

Docket No. 5922-22 Ref: Signature Date

- From:Chairman, Board for Correction of Naval RecordsTo:Secretary of the Navy
- Subj: REVIEW OF NAVAL RECORD ICO XXX XX USMC
- Ref: (a) Title 10 U.S.C. § 1552 (b) MARADMIN 370/18 of 2 Jul 18
- Encl: (1) DD Form 149 w/attachments (2) HQMC memo 5420 MMEA of 30 Aug 22 (3) 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 reenlisted on 24 August 2018 for 6 years vice 6 years and 10 months.

2. The Board, consisting of **Construction**, **Construction**, and **Construction** reviewed Petitioner's allegations of error and injustice on 8 September 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. Before applying to this Board, Petitioner exhausted all administrative remedies available under existing law and regulations within the Department of the Navy.

b. On 8 June 2015, Petitioner entered active duty for 4 years with an End of Current Contract (ECC) of 7 June 2019.

c. On 1 August 2018, Petitioner's 1st Term Active Duty lateral Move request was submitted, and on 24 August 2018, Petitioner reenlisted for 6 years and 10 months with an ECC of 23 June 2025.

d. On 1 September 2018, Petitioner was promoted to Sergeant/E-5.

CONCLUSION

Upon review and consideration of all the evidence of record, and especially in light of the contents of reference $(b)^1$ and enclosure (2),² the Board finds the existence of an injustice warranting the following

¹ Reference (b), this bulletin announced the Selective Retention Bonus (SRB) program and the Broken Service SRB (BSSRB) program authorized for FY19. With the advent of several new SRB programs, Marines were encouraged to thoroughly review the contents of this bulletin. First term Marines (Zone A) and career Marines (Zone B, C, D, and E) who reenlisted on or after 5

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corrective action. The Board concluded that Petitioner executed a 72-month reenlistment and maximized time with an additional 10 months; however, Petitioner was only required to reenlist for 72 months to receive the full PMOS bonus and kicker.

RECOMMENDATION

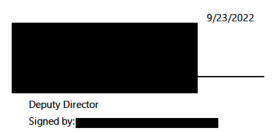
That Petitioner's naval record be corrected, where appropriate, to show that:

Petitioner's enlistment/reenlistment document (DD Form 4) executed on 24 August 2018 was for a term of 6 years vice 6 years and 10 months. Note: This will establish a new ECC of 23 August 2024.

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.



July 2018 were eligible for the FY19 SRB program. This included any regular component first term or career Marine with an ECC from 1 October 2018 to 30 September 2019.

Zone A Marines electing to LM in FY19 into Primary Military Occupational Specialties (PMOS)s listed in section 3.m with the Lateral Move (LM) designation, were given the opportunity to reenlist for 72 Months. Marines who executed a LM into one of these PMOSs for 72 months rated a 40,000 dollar initiative in addition to the PMOS bonus listed in section 3 m. The LM initiative may not be coupled with any kicker.

Zone A applies to those active component Marines with 17 months to 6 years of active military service. Zone A lateral move PMOS bonus payments were only authorized for those PMOS(s) designated with LM. Marines who already held a PMOS with a LM designator and are in Zone A rated the PMOS bonus listed below. Zone A PMOS bonus payments for Marines who reenlisted for at least 48 months obligated service were authorized as listed below in dollars (bonuses for Marines who reenlist for 36 to 47 months obligated service were calculated as per para 3.j). Furthermore, a zone "B" SRB for MOS 4133LM, E-4, which was capped at \$4,500 for 48 months of additional obligated service was authorized.

 2 Enclosure (2), the office having cognizance over the subject matter addressed in Petitioner's application has commented to the effect that the request has merit and warrants favorable action.