NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DISPOSED OF.

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

THIRD DISTRICT

JULY TERM, A.D. 2001

PETER MARELLO, \*\*

Appellant, \*\*

vs. \*\* CASE NO. 3D00-3422

DEP'T of EDUCATION, \*\* LOWER

DIV. of VOCATIONAL TRIBUNAL NO. 00-0683

REHAB.,

Appellee. \*\*

Opinion filed September 5, 2001.

An Appeal from the Circuit Court for Miami-Dade County, Linda M. Rigot, Judge.

Mark Lawrence, for appellant.

Rutledge, Ecenia, Purnell & Hoffman, and John R. Ellis; and Joseph L. Shields, for appellee.

Before SCHWARTZ, C.J., and SORONDO, and RAMIREZ, JJ.

PER CURIAM.

Affirmed. See Pan Am. World Airways v. Florida Pub. Serv. Comm'n, 427 So. 2d 716, 717 (Fla. 1983) (the court reviews orders

only to determine whether actions comport with the essential requirements of law and are supported by competent and substantial evidence).