

**HEARING OFFICER, CAREER SERVICE BOARD  
CITY AND COUNTY OF DENVER, COLORADO**  
Appeal No. 82-10

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**ORDER RE: AGENCY'S MOTION FOR DISCOVERY**

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IN THE MATTER OF THE APPEAL OF:

**MARCUS RICHARDSON**, Appellant,

vs.

**DENVER AUDITOR'S OFFICE**,

and the City and County of Denver, a municipal corporation, Agency.

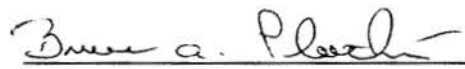
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The Appellant seeks reversals of his dismissal and of the Agency's denial of his grievance of a written reprimand. On January 3, 2011, the Agency filed a motion for discovery in the form of three interrogatories and two requests for production of documents.

The Appellant did not file a formal response to the motion; however, Appellant sent an email to the Agency on January 4, 2011, which disclosed information requested in the three interrogatories. Appellant also replied "the city already has" regarding documents requested by the Agency.

Since its January 3, 2011 motion for discovery, the Agency has filed two unrelated motions without complaining Appellant failed to respond and requesting a motion to compel. Thus, it appears the Agency is satisfied with Appellant's informal response. Assuming this to be the case, the Agency's request for discover has become moot, and no further action is required.

DONE January 6, 2011.

  
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Bruce A. Plotkin  
Career Service Hearing Office

I certify that, on December 6, 2010, I delivered a correct copy of this Order to the following, as indicated:

Mr. Marcus Richardson, [marcusd450@gmail.com](mailto:marcusd450@gmail.com)


(via email);

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(via email).

  
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