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

NOT FINAL UNTIL TIME EXPIRES TO

TOMASINA J. FRATE,

Appellant,

FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

v.

CASE NO. 1D11-5786

REEMPLOYMENT ASSISTANCE APPEALS COMMISSION and MASTER RESTAURANT DEVELOPERS, LLC,

Appellees.

Opinion filed September 7, 2012.

An appeal from an order of the Reemployment Assistance Appeals Commission. Alan Orantes Forst, Chairman.

Tomasina J. Frate, pro se, Petitioner.

A. Robert Whaley, General Counsel, and Louis A. Gutierrez, Senior Attorney, Tallahassee, for Respondent Reemployment Assistance Appeals Commission.

PER CURIAM.

Section 443.151(4), Florida Statutes (2010), allows only adversely affected

parties to appeal an order of the Commission to the District Court of Appeal. Here, appellant was not adversely affected because the decision of the appeals referee ruled in her favor and the Commission's order did not disturb the referee's decision. Accordingly, appellant lacks standing to appeal issues not adverse to her and this appeal must be dismissed.

DISMISSED.

VAN NORTWICK, WETHERELL, and MAKAR, JJ., CONCUR.