

Docket No. 3008-24 Ref: Signature Date

From:Chairman, Board for Correction of Naval RecordsTo:Secretary of the Navy

Subj: REVIEW OF NAVAL RECORD

, USN,

- Ref: (a) Title 10 U.S.C. § 1552 (b) COMNAVCRUITCOM msg 290400Z Feb 20
- Encl: (1) DD Form 149 w/attachments (2) Advisory Opinion by NRC, 13 Jun 24 (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/her naval record be corrected to establish entitlement to the Loan Repayment Program (LRP).

2. The Board, consisting of the enclosure of the enclosur

3. The Board, having reviewed all the facts of record pertaining to Petitioner's allegations of error and injustice, found that, before applying to this Board, he exhausted all administrative remedies available under existing law and regulations within the Department of the Navy. The Board made the following findings:

a. On 26 March 2020, Petitioner's transcript for **an example and a set of the example and a set**

b. On 27 March 2020, Petitioner enlisted in the Naval Reserve for 8 years of which 4 years is considered an active duty obligation. NAVCRUIT 1133/52, Enlistment Guarantees – Annex "A" listed Submarine Electronics Computer Field (SECF-5YO) Program (SUBVOL) that required a voluntary extension for 12 months; Enlistment Bonus for Source Rate (EBSR) - \$15,000 Bonus; Enlistment Bonus for Shipping (EBSHP) - \$5,000 Bonus; Enlistment Bonus for RTC PFA (EBPFA) - \$2,000 Bonus; and LRP up to \$65,000. Active Duty Service Date: 22 April 2020.

c. On 27 March 2020, Verifying Official and Petitioner signed DD Form 2475, DOD Educational LRP Annual Application for one of two loans totaling \$15,000. However, the form was not signed by the Certifying Officer at the holding institution.

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d. On 22 April 2020, Petitioner entered active duty. A NAVCRUIT 1133/52, Enlistment Guarantees – Annex "B" was issued listing Submarine Electronics Computer Field (SECF-5YO) Program (SUBVOL) that required a voluntary extension for 12 months; EBSR - \$15,000 Bonus; EBSHP - \$5,000 Bonus; Enlistment Bonus for College Credit (EBCC) - \$3,000 Bonus; and EBPFA -\$2,000 Bonus.

e. On 17 June 2020, Petitioner's Master Military Pay Account (MMPA) reflects \$10,000 enlistment bonus was processed for payment.

f. On 20 June 2020, Petitioner completed Recruit Basic Military Training. Petitioner was assigned to **as a student on temporary duty from 22 June 2020 to 28 December 2020** and reported to **as a student on temporary duty from 22 June 2020 to 28 December 2020** for duty under instruction.

g. On 1 May 2021, Petitioner was awarded Navy Enlisted Classification (NEC) T47A.

h. On 28 July 2021, Petitioner detached **and reported as a student on temporary** duty to

i. On 2 August 2021, Petitioner was awarded NEC T28A.

j. On 30 July 2021, Petitioner detached and reported to for temporary duty from 20 August 2021 through 24 August 2021. Thereafter, Petitioner reported to for duty on 26 August 2021.

k. On 7 October 2021, Petitioner's MMPA reflects Petitioner was paid enlistment bonuses totaling \$15,000.

1. On 21 April 2022, Senior Director, **Example 1** signed Petitioner's DD Form 2475, DOD Educational LRP Annual Application certifying his private student loan.

m. On 19 September 2022, Petitioner was awarded NEC 742A.

CONCLUSION

Upon review and consideration of all the evidence of record, and especially in light of the contents of enclosure (2), the Board finds the existence of an error warranting the following corrective action. Petitioner met the basic eligibility criteria for LRP in accordance with reference (b).¹ However, the Board concluded there was no change to Petitioner's rating/program or shipping date that required Annex "B" to be generated. In addition to Petitioner's short time in the delayed entry program, the Board surmised that Annex "B" was generated in an attempt to correct Petitioner's eligibility for an

¹ Future Active Component (AC) Sailor initially classified or reclassified on or after 29 February 2020 in the SECF program that access on or before 31 May 2020 were eligible for LRP. Future Sailors must have LRP listed as a guarantee in their current Annex in order to maintain eligibility. AC recruits that shipped October through September of any fiscal year in the SECF program were eligible for a \$15,000 Enlistment Bonus for Source Rating. AC recruits in any rating/program that shipped in any FY were eligible for \$2,000 Enlistment Bonus for Physical Fitness Assessment and those that earned 24-47 semester hours were eligible for a \$3,000 Enlistment Bonus for College Credit. Lastly, AC recruits that shipped March through May of FY 2020 in the SECF program were eligible for a \$5,000 EBSHP.

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EBCC, and the eligibility for LRP was inadvertently left off resulting in ineligibility to receive LRP. Although proper administrative requirements were not completed, the Board determined that under these circumstances, relief is warranted.

USN.

RECOMMENDATION

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

Petitioner's NAVCRUIT 1133/52, Enlistment Guarantees – Annex "A" to DD Form 4 dated 27 March 2020 is amended to reflect Option 6: EBCC - \$3,000 Bonus" vice "N/A."

Petitioner's NAVCRUIT 1133/52, Enlistment Guarantees – Annex "B" to DD Form 4 dated 27 March 2020 is null and void.

Petitioner competed and submitted all required LRP documents to cognizant authorities in a timely manner. Note: To complete the process, Petitioner must contact the Navy Recruiting Command LRP Program Manager at cnrc_lrp-eb@navy.mil with contact information to include address, email and phone numbers, lender signed copies of the DD Form 2475 (a) and a copy of this Board for Correction of Naval Record decision letter for processing into the LRP.

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 titled 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.

