## DEPARTMENT OF HOMELAND SECURITY BOARD FOR CORRECTION OF MILITARY RECORDS

Application for the Correction of the Coast Guard Record of:

FINAL DECISION BCMR Docket No. 2003-045

## **SUMMARY OF THE RECORD**

The applicant asked the Board to correct his record so that he would receive his Zone B selective reenlistment bonus (SRB) based on all 69 months of new service he obligated by signing 6-year reenlistment contract on January 8, 2003. He alleged that, even though he reenlisted for 6 years on that day, just 3 months prior to his end of enlistment on April 7, 2003, his SRB was based on only 45 months of newly obligated service because of an administrative error.

The Chief Counsel of the Coast Guard recommended that the Board grant relief. He stated that "[a]fter discussion with the Coast Guard's Human Resources Service & Information Center (HRSIC) the error made was with the transmission from Coast Guard Group Charleston Personnel Reporting Unit reporting the Applicant's 8 January 2003 reenlistment was for a period of four (04) years, not the correct time of six (06) years."

## FINDINGS AND CONCLUSIONS

Under COMDTINST 7220.33, members who are eligible for an SRB under the ALCOAST in effect are entitled to an SRB based on all months of service newly obligated by their enlistment contracts. The record shows that the applicant reenlisted for 6 years (72 months) on January 8, 2003, when he had only 3 months of service remaining on his prior contract. Therefore, he should have received a Zone B SRB based on 69 months of newly obligated service, but apparently received one based on only 45 months. Accordingly, relief should be granted.

## **ORDER**

July 22, 2002	
Date	Julia Andrews
	Felisa C. Garmon

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Dorothy J.	Ulmer	