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

ADONICA SPADA,

Appellant,

v. Case No. 5D14-3607

AGENCY FOR PERSONS WITH DISABILITIES, ET AL.,

Appellees.

Opinion filed April 17, 2015

Administrative Appeal from the Agency for Persons with Disabilities

Anthony Spada, St. Augustine, Power of Attorney for Appellant.

Melissa E. Dinwoodie, Senior Attorney for Agency for Persons with Disabilities, Jacksonville, for Appellee.

PER CURIAM.

AFFIRMED. See De Groot v. Sheffield, 95 So. 2d 912, 916 (Fla. 1957) (recognizing that appellate courts "will not undertake to re-weigh . . . the evidence presented before the tribunal or agency whose order is under examination [but] merely examine[] the record made below to determine whether the lower tribunal had before it competent substantial evidence to support its findings").

LAWSON, EVANDER and LAMBERT, JJ., concur.