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IN THE SUPREME COURT STATE OF NORTH DAKOTA

	2020 ND 99	
New Freedom Center, Inc.,		Petitioner and Appellant
V.		
Job Service North Dakota,		Respondent and Appellee
and		
James L. Maurer,		Respondent
	No. 20190405	

Appeal from the District Court of Burleigh County, South Central Judicial District, the Honorable Thomas J. Schneider, Judge.

AFFIRMED.

Per Curiam.

Monte L. Rogneby, Bismarck, ND, for petitioner and appellant.

Michael T. Pitcher, Assistant Attorney General, Bismarck, ND, for respondent and appellee.

New Freedom Center v. Job Service No. 20190405

Per Curiam.

- [¶1] New Freedom Center, Inc. ("NFC") appealed from a district court judgment affirming Job Service North Dakota's ("Job Service") allowance of unemployment benefits to NFC's former employee, James Maurer. NFC asserts Job Service erred when it found Maurer was not terminated for benefit-disqualifying misconduct. We conclude Job Service's decision is supported by a preponderance of the evidence. *See Baier v. Job Service N.D.*, 2004 ND 27, ¶ 7, 673 N.W.2d 923 (applying preponderance of the evidence standard to misconduct determinations).
- [¶2] NFC also argues Job Service erred when it refused to consider pornography that was allegedly discovered on Maurer's work computer and when the appeals referee had an exparte communication with Maurer. We conclude NFC waived these issues when its representative declined to testify about the pornography at the administrative hearing and when its representative did not object to the exparte communication. See McNamara v. Dir., N.D. Dep't of Transp., 500 N.W.2d 585, 593 (N.D. 1993) (holding failure to assert objection at administrative hearing precludes litigant from raising issue on appeal).
- [\P 3] We summarily affirm under N.D.R.App.P. 35.1(a)(5) and (7).
- [¶4] Jon J. Jensen, C.J. Gerald W. VandeWalle Lisa Fair McEvers Daniel J. Crothers Jerod E. Tufte