DECISION AND ORDER

Before:
CHRISTOPHER J. GODFREY, Chief Judge
MICHAEL E. GROOM, Alternate Judge
JAMES A. HAYNES, Alternate Judge

JURISDICTION

On June 4, 2014 appellant filed a timely appeal from the December 10, 2013 merit decision of the Office of Workers’ Compensation Programs (OWCP) denying his occupational disease claim. Pursuant to the Federal Employees’ Compensation Act\(^1\) (FECA) and 20 C.F.R. §§ 501.2(c) and 501.3, the Board has jurisdiction to review the merits of this case.\(^2\)

ISSUE

The issue is whether appellant established that injuries to both arms and elbows are causally related to factors of his federal employment.

\(^1\) 5 U.S.C. § 8101 \textit{et seq.}

\(^2\) The Board notes that, following the issuance of the December 10, 2013 OWCP decision and on appeal, appellant submitted new evidence. The Board is precluded from reviewing evidence which was not before OWCP at the time it issued its final decision. \textit{See} 20 C.F.R. § 501.2(c)(1).
On appeal, appellant contends that his elbow and wrist injuries are causally related to his federal employment duties.

**FACTUAL HISTORY**

On October 2, 2013 appellant, then a 44-year-old mail handler, filed an occupational disease claim alleging that on August 22, 2013 he first became aware of the sharp shooting pain that moved from his elbows to his wrists and then to his hands. He also first realized that his conditions were caused by pushing, pulling, lifting and extending his arms above his head at work.

In a September 19, 2013 medical report, Dr. J. Arden Blough, an attending family practitioner, obtained a history that appellant’s mail handler position required repetitive pushing and pulling of mail weighing greater than 70 pounds. He stated that over time appellant experienced shooting pain in his shoulders, elbows, hands and wrists for which he sought medical treatment. Appellant presented with continued bilateral elbow, hand and wrist pain that was exacerbated by his prolonged work-related duties of lifting, pushing and pulling. Dr. Blough obtained a history of his medical, family, social and work background. He provided findings on physical and x-ray examination. Dr. Blough diagnosed cumulative trauma resulting in right and left arm and elbow cubital and carpal tunnel syndrome and lateral and medial epicondylitis. Based on his evaluation interview and examination, he opined that appellant had sustained an injury to his bilateral elbows, hands and wrists as the result of a disease resulting from his cumulative work-related activities. Dr. Blough further opined that to a reasonable degree of medical certainty that these injuries arose out of and were causally connected to the above-described occupational trauma. He addressed appellant’s treatment plan and listed his work restrictions which included lifting no more than 20 pounds and avoidance of temperature extremes, high humidity, chemicals, solvents, sands, dust and noise. In a September 25, 2013 work limitation slip, Dr. Blough advised that appellant could not lift more than 30 pounds.

By letter dated October 10, 2013, OWCP advised appellant that the evidence submitted was insufficient to establish his claim. It requested additional medical evidence. OWCP also requested that the employing establishment respond to appellant’s allegations and submit evidence regarding his work duties.

In an October 31, 2013 letter, the employing establishment stated that it had no reason to disagree with appellant’s allegations. It described his repetitive work duties.

In a December 10, 2013 decision, OWCP denied appellant’s occupational disease claim. It found that the medical evidence was insufficient to establish that he sustained an injury or a medical condition causally related to the accepted work event(s).

**LEGAL PRECEDENT**

An employee seeking benefits under FECA\(^3\) has the burden of establishing the essential elements of his or her claim, including the fact that the individual is an employee of the United States.

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\(^3\) 5 U.S.C. §§ 8101-8193.
States within the meaning of FECA; that the claim was filed within the applicable time limitation; that an injury was sustained while in the performance of duty as alleged and that any disability and/or specific condition for which compensation is claimed are causally related to the employment injury. These are the essential elements of each and every compensation claim regardless of whether the claim is predicated on a traumatic injury or an occupational disease.5

To establish that an injury was sustained in the performance of duty in an occupational disease claim, a claimant must submit the following: (1) medical evidence establishing the presence or existence of the disease or condition for which compensation is claimed; (2) a factual statement identifying employment factors alleged to have caused or contributed to the presence or occurrence of the disease or condition; and (3) medical evidence establishing that the employment factors identified by the claimant were the proximate cause of the condition for which compensation is claimed or, stated differently, medical evidence establishing that the diagnosed condition is causally related to the employment factors identified by the claimant. The medical evidence required to establish a causal relationship is rationalized medical opinion evidence. The opinion of the physician must be based on a complete factual and medical background of the employee, must be one of reasonable certainty and must be supported by medical rationale explaining the nature of the relationship between the diagnosed condition and the specific employment factors identified by the employee.6 Neither the fact that appellant’s condition became apparent during a period of employment nor, his or her belief that the condition was caused by his or her employment is sufficient to establish a causal relationship.7

**ANALYSIS**

OWCP accepted appellant’s factors of federal employment as a mail handler. It denied his claim, however, on the grounds that the evidence failed to establish a causal relationship between those activities and his diagnosed conditions. The Board finds that the medical evidence of record is insufficient to establish that appellant developed bilateral arm, wrist and hand conditions causally related to factors of his federal employment.

Dr. Blough’s September 19, 2013 report found that appellant had bilateral arm and elbow cubital and carpal tunnel syndrome and lateral and medial epicondylitis. While he opined that the diagnosed conditions were caused by appellant’s work duties, he failed to adequately explain how the established employment factors caused or contributed to these conditions other than offering a generalized opinion that such work duties caused the bilateral arm and elbow conditions. As Dr. Blough failed to provide a sufficient explanation as to the mechanism of injury, his general statement that appellant sustained a work-related injury is of limited probative value.8 His September 25, 2013 work limitation slip did not provide any discussion of

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4 C.S., Docket No. 08-1585 (issued March 3, 2009); Elaine Pendleton, 40 ECAB 1143 (1989).
7 Kathryn Haggerty, 45 ECAB 383, 389 (1994).
8 S.W., Docket 08-2538 (issued May 21, 2009).
appellant’s work duties or provide a medical opinion on causal relationship. Medical evidence that does not offer any opinion regarding the cause of an employee’s condition is of limited probative value. The Board finds that Dr. Blough’s reports are insufficient to establish appellant’s claim.

The Board finds that there is insufficient rationalized medical evidence of record to establish that appellant sustained bilateral arm and elbow conditions causally related to the accepted employment factors. Appellant did not meet his burden of proof.

On appeal, appellant contended that his elbow and wrist injuries were causally related to his federal employment duties. As discussed above, he did not submit sufficiently rationalized medical evidence to establish his claim.

Appellant may submit new evidence or argument with a written request for reconsideration to OWCP within one year of this merit decision, pursuant to 5 U.S.C. § 8128(a) and 20 C.F.R. §§ 10.605 through 10.607.

CONCLUSION

The Board finds that appellant has failed to establish that injuries to both arms and elbows are causally related to factors of his federal employment.

ORDER

IT IS HEREBY ORDERED THAT the December 10, 2013 decision of the Office of Workers’ Compensation Programs is affirmed.

Issued: September 25, 2014
Washington, DC

Christopher J. Godfrey, Chief Judge
Employees’ Compensation Appeals Board

Michael E. Groom, Alternate Judge
Employees’ Compensation Appeals Board

James A. Haynes, Alternate Judge
Employees’ Compensation Appeals Board