SUPREME COURT OF FLORIDA TALLAHASSEE, FLORIDA

MARVIN CASTELLANOS,

Petitioner,

CASE NO.. SC13-2082

v.

Lower

Tribunal: 1D12-3639;

OJCC No. 09-027890GCC

NEXT DOOR COMPANY and AMERISURE INSURANCE CO.,

*	1
K OC	pondents.
1/02	Donacins.

NOTICE OF SUPPLEMENTAL AUTHORITY

COMES NOW the petitioner, Marvin Castellanos, by and through his undersigned co-counsel, Richard A. Sicking, and files this notice of supplemental authority and for grounds would state:

This notice is filed pursuant to Fla. R. App. P. 9.225.

This supplemental authority is: *Kathy Weimar v. L'Oreal USA S/D, Inc.*, Fla. First DCA Case No. 1D12-3639, opinion filed November 5, 2015.

This supplemental authority was discovered after the filing of the last brief, because it was not decided until November 5, 2015.

This supplemental authority is significant to the issues raised in the present case as it is the 13th case in which the Florida First District Court of Appeal has certified the same question certified in the present case.

Respectfully submitted,

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Richard A. Sicking

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished via e-mail this 6th day of November, 2015, to: Michael J. Winer, Esq. (mike@mikewinerlaw.com), Law Office of Michael J. Winer, P.A., 110 North lst FL 33602; Raoul G. Tampa, Cantero, Esq. St., 2nd .Flr., (raoul.cantero@whitecase.com) P. David Draigh, and Esq. (ddraigh@whitecase.com), White & Case, L.L.P., Southeast Financial 6 Center, Suite 4900, 200 South Biscayne Blvd., Miami, FL 33131; Christopher J. Smith. -Esq. (chris@cjsmithlaw.com), 2805 W. Busch Blvd., Suite 219, Tampa, FL 33618, Kenneth B. Schwartz, Esq. (kbs@fla law.com), Kenneth Schwartz, P.A., 1803 S.

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Richard A. Sicking

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

KATHYA WEIMAR,

Appellant,

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

v.

CASE NO. 1D15-3529

L'OREAL USA S/D, INC. D/B/A URBAN DECAY et al.,

Appellee.

Opinion filed November 5, 2015.

An appeal from an order of the Judge of Compensation Claims. E. Douglas Spangler, Jr., Judge.

Date of Accident: January 29, 2014.

Kimberly A. Hill, Kimberly A. Hill, P.L., Fort Lauderdale, and Richard Zaldivar, Richard E. Zaldivar, P.A., Miami, for Appellant.

Jennifer J. Kennedy, Abbey, Adams, Byelick, & Mueller, L.L.P., St. Petersburg, for Appellee.

PER CURIAM.

Based on <u>Castellanos v. Next Door Co.</u>, 124 So. 3d 392 (Fla. 1st DCA 2013), we AFFIRM. In so doing, we certify that our disposition of the instant case passes

upon the same question we certified in <u>Castellanos</u>. <u>Id.</u> at 394. <u>See Jollie v. State</u>, 405 So. 2d 418, 421 n.* (Fla. 1981).

BENTON, RAY, and OSTERHAUS, JJ., CONCUR.