DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FOURTH DISTRICT July Term 2005

THE DOCTOR'S OFFICE, d/b/a **THE CHILDREN'S OFFICE,** Appellant,

v.

AGENCY FOR HEALTH CARE ADMINISTRATION,

Appellee.

No. 4D04-3412

[November 2, 2005]

PER CURIAM.

We affirm the Agency for Health Care Administration's final order accepting the administrative law judge's recommendations. On appeal, The Doctor's Office argues that review should be by peer review organization rather than individual peer. This point was not raised below. In the absence of fundamental error, the point is deemed waived on appeal. *Perry v. State*, 817 So. 2d 985, 987 n.1 (Fla. 4th DCA 2002).

STONE, GROSS and HAZOURI, JJ., concur.

* * *

Appeal from the State of Florida, Agency for Health Care Administration; L.T. Case No. 01-2831 MPI.

Joy A. Bartmon of The Law Offices of Bartmon & Bartmon, P.A., Boca Raton, for appellant.

Garnett W. Chisenhall, Tallahassee, for appellee.

Not final until disposition of timely filed motion for rehearing.