

DEPARTMENT OF THE NAVY

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

> Docket No. 4029-24 Ref: Signature Date

From: Chairman, Board for Correction of Naval Records

To: Secretary of the Navy

Subj: REVIEW OF NAVAL RECORD ICO , USN,

XXX-XX-

Ref: (a) Title 10 U.S.C. § 1552

(b) NAVADMIN 108/20, 15 Apr 20

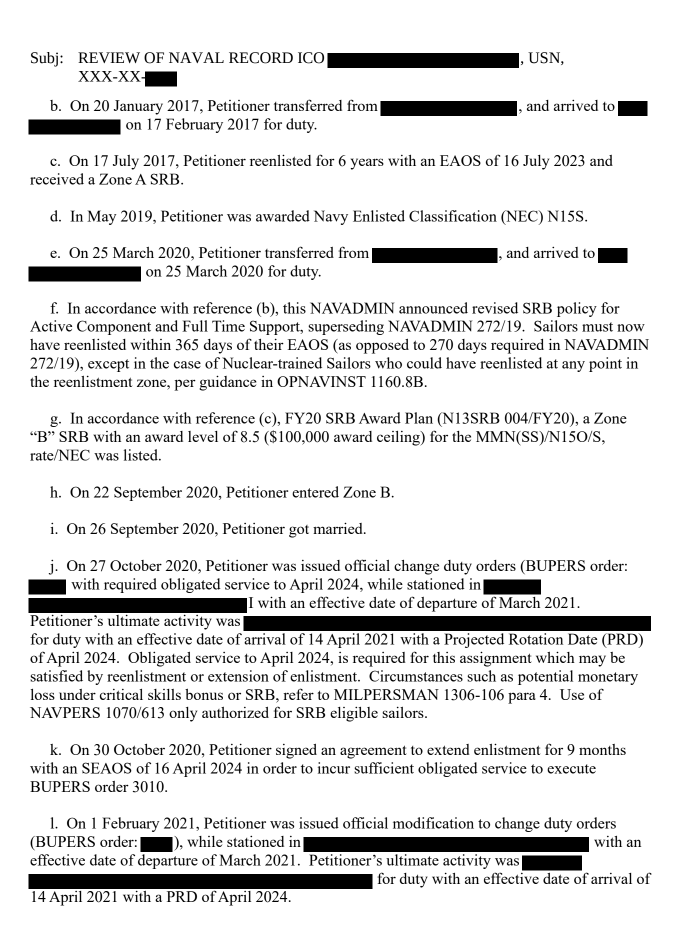
(c) FY20 SRB Award Plan (N13SRB 004/FY20), 20 Aug 20

Encl: (1) DD Form 149 w/attachments

(2) Advisory opinion by OCNO N133D, 28 Sep 23

(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 cancel operative/non-operative extension and show that Petitioner reenlisted on 25 September 2020 for 4 years, was eligible for and received a Zone B Selective Reenlistment Bonus (SRB), and was eligible to transfer his education benefits.
- 2. The Board, consisting of period, and period reviewed Petitioner's allegations of error and injustice on 23 July 2024 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. Before applying to this Board, Petitioner exhausted all administrative remedies available under existing law and regulations within the Department of the Navy. The Board, having reviewed all the facts of record pertaining to Petitioner's allegations of error and injustice finds as follows:
- a. On 22 September 2014, Petitioner entered active duty for 4 years with an End of Active Obligated Service (EAOS) of 21 September 2018 and Soft EAOS (SEAOS) of 21 September 2020; "[t]raining in the Nuclear Field Program and advancement to E4 per MILPERSMAN Articles 1160-040 and 1510-030. I understand that this extension becomes binding upon execution, and thereafter may not be cancelled, except as set forth in MILPERSMAN Article 1160-040. In particular, I understand that when I accept advancement to E4, 12 months of this agreement may not be cancelled whether or not I complete Nuclear Power or Advanced Training."





- n. On 7 May 2021, Petitioner's Master Military Pay Account shows that Petitioner's Submarine Pay stopped.
 - o. On 4 January 2023, Petitioner's dependent child was born.
- p. On 11 October 2023, Petitioner signed an agreement to extend enlistment for 6 months with an SEAOS of 16 October 2024.
- q. On 29 May 2024, Petitioner issued official separation orders (BUPERS order: with an effective date of departure of October 2024. Place elected for travel: with an actual date of separation of 16 October 2024.
- r. On 18 July 2024, Petitioner's Benefits for Education Administrative Service Tool listed no dependents.

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 injustice warranting the following corrective action. The Board concluded that on 22 September 2020, Petitioner entered Zone B. On 27 October 2020, Petitioner was issued BUPERS order: with required obligated service to April 2024. At that time, a Zone B SRB was authorized in accordance with reference (c). On 30 October 2020, Petitioner signed an agreement to extend enlistment for 9 months to meet the OBLISERV. The Board determined that Petitioner could have reenlisted upon entering Zone B in accordance with reference (b). On 26 September 2020, Petitioner would have been eligible to reenlist for 4 years and receive a Zone B SRB. Furthermore, Petitioner would have been eligible to transfer his education benefits to his dependents.

RECOMMENDATION

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

Petitioner's 9-month agreement to extend enlistment (NAVPERS 1070/621) executed on 30 October 2020 is null and void.

Petitioner's 6-month agreement to extend enlistment (NAVPERS 1070/621) executed on 11 October 2023 is null and void.

Petitioner was discharged 25 September 2020 and reenlisted on 26 September 2020 for a term of 4 years.

Note: This change will entitle Petitioner to a Zone "B" SRB with an award level of "8.5" (\$100,000 award ceiling) for the MMN(SS)/N15S, rating/NEC. Remaining obligated service to 16 July 2023 will be deducted from SRB computation. Additionally, Navy Personnel Command is authorized to align transfer of education benefits with the 26 September 2020 reenlistment. Furthermore, that any other entries affected by the Board's recommendation be corrected.

The Board for Correction of Naval Records (BCNR) will <u>not</u> take any action with the Defense Finance and Accounting Service (DFAS) for the SRB payment. Petitioner's SRB payment will <u>not</u> be funded by the BCNR's Claims Line of Accounting (LOA). at N133D has secured funding via unexecuted SRB funds and will use their LOA to pay the SRB payment, and will coordinate directly with the DFAS to determine Petitioner's incentive. Contact the Assistant Nuclear Enlisted Program Manager, N133D, concerning SRB payment.

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.

