

DECISION AND ORDER

IN THE MATTER OF THE APPEAL OF:

ERIN MISCHO-QUINTANA, Petitioner-Appellant,

vs.

OFFICE OF HUMAN RESOURCES, DHS SERVICE GROUP, and the City and County of Denver, a municipal corporation, Respondent-Agency.

On September 6, 2018, this Board issued an order advising the Petitioner-Appellant that she had until close of business on September 14, 2018, to comply with Career Service Rule 21-26, that is either request a transcript of proceedings before the Hearing Officer or give formal advisement that no transcript would be requested. Compliance with this rule would determine the briefing schedule to be followed by the parties for this appeal. Our order further advised Petitioner-Appellant that if she did not comply with the Rule, that is, if she did not request a transcript or give formal notice that no transcript would be requested, this appeal would be dismissed with prejudice.

Petitioner-Appellant has failed to comply with our order of September 6, 2018. In addition, we have reviewed the Petitioner-Appellant's Petition for Review. We find that nowhere in her Petition does she state grounds under Career Service Rule 21-21 for us to review and overturn the Hearing Officer's decision.

For these reasons, this appeal is **DISMISSED WITH PREJUDICE**. This is a final action of this Board.

SO ORDERED by the Board and documented this 18th day of October 2018.

BY THE BOARD:



Karen DuWaldt, Co-Chair

Board Members Concurring:

Neil Peck

Patti Klinge

Patricia Barela Rivera

Tracy Winchester