



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

[REDACTED]  
Docket No. 12263-24  
Ref: Signature Date

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

Subj: REVIEW OF NAVAL RECORD ICO [REDACTED], USN,  
XXX-XX-[REDACTED]

Ref: (a) Title 10 U.S.C. § 1552  
(b) MILPERSMAN 1510-030, 24 Apr 18

Encl: (1) DD Form 149 w/attachments  
(2) Advisory opinion by CMSB memo 1160 Ser B328/219, 27 Dec 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 naval record be corrected to show Petitioner executed 2 separate 12-month extensions of enlistment vice a 24-month extension thereby establishing an end of active obligated service (EAOS) of 6 December 2025 and a Soft EAOS (SEAOS) of 6 December 2026.
2. The Board, consisting of [REDACTED], [REDACTED] and [REDACTED] reviewed Petitioner's allegations of error and injustice on 4 September 2025 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. In accordance with reference (b), Obligated Service (OBLISERV). a. Assignment in AEF, ATF, or NF requires a 6-year active service obligation. This obligation is computed from time of entry onto active duty on current enlistment. For Navy veterans or other service veterans, the 6 years will be counted from the date of reentry into the Navy and may be accomplished by extension or reenlistment. b. Applicants must have an initial 4-year active service obligation and concurrently execute two 12-month agreements to extend on active duty. The extension of active OBLISERV is to ensure personnel will have sufficient OBLISERV remaining for payback for advanced training received.

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b. On 16 June 2020, Petitioner enlisted in the U.S. Naval Reserve for 8 years with an Expiration of Obligated Service of 15 June 2028.

c. On 7 December 2020, Petitioner was issued Annex B to DD Form 4 dated 16 June 2020, Enlistment Guarantees (NAVCRUIT 1133/52) with the following acknowledgement: "In connection with my enlistment into the United States Navy ( Active ) Component, I hereby acknowledge that I am enlisting for a total Military Service Obligation (MSO) of 8 years. I fully understand and acknowledge that my MSO consists of an active duty obligation of 6 years as indicated in the options listed below with the remaining months 24 of my MSO served in either the Selected Reserve (SELRES) or Individual Ready Reserve (IRR). In any case, I may be ordered to the SELRES for the remainder of my MSO based on the needs of the Navy (AC only). I understand my contract has the following guaranteed options which require the indicated active duty service obligation(s): Option 1, Advanced Technical Field Special Warfare Operator (ATFTSP 6YO) Challenge Program requires 4 years active duty obligation and a voluntary extension of 24 months to meet the rating, school, and program guarantee active duty obligation requirement..."

d. On 7 December 2020, Petitioner entered active duty for 4 years with an EAOS of 6 December 2024 and SEAOS of 6 December 2026.

e. On 17 November 2020, Petitioner signed an agreement to extend enlistment for 12 months with an SEAOS of 6 December 2025 due to the following: "Training in the Advanced Technical Field (ATF) SO. MILPERSMAN 1510-030 is governing directive. I understand that this extension of active service becomes binding upon execution and thereafter may not be cancelled except as set forth in MILPERSMAN 1160-040 and 1510-030."

f. On 16 July 2021, [REDACTED] issued Petitioner an Administrative Remarks (NAVPERS 1070/613) with the following remarks: "Member voluntarily dropped from [REDACTED] training [REDACTED] on 14 JUL 21. Based on the decision of the Suitability Review Board, member may reapply for further [REDACTED] training after a minimum of TWO (2) years, however acceptance back into the training will be based on the needs of the community and members length of service at the time of submission. Completed 14 weeks of "under instruction" training. No additional OBLISERV for completed training is required."

g. On 8 September 2021, Petitioner was issued Annex C to DD Form 4 dated 16 June 2020, Enlistment Guarantees (NAVCRUIT 1133/52) with the following acknowledgement: "In connection with my enlistment into the United States Navy ( Active ) Component, I acknowledge that I am enlisting for a total Military Service Obligation (MSO) of 8 years. I fully understand and acknowledge that my MSO consists of an active duty obligation of 6 years as indicated in the options listed below with the remaining months 24 of my MSO served in the Individual Ready Reserve (IRR). I understand my contract has the following guaranteed options which require the indicated active duty service obligation(s): Option 1, Advanced Technical Field Explosive Ordnance Disposal (ATF-E0D 6YO) Challenge Program requires 4 years active duty obligation and a voluntary extension of 24 months to meet the rating, school, and program guarantee active duty obligation requirement..."

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h. On 30 June 2022, [REDACTED] issued Petitioner an Administrative Remarks (NAVPERS 1070/613) with the following remarks: "Member has been dis-enrolled from [REDACTED] Class "A" school due to academic reasons. Member understands when eligible all respects, he is recommended to return to [REDACTED] Class "A" school. Member received 8 Weeks of Under Instruction training. SNM was academically dropped from the following high-risk course of instruction: E [REDACTED]  
[REDACTED]"

i. On 26 February 2024, Petitioner submitted an Electronic Personnel Action Request (NAVPERS 1306/7) for the following reason: "Respectfully request to cancel executed contract extension to minimize monetary loss. SVM will graduate [REDACTED] "A" school with [REDACTED] after EAOS and not IAW BUPERS ORDER [REDACTED]. SVM does not have copy of signed 621 and it's not in his OMPF." Petitioner's request was approved by cognizant authority on 26 February 2024.

j. On 12 September 2024, Petitioner submitted an Electronic Personnel Action Request (NAVPERS 1306/7) for the following reason: "Respectfully request to cancel 24 months of inoperative extension and add 6 months to EAOS for training during the EOD pipeline ending in 2022. SVM is back in the EOD pipeline with a prospective graduation date of January 2025." Petitioner's request was approved by cognizant authority on 12 September 2024.

k. On 19 December 2024, Petitioner was issued official change duty orders (BUPERS order: [REDACTED], with required obligated service to July 2028, while stationed in [REDACTED] [REDACTED] with an effective date of departure of February 2025. Petitioner's intermediate (01) activity was [REDACTED] for temporary duty under instruction with an effective date of arrival of 5 February 2025. Petitioner's intermediate (02) activity was [REDACTED] for temporary duty with an effective date of arrival of 1 March 2025. Petitioner's intermediate (03) activity was [REDACTED] [REDACTED] for temporary duty under instruction with an effective date of arrival of 8 March 2025. Petitioner's intermediate (04) activity was [REDACTED] [REDACTED] for temporary duty under instruction with an effective date of arrival of 8 April 2025. Petitioner's ultimate activity was [REDACTED] [REDACTED] for duty with an effective date of arrival of 2 June 2025, with a Projected Rotation Date of July 2028.

l. On 8 January 2025, Petitioner's Navy Standard Integrated Personnel System (NSIPS)/Electronic Service Record (ESR) listed a 19-month agreement to extend enlistment with an SEAOS of 6 July 2028.

m. On 2 May 2025, Petitioner transferred from [REDACTED] and arrived at [REDACTED] on 27 May 2025 for duty.

n. On 11 July 2025, Petitioner's Navy Standard Integrated Personnel System (NSIPS)/Electronic Service Record (ESR), Member Data Summary/Contract Information listed an EAOS of 6 December 2026 and SEAOS of 6 July 2028.

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## 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 in accordance with reference (b), assignment in AEF, ATF, or NF requires a 6-year active service obligation. Applicants must have an initial 4-year active service obligation and concurrently execute two 12-month agreements to extend on active duty. NSIPS shows Petitioner entered active duty on 7 December 2020 for 4 years. In accordance with enclosure (2) NSIPS also shows a 24-month extension of enlistment resulting in an EAOS of 6 December 2024 and SEAOS of 6 December 2026. On 19 December 2024, Petitioner received BUPERS Orders [REDACTED] 4 with a required OBLISERV to July 2028. On 8 January 2025, NSIPS/ESR shows a 19-month agreement to extend enlistment to meet the OBLISERV. However, both 12 months extensions were erroneously made operative resulting in his EAOS as 6 December 2026 rather than 6 December 2025. Therefore, the Board determined that under these circumstances, relief is warranted.

## RECOMMENDATION

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

Petitioner signed an agreement to extend enlistment (NAVPERS 1070/621) for 12 months, operative on 7 December 2025.

Petitioner signed an agreement to extend enlistment (NAVPERS 1070/621) for 19 months, operative on 7 December 2026.

Note: This will establish an EAOS of 6 December 2025 and Soft EAOS of 6 July 2028.

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.

9/19/2025

