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

THOMAS MORGAN, JR.,

Appellant,

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

v.

CASE NO. 1D04-4207

MANDISH RESEARCH INTERNATIONAL, INC. and UNISOURCE ADMINISTRATORS INC.,

Appellees.	

Opinion filed November 10, 2005.

An appeal from an order of the Judge of Compensation Claims. Paul T. Terlizzese, Judge.

Karen M. Smith, Orlando, and Bill McCabe of Shepherd, McCabe & Cooley, Longwood, for Appellant.

Mary L. Wakeman of McConnaughhay, Duffy, Coonrod, Pope & Weaver, Tallahassee, for Appellees.

PER CURIAM.

Because the statement of evidence prepared by appellant was not agreed upon by appellee or approved by the judge of compensation claims, as required by Florida Appellate Rule Procedure 9.200(b)(4), the order granting the employer/servicing

agent's motion to enforce settlement agreement is AFFIRMED. <u>See Walt v. Walt,</u> 596 So. 2d 761 (Fla. 1st DCA 1992).

ERVIN, WOLF and WEBSTER, JJ., CONCUR.