IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

ROBERT FLAMILY,

Appellant/Cross-Appellee,

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

v.

CASE NO. 1D04-2453

CITY OF ORLANDO and CITY OF ORLANDO RISK MANAGEMENT,

Appellees/Cross-Appellants.

Opinion filed July 16, 2009.

An appeal from Judge of Compensation Claims. David W. Langham, Judge.

Geoffrey Bichler & Kelley, P.A., Winter Park, for Appellant/Cross-Appellee.

Danni Lynn Germano, Michael Broussard and Barbara Eagan of Broussard, Cullen, DeGailler & Eagan, P.A., Orlando, for Appellees/Cross-Appellants.

PER CURIAM.

We review this case on remand from the Florida Supreme Court. <u>See Sanders v. City of Orlando</u>, 997 So. 2d 1089 (Fla. 2008). Claimant raises one issue on appeal, while the City raises four cross-appeal issues.

Claimant argues that the JCC erred in ruling the City was not estopped from denying compensability. We conclude that the JCC did not err in rejecting Claimant's estoppel argument. Further, we affirm the issues raised on cross-appeal without discussion.

The JCC's final order is AFFIRMED.

HAWKES, C.J., KAHN and THOMAS, JJ., CONCUR.