Issue: Consolidation of Grievances for a Single Hearing; Ruling Date: August 20, 2009; Ruling #2010-2391, 2010-2392; Agency: Virginia Department of Transportation; Outcome: Consolidation Granted.



COMMONWEALTH of VIRGINIA Department of Employment Dispute Resolution

CONSOLIDATION RULING OF DIRECTOR

In the matter of the Department of Transportation Ruling Numbers 2010-2391, 2010-2392 August 20, 2009

The Department of Transportation (the agency) has asked that the July 9, 2009 grievance of Grievant A be consolidated for hearing with the July 9, 2009 grievance of Grievant B. For the reasons discussed below, this Department finds that consolidation of these grievances into a single hearing is appropriate and practicable.

FACTS

On June 10, 2009, Grievant A received a Written Notice for allegedly failing to follow policy and procedures in an incident that occurred on May 15, 2009. Grievant B also received a Written Notice for engaging in the same or similar conduct in connection with the May 15, 2009 incident. Both grievants initiated grievances challenging the Written Notices.

After the parties failed to resolve the grievances during the management resolution steps, the agency head's designee qualified the grievances for hearing. The agency has asked that the two grievances be consolidated for a single hearing, and the grievants have indicated that they do not object to this request.

DISCUSSION

Approval by the Director of this Department or her designee 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

This Department finds that consolidation of the July 9, 2009 grievances of Grievants A and B is appropriate. The two grievances involve the same incident and will

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¹ Grievance Procedure Manual § 8.5.

² See id.

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likely share common themes, claims, and witnesses. Moreover, it appears that all parties agree to a combined hearing. Consolidation is not impracticable in this instance. Accordingly, the grievances are consolidated to be heard by the same hearing officer in a single hearing. The hearing officer shall independently assess the merits of each grievance and issue two separate decisions. A hearing officer will be appointed for these matters in a forthcoming letter.

This Department's rulings on compliance are final and nonappealable.³

Claudia T. Farr Director

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³ See Va. Code § 2.2-1001(5), 2.2-3003(G).