TO THE ST PARTY OF THE STATE OF

DEPARTMENT OF THE NAVY

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

> Docket No. 6682-24 Ref: Signature Date

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From: To:	Chairman, Board for Correction of Naval Records Secretary of the Navy
Subj:	REVIEW OF NAVAL RECORD OF USAR, XXX-XX-
Ref:	(a) 10 U.S.C. § 1552 (b) BUPERSINST 1610.10F
Encl:	 (1) DD Form 149 w/enclosures (2) Evaluation Report & Counseling Record for the reporting period 16 March 2022 to 15 March 2023 (3) NPC (PERS 32) 1610 PERS-32 Memo, subj: [Petitioner], 26 June 2024
enclos enclos	suant to the provisions of reference (a), Subject, hereinafter referred to as Petitioner, filed ure (1) with the Board for Correction of Naval Records (Board), requesting removal of ure (2), the Evaluation Report & Counseling Record (EVAL) for the reporting period 16 2022 to 15 March 2023.
allegat correc Docum	e Board, consisting of property, and property, and property, reviewed Petitioner's navial entire action indicated below should be taken on the available evidence of record. The nentary material considered by the Board consisted of the enclosures, relevant portions of the ner's naval records, and applicable statutes, regulations, and policies.
	e Board, having reviewed all the facts of record pertaining to Petitioner's allegations of and injustice, found as follows:
	Before applying to this Board, Petitioner exhausted all administrative remedies available existing law and regulation within the Department of the Navy.
b. purpos	The contested Periodic/Regular EVAL at enclosure (2) was submitted "for continuity ses."
depart	Petitioner contends the contested EVAL should be removed because it was issued after his ure from the unit/command. Further, he explains he has two EVALs covering the same of time. See enclosure (1).
	By memorandum of 26 June 2024, PERS-32 issued an advisory opinion (AO) mending the EVAL be removed from Petitioner's record because he was no longer ed to "during the listed reporting period after having reported to on 13 December 2021. See enclosure (3).

CONCLUSION

Upon review and consideration of all the evidence of record, the Board finds the existence of an error and injustice warranting relief. The Board, relying on enclosure (3), concluded the contested EVAL should be removed from Petitioner's record.

RECOMMENDATION

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

Petitioner's naval record be corrected by removing enclosure (2), the Periodic EVAL for the reporting period 16 March 2022 to 15 March 2023.

Any material or entries inconsistent with or relating to the Board's recommendation be corrected, removed or completely expunged from Petitioner's record and that no such entries or material be added to the record in the future.

- 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 Regulation, 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.

