

Docket No. 5169-24 Ref: Signature Date

From: Chairman, Board for Correction of Naval Records

To: Secretary of the Navy

Subj: REVIEW OF NAVAL RECORD OF

Ref: (a) Title 10 U.S.C. § 1552

Encl: (1) DD Form 149 w/attachments
(2) NAVMC 118(11) Administrative Remarks (6105), 2 Nov 23
(3) NAVMC 118(11) Administrative Remarks, Promotion Recommendation, 2 Nov 23
(4) CO, Itt 6100 CO, 30 Apr 24
(5) NAVMED 6310/1, 28 Dec 23

1. Pursuant to the provisions of the reference, Subject, hereinafter referred to as Petitioner, filed enclosure (1) with the Board for Correction of Naval Records (Board), requesting to remove enclosures (2) and (3).

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, Petitioner exhausted all administrative remedies available under existing law and regulations within the Department of the Navy. The Board made the following findings:

a. On 2 November 2023, Petitioner was issued a 6105 counseling entry for failure to pass the Combat Fitness Test (CFT). On the same date, Petitioner was notified that she is not recommended for promotion due to mandatory restriction after failure of the CFT. Petitioner acknowledged the entries and elected to submit a statement, however there is no evidence of a statement in her record. Enclosures (2) and (3).

b. In correspondence from the Commanding Officer,

The CO indicated that Petitioner failed the CFT, due to administrative oversight and command direction, the CFT was erroneously documented. The CO also indicated that the CFT must be deleted as erroneous, and the 6105 must be removed from Petitioner's record. Enclosure (4).

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c. In her application, Petitioner contends, she was in a light duty status at the time of the CFT and the score was not meant to be recorded. As evidence, Petitioner provided enclosure (5), noting that she tested positive for COVID on 20 October 2023 and "No CFT from 20 Oct 23 to 13 Nov 23." Enclosures (1) and (5).

CONCLUSION

Upon careful review and consideration of all the evidence of record, the Board found sufficient evidence of a material error and determined that Petitioner's request warrants corrective action.

In this regard, the Board noted the CO's correspondence indicating the counseling entry was erroneously issued and included in her official record. The Board also noted that enclosure (5) medically exempted Petitioner from the CFT. The Board determined that Petitioner's request is supported by sufficient evidence. In consideration of the evidence and CO's request, the Board determined that enclosures (2) and (3) shall be removed.

RECOMMENDATION

In view of the above, the Board directs the following corrective action.

Petitioner's naval record be corrected by removing enclosures (2) and (3). Note: These entries are located on the same NAVMC 118(11) Form.

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 reference (a), has been approved by the Board on behalf of the Secretary of the Navy.

