
ORDER TO SHOW CAUSE TO LIMIT WITNESSES AND EXHIBITS

IN THE MATTER OF THE APPEAL OF:

 Appellant,

vs.

DEPARTMENT OF ENVIRONMENTAL HEALTH,
and the City and County of Denver, a municipal corporation, Agency.

The parties' Pre-hearing Statements identified 19 witnesses, and Appellant submitted no exhibits. Amended Prehearing Statements are due on Feb. 21, 2012.

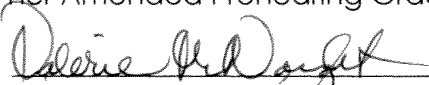
I. WITNESSES

The Agency listed five witnesses to testify about the same matter: their "interactions with Appellant and issues relating to this appeal." Another three witnesses were designated to testify about their "observations of Appellant as well as interactions with Appellant and issues relating to this appeal." This language fails to identify with specificity the precise topics of the expected testimony, given the seven-month span of events asserted in the dismissal letter. The Agency is ordered to identify with specificity the testimony to be adduced from each witness in its Amended Prehearing Statement, and eliminate duplicate testimony.

II. EXHIBITS

Appellant attempted to incorporate by reference as exhibits all 29 of the documents consisting of 243 pages that were attached to her appeal form. Appellant is ordered to submit two copies of exhibits marked alphabetically with her Amended Prehearing Order.

DONE February 13, 2012.


Valerie McNaughton
Career Service Hearing Officer

I certify that on February 13, 2012, I delivered a copy of this Order to the following:


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