

**HEARING OFFICER, CAREER SERVICE BOARD  
CITY AND COUNTY OF DENVER, COLORADO**  
Appeal No. 62-09

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**ORDER DENYING APPELLANT'S MOTION FOR DISCOVERY**

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IN THE MATTER OF THE APPEAL OF:

**RONNIE SANDERS**, Appellant,

vs.

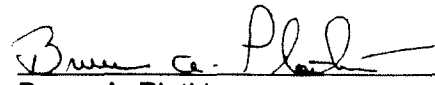
**DENVER PARKS AND RECREATION**, and the City and County of Denver, a municipal corporation, Agency.

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The Appellant filed his "Motion to Conduct Discovery and Take Depositions" on October 19, 2009. The Agency responded in opposition.

As a starting point, the Career Service Rules (CSR) do not favor extensive discovery. CSR 19-45 A., D.; In re Rogers, CSA 25-08 (5/13/08). As noted by counsel for the Agency, Appellant has not specified to whom it wishes to direct its discovery and has not identified who he wishes to depose. In addition, depositions may be granted when it is not feasible for a witness to appear at hearing. The Appellant did not represent that any witness is unavailable. Finally, the Appellant did not identify good cause why written discovery cannot be accomplished within the limits set by CSR 19-45. For these reasons the Appellant's request for discovery is DENIED. The Appellant may submit timely requests for discovery directly to the Agency within the limits set forth in CSR 19-45.

DONE November 10, 2009.

  
Bruce A. Plotkin  
Career Service Hearing Officer