, Commander, Navy Personnel Command notified Petitioner that transfer to the Fleet Reserve was authorized effective 30 November 2021.

b. On 10 August 2021, Petitioner was issued a Temporary Additional Duty (TEMADD) Travel Orders (NAVPERS 1320/16) effective 2 September 2021 for 10 days to for Temporary Duty. Estimated date of return was 11 September 2021.

c. On 31 August 2021, issued Petitioner an Equipment Contract receipt for \$1,349.21.

d. On 1 September 2021, sissued Petitioner an Equipment Contract receipt for \$303.52. Furthermore, Certified Automated Truck Scale receipt was issued at sissued at gross weight of 20,240 lbs.

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e. On 10 September 2021, Petitioner was issued official Fleet Reserve orders (BUPERS order: ) while stationed in ) with an effective date of departure of November 2021. Petitioner's place of home of election was deferred with an effective date of retirement 30 November 2021.

f. Petitioner transferred to the Fleet Reserve with an honorable character of service and was issued a DD Form 214 for the period of 15 November 2001 to 30 November 2021 upon having sufficient service for retirement.

g. On 25 July 2022, NAVSUP Fleet Logistics Center Norfolk notified Petitioner that Paragraph 051302 A of the Joint Travel Regulation states that transportation of household goods (HHG) at government expenses prior to the issuance of permanent change of station orders is not authorized. Exception is made when the order issuing authority (Navy Military Personnel Command) or member designated representative provides a written statement that orders are forthcoming and shipment may be prior to the official issuance of orders.

A review of the documentation supporting the claim shows that Petitioner initiated shipment of his HHG on 01 September 2021 prior to the 10 September 2021 issue date of his orders. Since shipment was made prior to the issuance of orders, this office has no legal basis to permit payment of Petitioner's claim.

## CONCLUSION

Upon review and consideration of all the evidence of record, and especially in light of the contents of enclosure (2) and reference (b)<sup>1</sup>, the Board finds the existence of an injustice warranting the following corrective action. The Board concluded that per reference (b), HHG allowances are based on when orders are effective and certain criteria must be met in order to execute HHG transportation before an order is issued. On 29 July 2021, Commander, Navy Personnel Command notified Petitioner that his transfer to the Fleet Reserve was authorized effective 30 November 2021, therefore, Petitioner had reason to believe that official fleet reserve orders would be forthcoming.

## RECOMMENDATION

That Petitioner's naval record be corrected, where appropriate, to show that:

Petitioner's official Fleet Reserve orders (BUPERS order: ) were issued on "30 August 2021" vice "10 September 2021."

<sup>&</sup>lt;sup>1</sup> Reference (b), HHG allowances are based on the permanent change of station (PCS) order's effective date; although, the HHG may be transported as long as the HHG authority remains in effect. The weight allowance is based on the grade held on the effective date of the order authorizing the HHG transportation. HHG transportation before a PCS order is issued is authorized if the request for transportation is supported by all of the following: a. A statement from the authorizing/Order-Issuing Official (AO) or designated representative that the Service member was advised before such an order was issued that it would be issued. b. A written agreement, signed by the applicant, to pay any additional costs incurred for transportation to another point required because the new permanent duty station named in the order is different than that named in the AO's statement. c. A written agreement, signed by the applicant, to pay the entire transportation cost if a PCS order is not later issued to authorize the transportation.

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Note: Petitioner advised to resubmit his personally procured move claim, orders, receipts, and a copy of this Board of Correction of Naval Records' decision to the Household Good Audit Team (HHG-AT) for re-adjudication. The point of contact is the Director, HHG-AT (Code 302), NAVSUP Fleet Logistics Center Norfolk, 1968 Gilbert Street Suite 600, Norfolk, VA 23511-3392 Phone: 757-443-1873 or email at pptas.fiscn@navy.mil.

A copy of this Report of Proceedings will be filed in Petitioner's naval record.

4. It is certified that a quorum was present at the Board's review and deliberations, and that the foregoing is a true and complete record of the Board's proceedings in the above-entitled matter.

5. Pursuant to the delegation of authority set out in Section 6(e) of the revised Procedures of the Board for Correction of Naval Records (32 Code of Federal Regulations, Section 723.6(e)), and having assured compliance with its provisions, it is hereby announced that the foregoing corrective action, taken under the authority of the reference, has been approved by the Board on behalf of the Secretary of the Navy.

