BEFORE THE
MERIT SYSTEM PROTECTION BOARD
FOR
MONTGOMERY COUNTY, MARYLAND

IN THE MATTER OF

*, *

APPELLANT,

AND

CASE NO. 19-22

MONTGOMERY COUNTY
GOVERNMENT,

EMPLOYER

FINAL DECISION

Appellant, an employee of the Montgomery County Department of Police (Department), filed the above captioned grievance appeal with the Merit System Protection Board (Board or MSPB) challenging the County’s decision to deny her longevity pay after she went from a Grade 22 Public Safety Communications Supervisor to a Grade 23 Police Communications Supervisor position.¹

Appellant filed a grievance concerning the denial of longevity pay on August 15, 2018 and appealed the Step 1 denial of her grievance to the Chief Administrative Officer (“CAO”). The CAO issued a Step 2 decision denying her appeal and on March 11, 2019, Appellant filed this appeal.²

The County filed a response to the appeal on April 10, 2019 (County Response), and on April 24, 2019, Appellant filed a reply titled Rebuttal to County Response (Appellant’s Rebuttal).

¹As will be discussed below, whether Appellant was promoted or reclassified is a primary source of contention between the parties.

²The CAO’s Step 2 decision was dated February 4, 2019, but Appellant’s appeal states that it was received by her on March 6, 2019. The County has not asserted that Appellant received the Step 2 CAO decision prior to March 6 or that the appeal is untimely. Without evidence in the record to the contrary, we will accept that Appellant did receive the decision on March 6 and that the March 11 appeal was thus filed in a timely manner.
After reviewing the submissions of the parties, on July 9, 2019, the Board requested that the County provide further information and clarification.\(^3\)

The County filed its Supplemental Response on August 1, 2019. Appellant filed a reply to the County’s Supplemental Response on August 21, 2019 (Appellant’s Supplemental Response).

The Appeal was reviewed and considered by the Board.\(^4\)

**FINDINGS OF FACT**

Appellant was serving as a Grade 22 Public Safety Communications Supervisor when she received a longevity increase to her salary on June 7, 2009. County Exhibit (CX) 1.\(^5\) The longevity increment is a one-time 2% increase to an employee’s base salary. Montgomery County Personnel

\(^3\) Specifically, the Board asked for:

- a full explanation and appropriate documentation . . . to support the County’s position that the Appellant in the above appeal was promoted rather than having her position reclassified. . . whether the higher-level position was posted and if there were other applicants. The Board would also like an explanation of the significance of the notation at the end of the Class Specification for Public Safety Emergency Communications Supervisor (Grade 23, Code No. 103092): “Formerly Titled: Public Safety Communications Supervisor.” Does this indicate that OHR reallocated the class from one pay grade to another or the creation of a new class under MCPR §9-3(b)? Is the Public Safety Communications Supervisor classification (Grade 22, Code No. 003093) still in use? If not, will the classification be eliminated?

\(^4\) At the end of his term of office, the Board’s former Chair, Michael J. Kator, ceased to participate in the consideration or decision of this appeal. This decision is being issued by Board members Harriet E. Davidson and Angela Franco. Member Sonya Chiles, who took office on January 1, 2020, did not participate in the consideration of this Appeal.

\(^5\) The County’s initial response included two exhibits. The County’s Supplemental response included affidavits not marked as exhibits and attachments to the affidavits using the same exhibit numbering as in the initial response. To reduce confusion, we have identified the County’s exhibits as follows.

- CX 1 – Personnel Action Form, June 26, 2009
- CX 2 – Letter confirming promotion, October 19, 2016
- CX 3 – Affidavit of , August 1, 2019
- CX 4 – Memorandum re New Occupational Class Series Creation – Public Safety Emergency Communications Specialists, December 29, 2015
- CX 5 – Classification Action Form, May 13, 2016
- CX 6 – Memorandum re Public Safety Emergency Communications Position Series, October 20, 2014
- CX 7 – Memorandum re Classification of Public Safety Emergency Communications Specialists, October 7, 2015
- CX 8 – Proposed Class Specification, Public Safety Emergency Communications Specialist I
- CX 9 – Proposed Class Specification, Public Safety Emergency Communications Specialist II
- CX 10 – Proposed Class Specification, Public Safety Emergency Communications Specialist III
- CX 11 – Proposed Class Specification, Public Safety Emergency Communications Specialist IV
- CX 12 – Proposed Class Specification, Senior Public Safety Emergency Communications Specialist
- CX 13 – Proposed Class Specification, Public Safety Emergency Communications Supervisor
- CX 14 – Proposed Class Specification, Public Safety Emergency Communications Manager
- CX 15 – Quantitative Evaluation System (QES III) Factor Evaluation Sheets
- CX 16 – Affidavit of , August 1, 2019
- CX 17 – Letter confirming promotion, October 19, 2016
- CX 18 – Vacancy Posting, IRC 23182
- CX 19 – Applicant Listing, IRC 23182
- CX 20 – Appellant Resume
Regulations (MCPR), § 12-9(a) and (b). Appellant was eligible for the longevity increment because she had over 20 years of County service, was at the maximum salary of the Grade 22 pay range, and had received annual performance ratings of Highly Successful or Exceptional for at least two years. MCPR § 12-9(b).

In 2015 and 2016 the County engaged in a process to create new occupational classifications for public safety communications specialists. CX 3. On December 29, 2015, the County submitted a request to the Board concerning the creation of a new occupational classification series for Public Safety Emergency Communications Specialist. CX 4. In accordance with MCPR, § 9-3(b)(3), the Board reviewed the proposal and had no comments or objections to the creation of the new Public Safety Emergency Communications Specialist classification series.

After the new Public Safety Emergency Communications classifications were created, the Department conducted a recruitment for various positions, including Public Safety Emergency Communications Supervisor. The recruitment for the Grade 23 position was posted on September 27, 2016, and applications were due by October 11, 2016. CX 16 and CX 18. Appellant submitted an application for the promotion. CX 16 and CX 19.

Appellant applied for the position by submitting a resume, was required to undergo a medical examination by the County’s Occupational Medical Services unit, and received an October 19, 2016, letter advising her of her “promotion to the full-time position of Public Safety Emergency Communications Supervisor, Grade 23.” CX 2, CX 17, CX 20; County Response, p. 3. Furthermore, Appellant was required to serve a promotional probationary period. CX 2.

Appellant was promoted effective October 30, 2016, from a Grade 22 Public Safety Communications Supervisor to a Grade 23 Public Safety Emergency Communications Supervisor position. CX 2, CX 16, and CX 17.

Upon her promotion of October 30, 2016, Appellant received a salary increase to the maximum salary for Grade 23. CX 2 and CX 17. Because Appellant had received a “one-time” longevity increment in June 2009, she was denied another longevity increment upon her 2016 promotion. Appeal Form, p. 2; County Response, p. 3; County Supplemental Response, p. 2

**ISSUE**

Did Appellant demonstrate by a preponderance of the evidence that the County Chief Administrative Officer erred when he found that denial of longevity pay was not arbitrary, capricious, or discriminatory, or in violation of a law, regulation, or policy?

**APPLICABLE LAW AND POLICY**


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6 We note that in a February 18, 2016, memorandum to the Board the County’s request was amended in a way that is not material to this appeal.
§ 1-62. **Promotion:** The formal assignment of an employee to a position:

(a) in a higher-graded occupational class; or

(b) on a different salary schedule accompanied by an increase in salary. The reclassification or reallocation of a position to a higher-graded occupational class under Section 9 of these Regulations is not a promotion.


§ 6-2. **Announcement of open jobs.**

(a) The OHR Director:

(1) must announce and electronically post notice of vacant positions that are open for competition among qualified candidates;

(2) must include in a vacancy announcement information about job duties, minimum qualifications, any multilingual requirements, the rating process including the rating criteria, and other requirements for the position;

(3) may announce a vacancy to the general public or may restrict the vacancy to some or all County employees;

§ 6-5. **Competitive rating process.**

(a) The OHR Director must establish a competitive rating process to create an eligible list for employment or promotion. . . .

(b) The OHR Director must include in the vacancy announcement in the jobs bulletin on the County Website a description of the competitive rating process and rating criteria that will be used to create the eligible list.


§ 10-5. **Salary-setting policies.**

(a) **General.** A department director must ensure that an employee’s base salary does not exceed the pay rate or range for the pay grade or pay band assigned to the employee’s class, unless the department director:

(1) demoted the employee because of reduction-in-force or disability under Section 10-5(d); or

(2) reclassified or reallocated the employee’s position to a lower pay grade or pay band under Section 10-5(f). . . .
(c) **Salary on promotion.**

(1) **Compensation for a regular (non-temporary) promotion.**

(A) A department director must ensure that an employee’s base salary following promotion is not less than the minimum or more than the maximum salary for the new pay grade or pay band.

(B) A department director must give a merit system employee who is promoted at least a 5 percent increase in base salary . . . .

**Montgomery County Personnel Regulations, § 12, Service Increments,** (as amended January 18, 2005, February 14, 2006, December 11, 2007, October 21, 2008, July 12, 2011, and June 30, 2015), which provides, in applicable part:

§ 12-2. **Eligibility for service increment.**

(c) Any employee who is eligible to receive a service increment and whose position is reclassified or reallocated to a higher pay grade is still eligible to receive a service increment on the effective date of the position’s reclassification or reallocation. In this case, the OHR Director must change the employee’s service increment date to the effective date of the reclassification or reallocation of the employee’s position.

§ 12-9. **Twenty-year longevity/performance increment.**

(a) A 20-year longevity/performance increment is a one-time increase to an employee’s base salary.

(b) A department director must award a one-time 20-year longevity/performance increment of 2 percent of base salary to an employee in a position on the General salary schedule if the employee has:

(1) a base salary equal to the maximum salary of the pay range; and

(2) has 20 years of actual County service; and

(3) received an annual overall performance rating of Highly Successful Performance or Exceptional Performance for the 2 most recent consecutive years.

(c) An employee is eligible to receive only one 20-year longevity/performance increment.

(d) **Awarding longevity/performance increments to promoted employees.**

(1) When an employee is promoted from a non-bargaining unit position to another non-bargaining unit position:
(A) the 20-year longevity increment is added to the employee’s prior base salary before the promotional increase is added; or,

(B) if (A) does not apply, then the employee may be eligible to receive a 2% longevity/performance increment as outlined in Section 12-9(b); however,

(C) whether (A) or (B) applies, the employee’s new base salary cannot exceed the maximum salary of the new pay range.

(2) When an employee receives a promotion from a non-bargaining unit position to a bargaining unit position:

(A) the 20-year longevity/performance increment is added to the employee’s base salary before the promotional increase is added;

(B) the new base salary cannot exceed the maximum salary of the new pay range; however,

(C) if the employee’s new base salary is equal to the maximum salary of the new pay range, then the employee may be eligible to receive a bargaining unit longevity increment as stipulated in the respective collective bargaining agreement.

(3) When an employee receives a promotion from a bargaining unit position to a non-bargaining unit position:

(A) the 20-year longevity increment is added to the employee’s base salary before the promotional increase is added;

(B) the employee is eligible to receive a 2% longevity/performance increment under Section 12-9(b); and,

(C) the employee’s new base salary cannot exceed the maximum salary of the new pay range.

(e) An employee who has a 20 year longevity/performance increment and who:

(1) transfers from a non-bargaining unit position to another non-bargaining unit position, the longevity/performance increment remains the same;

(2) transfers from a non-bargaining unit position to a bargaining unit position is eligible to receive a bargaining unit 20-year longevity
increment as provided in the respective collective bargaining agreement; or,

(3) transfers from a bargaining unit position to a non-bargaining unit position:

(A) the longevity/performance increment is added to the employee’s base salary except when the employee’s base salary exceeds the maximum salary of the non-bargaining unit pay range; then,

(B) the employee’s base salary must be reduced to the maximum salary of the pay range.

Montgomery County Personnel Regulations, § 27. Promotion, (as amended June 30, 2015), which provides, in applicable part:

§ 27-2. Types of promotion.

(a) Competitive promotion. Prior to making the final selection for promotion, the department director must ensure that an applicant’s qualifications are evaluated under the competitive rating process specified in Section 6-5 of these Regulations.

§ 27-3. Compensation for a promotion. A department director must compensate an employee for a promotion as described in Section 10-5(c).


(a) An employee with merit system status may file a grievance under Section 34 of these Regulations over a promotional action. The employee must show that the action was arbitrary and capricious or in violation of established procedure.

(b) An employee who applied for promotion to a merit system position and who alleges that the CAO’s decision was arbitrary and capricious, illegal, based on political affiliation, failure to follow announced examination and scoring procedures, or nonmerit factors, may file an appeal directly with the MSPB.

(c) An employee who alleges discrimination prohibited by the County’s EEO policy in a promotional action may not file a grievance but may file a complaint under the processes described in Section 5-4 of these Regulations.

Montgomery County Personnel Regulations, § 34, Grievances, (as amended February 15, 2005, October 21, 2008, July 12, 2011, and June 30, 2015), which provides in pertinent part:

§ 34-4. Reasons for filing a grievance. An eligible employee, as described in Section 34-2, may file a grievance if the employee was adversely affected by an alleged:
(a) violation, misinterpretation, or improper application of a law, rule, regulation, procedure, or policy; . . .

(c) improper, inequitable, or unfair act in the administration of the merit system . . .

(d) improper, inequitable, or unfair application of the compensation policy and employee benefits, which may include salary, a pay differential . . .

**ANALYSIS AND CONCLUSIONS**

Appellant is challenging the County’s application of the longevity and performance increment rules after her October 30, 2016, appointment to a Grade 23 Public Safety Emergency Communications Supervisor position.

The parties dispute the issue of whether Appellant was placed in the higher-level position by reclassification or promotion. The County submitted affidavits, the job posting, and other documentation to support its position that Appellant was competitively promoted to the higher-level position. CX 16, CX 17 and CX 18. Moreover, Appellant provided further proof that she was promoted by submitting an April 19, 2019, printout of her salary history that explicitly states that on “30-Oct-2016” she received a “Promotion.” Appellant Exhibit (AX) 5. Moreover, two documents submitted by Appellant, one of which she labeled as “Reclassification Outcome,” expressly states to the contrary that the Grade 23 Public Safety Emergency Communications Supervisor position requires “Competitive Promotion.” AX 3 and 11. Significantly, Appellant concedes that she was required to apply for a promotion and submit a resume. Appellant’s Rebuttal, p. 8; Appellant’s Supplemental Response, p. 3. Appellant asserts that the promotional process was “just semantics for paperwork purposes,” but has not, however, provided any evidence indicating that she was reclassified rather than promoted. Appellant’s Rebuttal, p. 8.

Nevertheless, Appellant suggests that the promotional process was somehow a sham because eligibility for a promotion was limited to candidates who were “current Public Safety Communications Supervisors.” Appellant’s Supplemental Response, p. 4; CX 18. There is, however, nothing improper about a promotional recruitment process that is limited to certain County employees with those qualifications. MCPR § 6-2(a)(3) (“may restrict the vacancy to some

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7Appellant included eleven unnumbered attachments to her April 24, 2019, Rebuttal and her August 21, 2019, Supplemental Response. To reduce confusion, we will identify those attachments as Appellant Exhibits (AX) as follows:

AX 1 – CAO Step 2 decision, February 4, 2019
AX 2 – Email re Individual Position Classification Studies (June box), June 3, 2016
AX 3 – Position Series Evaluation Requirements, January 4, 2018 (partial page)
AX 4 – Montgomery County 9-1-1 Emergency Communications Center Standard Operating Procedure, ADM 1.40 Career Development, February 12, 2018
AX 5 – Appellant salary history with salary amounts, April 19, 2019
AX 6 – County General Salary Schedules, FY 2019
AX 7 – Appellant salary history without salary amounts, April 15, 2019
AX 8 – MCPR excerpts
AX 9 – ECC Consolidation Executive Steering Committee PowerPoint, March 7, 2019
AX 10 – Vacancy Posting, IRC 23182 (highlighted)
AX 11 – Position Series Evaluation Requirements, January 4, 2018 (full page)
or all County employees”). The County properly established and provided the required announcements of the competitive promotional qualifications and the rating process. See MCPR § 6-2(a)(2); § 6-5(a) & (b); § 27-2(a).

As there is a complete absence of any evidence supporting Appellant’s view that she was reclassified rather than promoted we must conclude that she was promoted. Accordingly, we examine the application of the longevity increment regulations to her promotion.\(^8\)

Under MCPR § 12-9, if an employee has reached the maximum salary for their grade, has high performance ratings, and has at least 20 years of service, they may be eligible for a “longevity increment.” A longevity increment provides for a salary 2% above the grade maximum. MCPR § 12-9(a) further provides that the longevity increment is a “one-time increase to an employee’s base salary.” The regulation also specifies that “[a]n employee is eligible to receive only one 20-year longevity/performance increment.” MCPR § 12-9(c). It is undisputed that Appellant received a longevity increment to her Grade 22 salary on June 7, 2009.

The longevity increment regulation states that when a non-bargaining unit employee who is receiving the longevity increment (such as Appellant) is promoted the new base salary is the maximum of the new grade:

When an employee is promoted from a non-bargaining unit position to another non-bargaining unit position: . . . the employee’s new base salary cannot exceed the maximum salary of the new pay range.

MCPR § 12-9(d)(1)(C).\(^9\)

Similarly, the compensation regulations also provide that “[a] department director must ensure that an employee’s base salary following promotion is not . . . more than the maximum

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\(^8\) To the extent Appellant is alleging that she has also been the victim of age discrimination, such claims are outside of the Board’s jurisdiction. The Board lacks the authority to adjudicate claims of discrimination under these circumstances. MCC §27-19; MCPR §35-2(d). See MSPB Case No. 15-28 (2015); MSPB Case No. 15-04 (2015); MSPB Case No. 14-40 (2014). Indeed, the Montgomery County Code expressly provides that an employee may not pursue as a grievance “employment matters for which another forum is available to provide relief.” MCC §33-12(b). Appellant unquestionably had available to her other avenues to resolve allegations of discrimination, such as the United States Equal Employment Opportunity Commission, the Maryland Commission on Civil Rights, and the Montgomery County Office of Human Rights. See MSPB Case No. 93-25 (1993) (Interpreting §33-12(b)’s “another forum available” limitation as applying to discrimination claims). See also MCPR §5-4(b)(1) (An employee alleging discrimination “may not file a grievance under Section 34 of these Regulations or an appeal under Section 35, unless the alleged violation is related to a disciplinary action, termination, or involuntary resignation.”).

\(^9\) Significantly, while MCPR § 12-9(d)(1)(C) specifically prohibits an employee such as Appellant who is promoted from a non-bargaining unit position to another non-bargaining unit position from receiving a salary above the grade maximum, another subsection of the regulation, § 12-9(d)(2)(C), specifically allows an employee promoted from a non-bargaining unit position to a bargaining unit position to get the longevity increment: “if the employee’s new base salary is equal to the maximum salary of the new pay range, then the employee may be eligible to receive a bargaining unit longevity increment as stipulated in the respective collective bargaining agreement.”
salary for the new pay grade or pay band.” MCPR § 10-5(c)(1)(A). While Appellant may be displeased that she did not receive a full 5% salary increase upon promotion, she was not entitled to receive one because the 5% promotional increase set forth in § 10-5(c)(1)(B) is expressly limited to the maximum of the salary grade in both § 10-5(c)(1)(A) and § 10-5(a). Thus, the 5% promotional increase rule does not override the salary grade maximum limitation.

Accordingly, because Appellant had received a “one-time” longevity increment in 2009, upon her October 30, 2016 promotion she received a pay increase to the maximum salary for Grade 23 but was properly denied another longevity increment. MCPR § 12-9(d)(1)(C).

Appellant has not met her burden of proof that the County’s application of the longevity increment regulation was arbitrary and capricious or in violation of an established procedure. MCPR § 34-9(d)(2). On this record the Board finds that Appellant’s appeal lacks merit and must be denied.

ORDER

Accordingly, it is hereby ORDERED that the appeal in Case No. 19-22 be and hereby is DENIED.

If any party disagrees with the decision of the Merit System Protection Board, pursuant to Montgomery County Code, §33-15, Judicial review and enforcement, and MCPR, §35-18, Appeals to court of MSPB decisions, an appeal may be filed with the Circuit Court for Montgomery County, Maryland County, Maryland in the manner prescribed under the Maryland Rules, Chapter 200, Rule 7-202.

For the Board
March 24, 2020

Harriet E. Davidson
Chair

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10 The promotional regulation governing compensation specifically provides that the compensation regulations are to be applied: “§ 27-3. Compensation for a promotion. A department director must compensate an employee for a promotion as described in Section 10-5(c).”