DEPARTMENT OF TRANSPORTATION BOARD FOR CORRECTION OF MILITARY RECORDS

Application for the Correction of the Coast Guard Record of:

FINAL DECISION BCMR Docket No. 2002-080

SUMMARY OF THE RECORD

The applicant asked the Board to correct a 2-year extension contract in his record to show that he signed it so that he could accept transfer orders to a new unit. Currently, the February 1, 2000, contract indicates that it was signed at the "request of individual." He submitted a copy of his transfer orders, which show that he was to report to a new unit by February 15, 2000. He also submitted a copy of an email message from his former supervisor, who stated that the 2-year contract was signed because of the transfer orders. The applicant alleged that the erroneous notation unjustly reduced the selective reenlistment bonus (SRB) he received when he reenlisted for 6 years on February 22, 2002, before the extension was due to go into effect on February 26, 2002.

The Chief Counsel of the Coast Guard recommended that the Board grant relief since the applicant has presented sufficient evidence to show that his extension was due to his transfer.

FINDINGS AND CONCLUSIONS

Under COMDTINST 7220.33, 2-year extension contracts signed to accept transfer orders may be canceled before they go into effect if a longer contract is signed, without diminishing any SRB the member may receive for the longer contract. However, extension contracts signed at the "request of individual" count as previously obligated service and reduce the size of a subsequent SRB. The Board finds that the applicant has proved that his extension contract was signed so that he could accept transfer orders. Accordingly, relief should be granted.

ORDER

October 31, 2002	
Date	Murray A. Bloom
	Nancy Lynn Friedman

Robert A.	Monniere	