

**IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT  
IN AND FOR MIAMI-DADE COUNTY, FLORIDA**

**APPELLATE DIVISION**

Not Final Until disposition of timely filed motion for rehearing, clarification, or certification

---

**CASE NO: 2023-69-AP-01**

---

**BRITTANY WILLIAMS,**

**Appellant,**

v.

**MIAMI-DADE COUNTY,**

**Appellee.**

**An Appeal from Final Administrative Action of the Mayor of Miami-Dade County**

**Geraldine Bonzon Keenan, Miami-Dade County Attorney, and Eric A. Rodriguez, Assistant Miami-Dade County Attorney, counsel for Appellant**

**Brittany M. Williams, Appellee, Pro se**

**Before TRAWICK, DE LA O, and R. ARECES, JJ., (panel)**

**PER CURIAM.**

**AFFIRMED.** *See Haines City Cmty. Dev. v. Heggs*, 658 So. 2d 523, 527 (Fla. 1995) (No departure from the essential requirements of law unless there is an inherent illegality or irregularity, an abuse of judicial power, or an act of judicial tyranny perpetrated with disregard of procedural requirements, resulting in a gross miscarriage of justice; *Dusseau v. Metropolitan Dade County Bd. of Cnty. Comm'rs*, 794 So. 2d 1270, 1275 (Fla. 2001) (On first tier review, a court may not reweigh the evidence but must review the record to determine whether the decision

of the lower tribunal was supported by competent substantial evidence).

TRAWICK, DE LA O and R. ARECES, JJ., concur.

This 11<sup>th</sup> day of September, 2024.