

Work-Product

# UNITED STATES AIR FORCE BOARD FOR CORRECTION OF MILITARY RECORDS

# **RECORD OF PROCEEDINGS**

**IN THE MATTER OF:** 

Work-Product

#### DOCKET NUMBER: BC-2024-02750

**COUNSEL:** NONE

HEARING REQUESTED: NO

## **APPLICANT'S REQUEST**

His Fiscal Year (FY) 2023 Aviation Bonus (AvB) with an agreement length of 33 months and a start and end date of 23 Jun 23 through 23 Mar 26 be approved at the annual rate of \$50,000 be approved.

# **APPLICANT'S CONTENTIONS**

He was notified by the Air Reserve Personnel Center (ARPC) that in order to receive his AvB he must file an appeal to the AFBCMR. He was a qualified aviator eligible for the AvB from the period of 23 Jun 23 through 23 Mar 26. He served honorably fulfilling the obligations defined in the contract with the Air Force Reserve (AFR) who also believed he was on a valid contract. He requests the AFBCMR take the actions needed to correct his records that will allow Defense Finance and Accounting Service (DFAS) to process the deserved payment. The applicant goes onto state his AvB contract was good until ARPC personnel made a mistake in altering sections of the contract. He is due one year of AvB payments and the remainder of his contract should be re-instated.

The applicant's complete submission is at Exhibit A.

## **STATEMENT OF FACTS**

The applicant is an AFR major (O-4) in an Air Guard Reserve (AGR) full time position.

According to the documents provided by the applicant and ARPC/DPAT:

On 14 Feb 19, Special Order *Work-Product* was published and ordered the applicant to extended active duty in accordance with 10 USC 12310 effective 21 Feb 23 and gave him a date of separation (DOS) of 31 Mar 26, unless sooner relieved.

On 15 Jun 23, the applicant signed an "Aviation Bonus (AvB) Program Agreement" for FY23 and requested a 33-month AvB at the annual rate of \$50,000. On 19 Jul 23, the AvB agreement was approved by ARPC with a start date of 23 Jun 23, but shows an amended end date of 22 Mar 23.

For more information, see the excerpt of the applicant's record at Exhibit B and the advisory at Exhibit C.

## AIR FORCE EVALUATION

AFBCMR Docket Number BC-2024-02750 Work-Product ARPC/DPAT, recommends granting the application. The applicant requests he be awarded payment of \$50K for his FY23 AvB agreement for which he was supposed to receive on 23 Jun 24. ARPC/DPATI acknowledges the injustice on behalf of the applicant, who, through his unwavering dedication and service, were eligible for payment under the AvB program. However, due to Air Force errors he did not receive the AvB payments.

The AvB program, designed to retain and recruit fully qualified and experienced aviators for time served in the AFR, was not able to honor several aviators as intended. In Sep 23, DFAS notified ARPC/DPATI they could not make payments under flawed AvB contract extensions that incorporated the terms of an existing contract into a contract for future service. In response, DPATI conducted an internal audit of records for the AFR AvB program. As a result of this audit, DPATI identified multiple aviators who have been adversely affected. These individuals, despite their belief in the validity of their contracts, have experienced denial of payment.

ARPC's audit identified three categories of errors relating to the AvB program, for which DFAS refuses to make AvB payments. These categories are as follows:

1. The aviator attempted to extend/renegotiate an AvB but signed a new contract after the prior contract had expired.

2. The aviator requested an AvB extension under the authority of an ETP from AFRC/A3.

3. ARPC committed administrative errors when reviewing and approving AvB contracts.

Based on ARPC's internal audit and analysis of the facts, there is evidence an error or injustice has occurred. These highly skilled aviators successfully and faithfully executed their assigned duties. They remained qualified for AvB contract extensions, but DFAS denied payment due to ARPC's errors in administering the AvB contract extension process. Granting the AvB payment will ensure both the applicant and the AFR receive what was originally intended: a well-deserved bonus paid to these critically needed aviators for a term of service to which both parties believed they had agreed.

The complete advisory opinion is at Exhibit C.

# **APPLICANT'S REVIEW OF AIR FORCE EVALUATION**

The Board sent a copy of the advisory opinion to the applicant on 23 Sep 24 for comment (Exhibit D), but has received no response.

#### FINDINGS AND CONCLUSION

- 1. The application was timely filed.
- 2. The applicant exhausted all available non-judicial relief before applying to the Board.

3. After reviewing all Exhibits, the Board concludes the applicant is the victim of an error or injustice. The Board concurs with the rationale and recommendation of ARPC/DPAT and finds a preponderance of the evidence substantiates the applicant's contentions. The Board notes in good faith the applicant entered his AGR tour and in exchange for his service the Air Force agreed and informed the applicant he would receive a bonus. However, due to procedural and administrative errors with the execution of the AvB program, the applicant has not received the bonus for which he has earned. Furthermore, the Board notes the purpose of the AvB program is to retain our talented and skilled Airmen and denying the applicant a bonus he earned would not only be a

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detriment to the applicant, but the Air Force as well. Therefore, the Board recommends correcting the applicant's records as indicated below.

#### RECOMMENDATION

The pertinent military records of the Department of the Air Force relating to APPLICANT be corrected to show:

a) The applicant's Fiscal Year (FY) 2023 Aviation Bonus (AvB) be amended to reflect an agreement length of 33 months with effective dates 23 June 2023 through 22 March 2026 and a competent authority approved the agreement at the annual rate of \$50,000.

b) He receives all past due payments not already received based on the amended Aviation Bonus (AvB) agreement.

# CERTIFICATION

The following quorum of the Board, as defined in Department of the Air Force Instruction (DAFI) 36-2603, *Air Force Board for Correction of Military Records (AFBCMR)*, paragraph 2.1, considered Docket Number BC-2024-02750 in Executive Session on 10 Dec 24:



All members voted to correct the record. The panel considered the following:

Exhibit A: Application, DD Form 149, w/atchs, dated 2 Aug 24. Exhibit B: Documentary evidence, including relevant excerpts from official records. Exhibit C: Advisory opinion, ARPC/DPAT, w/atchs, dated 12 Sep 24. Exhibit D: Notification of advisory, SAF/MRBC to applicant, dated 23 Sep 24.

Taken together with all Exhibits, this document constitutes the true and complete Record of Proceedings, as required by DAFI 36-2603, paragraph 4.12.9.



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