

EMILY S. ELLIOTT DIRECTOR

## **COMMONWEALTH OF VIRGINIA**

Department Of Human Resource Management
Office of Employment Dispute Resolution

James Monroe Building 101 N. 14<sup>th</sup> Street, 12<sup>th</sup> Floor Richmond, Virginia 23219 Tel: (804) 225-2131 (TTY) 711

## **COMPLIANCE RULING**

In the matter of the Department of Corrections Ruling Numbers 2019-4896, 2019-4901 April 8, 2019

The Department of Corrections (the "agency") has requested a compliance ruling from the Office of Employment Dispute Resolution ("EDR")<sup>1</sup> at the Department of Human Resource Management in relation to the grievant's two June 5, 2018 grievances. The agency alleges that the grievant has failed to comply with the time limits set forth in the grievance procedure for advancing or concluding her grievances.

## **FACTS**

On or about June 5, 2018, the grievant initiated two expedited grievances with the agency. The agency states that the single management step responses were provided to the grievant on or about June 25, 2018. Having received no further response from the grievant indicating whether she wished to advance or conclude the grievances, the agency sent, via U.S. Mail, two notices of noncompliance to her on March 5, 2019.<sup>2</sup> In its notices of noncompliance, the agency requested a response from the grievant within five workdays of her receipt of the notice. Since more than five workdays have elapsed since the grievant presumably received notice of her alleged noncompliance and she has not yet advanced or concluded her grievances, the agency seeks a compliance ruling allowing it to administratively close the grievances.

## DISCUSSION

The grievance procedure requires both parties to address procedural noncompliance through a specific process.<sup>3</sup> That process assures that the parties first communicate with each other about the noncompliance, and resolve any compliance problems voluntarily, without EDR's involvement. Specifically, the party claiming noncompliance must notify the other party

<sup>3</sup> Grievance Procedure Manual § 6.3.

<sup>&</sup>lt;sup>1</sup> The Office of Equal Employment and Dispute Resolution has separated into two office areas: the Office of Employment Dispute Resolution and the Office of Equity, Diversity, and Inclusion. While full updates have not yet been made to the *Grievance Procedure Manual* to reflect this change, this Office will be referred to as "EDR" in this ruling. EDR's role with regard to the grievance procedure remains the same.

<sup>&</sup>lt;sup>2</sup> The mailing of correspondence, properly addressed and stamped, raises a presumption of receipt of the correspondence by the addressee. *E.g.*, Washington v. Anderson, 236 Va. 316, 322, 373 S.E.2d 712, 715 (1988).

April 8, 2019 Ruling Nos. 2019-4896, 2019-4901 Page 2

in writing and allow five workdays for the opposing party to correct any noncompliance. If the opposing party fails to correct the noncompliance within this five-day period, the party claiming noncompliance may seek a compliance ruling from EDR, who may in turn order the party to correct the noncompliance or, in cases of substantial noncompliance, render a decision against the noncomplying party on any qualifiable issue. When an EDR ruling finds that either party to a grievance is in noncompliance, the ruling will (i) order the noncomplying party to correct its noncompliance within a specified time period, and (ii) provide that if the noncompliance is not timely corrected, a decision in favor of the other party will be rendered on any qualifiable issue, unless the noncomplying party can show just cause for the delay in conforming to EDR's order.

In this case, the grievant appears to have failed to advance or conclude her grievances within five workdays of receiving the agency's single resolution step response, as required by the grievance procedure. Moreover, the agency notified the grievant of her noncompliance and she has not advanced or concluded her grievances.

As the grievant has apparently failed to advance or conclude her grievances in a timely manner, she has failed to comply with the grievance procedure. EDR therefore orders the grievant to correct this noncompliance within ten workdays of the date of this ruling by notifying her human resources office in writing that she wishes either to conclude the grievances or request qualification for a hearing. If she does not, the agency may administratively close the grievances without any further action on its part. The grievances may be reopened only upon a timely showing by the grievant of just cause for the delay (for example, a serious illness, or other circumstances beyond the grievant's control).

EDR's rulings on matters of compliance are final and nonappealable.<sup>7</sup>

Christopher M. Grab

Of the Sl

Director

Office of Employment Dispute Resolution

<sup>5</sup> While in cases of substantial noncompliance with procedural rules the grievance statutes grant EDR the authority to render a decision on a qualifiable issue against a noncompliant party, EDR favors having grievances decided on the merits rather than procedural violations. Thus, EDR will *typically* order noncompliance corrected before rendering a decision against a noncompliant party. However, where a party's noncompliance appears driven by bad faith or a gross disregard of the grievance procedure, EDR will exercise its authority to rule against the party without first ordering the noncompliance to be corrected.

<sup>&</sup>lt;sup>4</sup> See id.

<sup>&</sup>lt;sup>6</sup> See Grievance Procedure Manual § 3.4.

<sup>&</sup>lt;sup>7</sup> See Va. Code §§ 2.2-1202.1(5), 2.2-3003(G).