## IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

THERESA WILLIAMS,

Appellant,

v. Case No. 5D13-4308

DEPARTMENT OF CORRECTIONS,

Appellee.

Opinion filed August 8, 2014

Administrative Appeal from the Public Employees Relations Commission.

Theresa Williams, Wildwood, pro se.

Rana M. Wallace, of the Office of General Counsel for the Florida Department of Corrections, Tallahassee, for Appellee.

## PER CURIAM

AFFIRMED. See Bracey v. Dep't of Children & Families, 764 So. 2d 905, 905 (Fla. 5th DCA 2000) ("PERC was required to affirm the factual findings . . . made by the hearing officer if such findings are supported by competent substantial evidence."); Crawley v. Dep't of Highway Safety & Motor Vehicles, 616 So. 2d 1061, 1063 (Fla. 1st DCA 1993) ("The determination of whether appellant's violation of policy was willful is a factual determination to be made by the hearing officer. PERC may not reject the hearing

officer's finding unless there is no competent, substantial evidence from which the finding could reasonably be inferred.").

ORFINGER, LAWSON, JJ., and HARRIS, C.M., Senior Judge, concur.