DEPARTMENT OF TRANSPORTATION BOARD FOR CORRECTION OF MILITARY RECORDS

Application for Correction of Coast Guard Record of:

FINAL DECISION

BCMR Docket No. 2001-100

The Chief Counsel stated that the Coast Guard probably committed an error by not counseling the applicant about reenlisting for an SRB on her sixth anniversary on active duty. He recommended that she be granted relief, if she explains, to the Board's satisfaction, why she waited 12 years before filing an application with the Board. The applicant stated that she inquired about the SRB when the ALDIST was published but her chain of command told her that she did not qualify because of her prior Marine Corps service.

FINDINGS AND CONCLUSIONS

The Board finds that the applicant is entitled to relief because the Coast Guard committed an error by not documenting SRB counseling on a page 7 entry as required by regulation and/or by providing the applicant with incorrect verbal information when she inquired about an SRB under ALDIST 076/89. Nothing in the record suggests that the applicant's description of events in this regard is inaccurate. Accordingly, the applicant is entitled to relief.

ORDER

The application of xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx, USCG, for correction of her military record is granted. Her record shall be corrected to show that she reenlisted for six years on June 17, 1989, her sixth anniversary on active duty, for a Zone A SRB with the appropriate multiple. Her record shall be further corrected to show that she reenlisted on June 17, 1995 for five years and on June 17, 2000 for three years. The 1991 one month and 10 month extensions are null and void as are the 1992 six year reenlistment and the 1995 five year extension. The Coast Guard shall pay the applicant the amount due her because of this correction.

Terence W. Carlson

Robert A. Monniere

Date: <u>April 11, 2002</u>

Mark A. Tomicich