

## **DEPARTMENT OF THE NAVY**

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

> Docket No. 878-23 Ref: Signature Date



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.

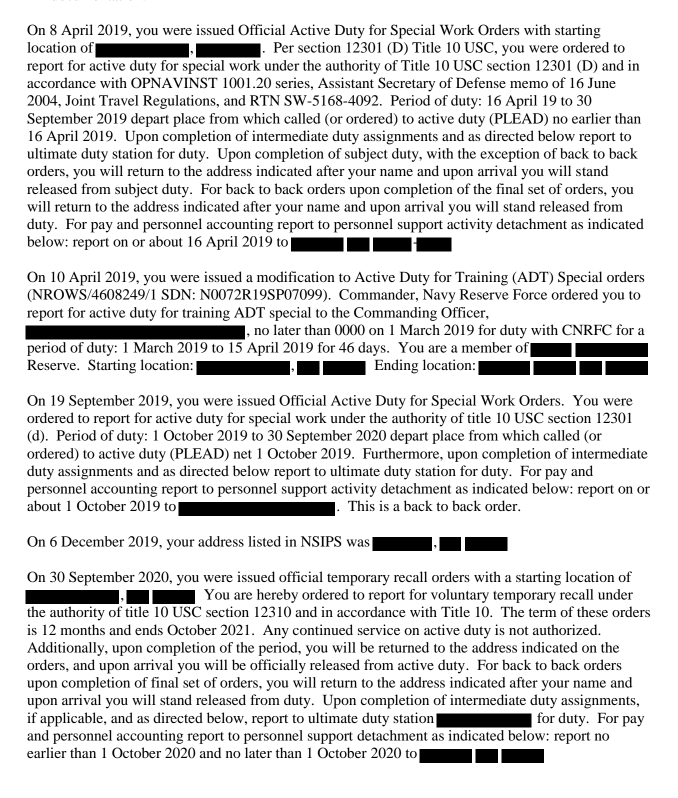
A three-member panel of the Board, sitting in executive session, considered your application on 20 April 2023. The names and votes of the members of the panel will be furnished upon request. Your allegations of error and injustice were reviewed in accordance with administrative regulations and procedures 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.

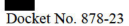
On 16 October 2013, you enlisted for 8 years in the U.S. Naval Reserve with an EOS of 15 October 2021. Furthermore, your Enlistment/Reenlistment Document Armed Forces of the United States (DD Form 4) listed a home or record of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the control of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the control of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the control of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the control of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the control of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the control of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the control of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the control of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the control of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the control of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the control of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the control of the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (NSIPS) was the United States (DD Form 4) listed in Navy Standard Integrated Personnel System (DD Form 4) listed (DD Form 4) listed (DD Form 4) lis

In accordance with the Joint Travel Regulations (JTR), Place from Which Called or Ordered to Active Duty is known as PLEAD. PLEAD is the place where an active component Service member enlisted, was commissioned, or was appointed. For a reserve component member, the PLEAD is where the member enlisted, was commissioned, or was appointed for immediate active duty.

Primary Residence of a Reserve Component Member is the Reserve Component member's residence when ordered to active duty. The primary residence can only change after a break in service or active duty exceeding one full day. A Reserve Component member can have only one primary residence. The PLEAD and primary residence may or may not be the same location. The primary residence's location determines the Reserve Component member's travel and transportation allowances. The Services' administrative policy must ensure the location is known prior to a verbal or written notification of the call to active duty. If the Reserve Component member relocates the primary residence during the active duty period, and there is a break in service or active duty exceeding one full day upon termination of the order, then the allowances

under a new order are based on the new primary residence on the first active duty day. The command may request that the Reserve Component member provide primary residence documentation.





On 16 June 2021, your address listed in NSIPS was

On 6 August 2021, you were issued official modification to Navy definite recall non-continuation orders changing release date to 30 September 2021 where stated throughout.

You were released from active duty and transferred to the Navy Reserve with an Honorable character of service and was issued a Certificate of Release or Discharge from Active Duty (DD Form 214) for the period of 16 April 2019 to 30 September 2021 upon completion of required active service.

On 22 September 2022, NAVSUP notified you that their office is not authorized to process the move claim due to the orders brought you to active duty from and separation was to

You requested authorization of reimbursement of a Household Good, Personally Procured Move to executed during September 2021. The Board, in its review of your entire record and application, carefully weighed all potentially mitigating factors, to include your assertions. However, the Board concluded that you were in receipt of several sets of orders that brought you on active duty continuously from 16 April 2019 to 30 September 2021, each of which September 2020 official temporary recall orders, upon completion of subject duty, with the exception of back to back orders, you will return to the address indicated after your name and upon arrival you will stand released from subject duty. Moreover, in accordance with JTR, the primary residence's location determines the Reserve Component member's travel and transportation allowances. If the Reserve Component member relocates the primary residence during the active duty period, and there is a break in service or active duty exceeding one full day upon termination of the order, then the allowances under a new order are based on the new primary residence on the first active duty day. Although your primary address was changed in NSIPS prior to the completion of your period of active duty, there was no break in service of 1 day, therefore your travel allowances are based on the primary residence listed on your orders.

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.

