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Department Of Human Resource Management
Office of Employment Dispute Resolution

CONSOLIDATION RULING

In the matter of the Virginia Department of Corrections Ruling Number 2022-5342 January 11, 2022

This ruling addresses the consolidation of the grievant's two grievances filed with the Virginia Department of Corrections (the "agency"). For the reasons discussed below, the Office of Employment Dispute Resolution ("EDR") at the Virginia Department of Human Resource Management ("DHRM") finds that consolidation of these grievances into a single hearing is appropriate and practicable.

FACTS

The two grievances at issue in this case are:

- 1) A September 23, 2021 grievance challenging the grievant's receipt of a Group I Written Notice (Case Number 11772); and
- 2) A December 7, 2021 expedited grievance challenging the grievant's receipt of a Group III Written Notice with disciplinary transfer and demotion (Case Number 11789).

Following the management steps, the agency head qualified each of the grievances for hearing. Both parties have now requested consolidation of these matters.

DISCUSSION

Approval by EDR in the form of a compliance ruling is required before two or more grievances may be consolidated in a single hearing. Moreover, EDR may consolidate grievances for hearing without a request from either party. EDR strongly favors consolidation and will consolidate grievances when they involve the same parties, legal issues, policies, and/or factual background, unless there is a persuasive reason to process the grievances individually.²

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¹ Grievance Procedure Manual § 8.5.

² See id.

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EDR finds that consolidation of the September 23, 2021 and December 7, 2021 grievances is appropriate. These grievances involve the same grievant and could share common themes, claims, and witnesses. The grievances relate to conduct by the grievant that resulted in similar and/or related disciplinary actions issued. Further, we find that consolidation is not impracticable in this instance. Therefore, the two grievances are consolidated for a single hearing.³ A hearing officer will be appointed in a forthcoming letter.

EDR's rulings on compliance are final and nonappealable.⁴

Christopher M. Grab
Director
Office of Employment Dispute Resolution

³ Pursuant to the fee schedule established by EDR's Hearings Program Administration policy, consolidated hearings shall be assessed a full fee for the first grievance and an additional half fee for the second grievance. *See* EDR Policy 2.01, *Hearings Program Administration*, Attach. B.

⁴ See Va. Code §§ 2.2-1202.1(5), 2.2-3003(G).