DEPARTMENT OF TRANSPORTATION BOARD FOR CORRECTION OF MILITARY RECORDS

Application for the Correction of the Coast Guard Record of:

BCMR Docket No. 2000-012

FINAL DECISION

This is a proceeding under the provisions of section 1552 of title 10 and section 425 of title 14 of the United States Code. It was docketed on October 19, 1999, upon the BCMR's receipt of the applicant's completed application.

This final decision, dated June 8, 2000, is signed by the three duly appointed members who were designated to serve as the Board in this case.

RELIEF REQUESTED

The applicant, a food service specialist second class (FS2; pay grade E-5) on active duty in the Coast Guard, asked the Board to correct his military record by changing the date of a four-year reenlistment contract he signed on September 1, 1999. The correction would entitle him to receive a larger Zone A selective reenlistment bonus (SRB) pursuant to ALDIST 184/99.

APPLICANT'S ALLEGATIONS

The applicant alleged that when he signed a reenlistment contract on September 1, 1999, he was advised that the SRB he received would be calculated based on his rank that day, which was FS2. However, when he received his next pay statement, his SRB was calculated based on his rank as of August 31, 1999, which was FS3.

The applicant alleged that this was unfair because he was misadvised about the calculation, although regulations entitled him to proper SRB counseling. He alleged that if he had known that SRBs are calculated based on a member's rank the day before reenlistment, he would have waited another day to reenlist. He stated that his thencurrent enlistment was not due to end until November 27, 1999. Therefore, he could easily have waited and received the higher SRB.

SUMMARY OF THE RECORD

On November 28, 1995, the applicant enlisted in the Coast Guard for a term of four years, through November 27, 1999.

On September 1, 1999, the applicant was advanced from FS3 to FS2. Also on that day, he signed a four-year reenlistment contract. The contract shows his rank as FS2 and indicates his entitlement to an SRB based on a multiple of two under ALDIST 290/98.¹

VIEWS OF THE COAST GUARD

On April 19, 2000, the Chief Counsel of the Coast Guard recommended that the Board grant the applicant's request.

The Chief Counsel stated that the applicant should be granted relief because there is no documentation of SRB counseling in his record and proper counseling would have informed him that he should wait a day before reenlisting to receive an SRB based on his new FS2 rank.

The Chief Counsel recommended that the Board correct the applicant's record to show that he reenlisted for six years on September 2, 1999.

APPLICANT'S RESPONSE TO THE COAST GUARD'S VIEWS

On April 21, 2000, the BCMR sent the applicant a copy of the Chief Counsel's recommendation and invited him to respond within 15 days. On May 4, 2000, the applicant responded, stating that he did not want to be reenlisted for six years. He stated that his request was only for the Board to change the date of his reenlistment contract, not the term of it, which is currently four years.

COAST GUARD'S SUPPLEMENTAL RESPONSE

On May 12, 2000, the Coast Guard sent the BCMR an e-mail message stating that it concurs in the applicant's requested amendment to the relief proposed in the Chief Counsel's recommendation.

APPLICABLE REGULATIONS

Section 2 of Commandant Instruction 7220.33 (Reenlistment Bonus Programs Administration) provides that "[a]ll personnel with 14 years or less active service who reenlist or extend for any period, however brief, shall be counseled on the SRB program. They shall sign a page 7 service record entry, enclosure (3), outlining the effect that particular action has on their SRB entitlement." The page 7 that members must sign after receiving SRB counseling acknowledges that they have been provided a copy of the full instruction.

¹ ALDIST 290/98 had actually been cancelled on June 14, 1999. However, the multiple used for calculating SRBs for members in the FS rating remained the same under the new provisions in ALDIST 184/99, which became effective on June 15, 1999.

ORDER

The application of . of his military record is hereby granted.

, USCG, for correction

The date of his four-year reenlistment contract shall be changed from September 1, 1999, to September 2, 1999, so that he shall be eligible for an SRB based on his FS2 base pay under ALDIST 184/99.

The Coast Guard shall pay him any sum he is due as a result of this correction.

