

ORDER

IN THE MATTER OF THE APPEAL OF:

BRUCE MITCHELL, Appellant,

vs.

DEPARTMENT OF SAFETY, DENVER SHERIFF'S DEPARTMENT,
and the City and County of Denver, a municipal corporation, Agency.

Appellant filed an unopposed motion for a two-day hearing, alleging that the number of witnesses in this appeal justifies a good cause exception to the limitation of one day for hearings set forth in CSR § 19-42 B.

The only pre-hearing statement yet filed indicates that there is only one will call witness listed. This does not justify an exception to the above Career Service Rule. The parties may re-submit the motion on or before **February 14, 2014** if the time estimated for the direct testimony of will call witnesses exceeds six hours. Until that date, the hearing office will reserve March 4, 2014 for an additional day of hearing in the event the motion is re-filed and granted.

The motion for a two-day hearing is DENIED.

DONE December 19, 2013.


Valerie McNaughton
Career Service Hearing Officer

I certify that on Dec. 19, 2013, I delivered a correct copy of this Order to the following:

Bruce Mitchell, Mitche11b767@aol.com	(via email)
Scott D. McLeod, Esq., smcleod@elkusandsisson.com	(via email)
Don Sisson, Esq., dsisson@elkusandsisson.com	(via email)
City Attorney's Office at D1efiling.litigation@denvergov.org	(via email)
John Sauer, ACA, John.Sauer@denvergov.org	(via email)
Marinda Kincaid, HR Dir., Marinda.Kincaid@denvergov.org	(via email)

