



DEPARTMENT OF THE NAVY
BOARD FOR CORRECTION OF NAVAL RECORDS
701 S. COURTHOUSE RD
ARLINGTON, VA 22204

██████████
Docket No. 3949-25
Ref: Signature Date

████████████████████
██████████████████
██████████████████

Dear ████████████████████,

This is in reference to your application for correction of your naval record pursuant to Section 1552 of Title 10, United States Code. After careful and conscientious consideration of relevant portions of your naval record and your application, the Board for Correction of Naval Records (Board) found the evidence submitted insufficient to establish the existence of probable material error or injustice. Consequently, your application has been denied.

A three-member panel of the Board, sitting in executive session, considered your application on 22 January 2026. The names and votes of the members of the panel will be furnished upon request. Your allegations of error and injustice were reviewed in accordance with administrative regulations and procedures applicable to the proceedings of this Board. Documentary material considered by the Board consisted of your application, together with all material submitted in support thereof, relevant portions of your naval record and applicable statutes, regulations, and policies. In addition, the Board considered the advisory opinion contained in Branch Head, Community Management Support Branch memorandum 1160 Ser B328/114 of 21 April 2025.

The Board determined that your personal appearance, with or without counsel, would not materially add to their understanding of the issues involved. Therefore, the Board determined that a personal appearance was not necessary and considered your case based on the evidence of record.

On 17 December 2020, you entered active duty for 4 years, with an End of Active Obligated Service (EAOS) of 16 December 2024 and Soft EAOS (SEAOS) of 16 December 2026; "Training in the Advanced Electronic Field (AEFJ/Advanced Technseal Field (ATF) Program ana advancement to paygrade 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 advanced training."

On 8 March 2024, you signed a Command Career Request (NPPSC 1160/1) requesting a 12 month agreement to extend enlistment in order to OBLISERVE for school. Furthermore, this was only signed by the Career Counselor.

On 10 June 2024, Navy Standard Integrated Personnel System (NSIPS)/Electronic Service Record (ESR) shows a 12 month agreement to extend enlistment with a SEAOS of 16 December 2027.

On 1 July 2024, you were issued official change duty orders (BUPERS order: 1834) with a required obligated service to June 2027, while stationed aboard ██████████ with an effective date of departure of November 2024. Your ultimate activity was ██████████ for duty under instruction with an effective date of arrival of 8 December 2024, with a projected rotation date (PRD) of June 2025.

On 15 November 2024 you transferred from ██████████ and arrived at ██████████ on 8 December 2024 for duty under instruction.

On 10 February 2025, MNCC notified Educational Service Officer, Surface Combat Systems Training Command AEGIS Training Readiness Center that “[t]he Extensions Agreements have become operative. The member requested on 30SEPT2024 to have his/her PRD extended to match his/her SEAOS date of December 2027. If there were administrative errors with the contract end date then why did member request to extend PRD to that date? The key supporting documents provided are not sufficient for a cancelation to be approved...”

On 11 February 2025, Educational Service Officer, Surface Combat Systems Training Command AEGIS Training Readiness Center notified askmncc, “I have attached orders which required OBLISERVE to Jun 2027. Prior to receiving orders, ship told member he had to extend 12 mos which was incorrect. At this time of required OBLISERV member had 24 months extension on file for AEF program. Member’s ADSD 17DEC20 for 4 years with a 24mos ext. 17DEC2024 24 months extension should have been made operative and another 6 months inoperative on file for OBLISERV. Requesting member EAOS be adjusted to the required OBLISERV of June 2027. Ship informed member they canx 12 months extension but that never happened. Please advise if this requires BCNR? Again, member’s BOL shows only the 24mos extension.”

On 3 April 2025, you were issued official change duty orders (BUPERS order: 0935) with a required obligated service to January 2029, while stationed at ██████████ with an effective date of departure of June 2025. Your ultimate activity was ██████████ for duty with an effective date of arrival of 25 July 2025, with a PRD of January 2029.

On 3 June 2025, you were issued official modification to change duty orders (BUPERS order: 0935), while stationed at ██████████ with an effective date of departure of June 2025. Your ultimate activity was ██████████ for duty with an effective date of arrival of 21 July 2025, with a PRD of December 2027.

