



DEPARTMENT OF THE NAVY

BOARD FOR CORRECTION OF NAVAL RECORDS

701 S. COURTHOUSE RD

ARLINGTON, VA 22204

[REDACTED] Docket No. 4238-25

Ref: Signature Date

[REDACTED]
[REDACTED]
[REDACTED]

Dear [REDACTED]

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 25 November 2025. 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 the Branch Head, Community Management Support Branch memorandum 1160 Ser B328/120 of 28 April 2025, which was previously provided to you for comment.

On 24 March 2020, you entered active duty for 4 years with an End of Active Obligated Service (EAOS) of 23 March 2024 and a Soft EAOS of 23 March 2026. On 7 April 2022, you transferred from [REDACTED] and arrived at [REDACTED] on 27 April 2022 for duty. On 30 October 2023, you were issued official change duty orders (BUPERS order: 3033) with required obligated service to January 2028, while stationed in [REDACTED]

[REDACTED] with an effective date of departure of December 2023. Your intermediate (01) activity was [REDACTED] for duty under instruction with an effective date of arrival of 6 Jan 2024. Your ultimate activity was [REDACTED] for duty under instruction with an effective date of arrival of 13 April 2024 with a projected rotation date (PRD) of February 2025.

Furthermore, “[o]bligated service to January 2028 Is required for this assignment which may be satisfied by reenlistment or extension of enlistment...OBLISERV must be obtained within 30 days of receipt of these orders and prior to transfer.” On 6 December 2023, you signed an agreement to extend enlistment for 22 months with a Soft EAOS of 23 January 2028 in order to incur sufficient obligated service to execute BUPERS order 3033. On 19 December 2023, you

transferred from [REDACTED] and arrived at [REDACTED] on 4 January 2024 for duty under instruction. On 28 August 2024, you were issued official change duty orders (BUPERS order: 2414), while stationed in [REDACTED] [REDACTED] with an effective date of departure of September 2024. Your ultimate activity was [REDACTED] [REDACTED] for duty with an effective date of arrival of 3 October 2024 with a [REDACTED] of January 2028. On 30 September 2024, you transferred from [REDACTED] and reported to [REDACTED] on 15 October 2024 for duty. On 25 February 2025, you were issued official change duty orders (BUPERS order: 0565), while stationed in [REDACTED] [REDACTED] with an effective date of departure of March 2025. Your ultimate activity was [REDACTED] [REDACTED] for duty limited duty with an effective date of arrival of 4 March 2025 with a [REDACTED] of August 2025. On 5 March 2025, you transferred from [REDACTED] and arrived at [REDACTED] on 5 March 2025 for duty.

You requested to have your 22-month agreement to extension enlistment executed on 6 December 2022 cancelled. The Board, in its review of your entire record and application, carefully weighed all potentially mitigating factors, to include your assertions. You assert “[u]pon departing my first command the XO informed me I was required to sign an extension to carry out my orders. When I arrived at my follow on command in 2025 the Admin Department informed me I was not required to sign said extension.” However, the Board concluded that on 30 October 2023, you were issued orders 3033 with required obligated service to January 2028. Obligated service was required within 30 days of issuance of the orders and prior to transfer from your (then) permanent duty station. On 6 December 2023, you signed an agreement to extend enlistment to meet the obligated service, executed your orders, and on 19 December 2023, you transferred from your permanent duty station. The Board determined that you executed your orders, to include the obligated service, therefore a change to your record is not warranted. In this connection, the Board substantially concurred with the comments contained in the aforementioned advisory opinion.

You are entitled to have the Board reconsider its decision upon submission of new matters, which will require you to complete and submit a new DD Form 149. New matters are those not previously presented to or considered by the Board. In this regard, it is important to keep in mind that a presumption of regularity attaches to all official records. Consequently, when applying for a correction of an official naval record, the burden is on the applicant to demonstrate the existence of probable material error or injustice.

Sincerely,

12/8/2025

