SAN JOSE COUNTRY CLUB, a Florida non-profit corporation,

Petitioner,

v.

DELOITTE & TOUCHE, a New York Limited Liability Partnership, and GABRIELE M. BEYER,

Respondents.

Opinion filed July 25, 2005.

Petition for Writ of Certiorari - Original Jurisdiction.

Gregory A. Anderson, Brooks C. Rathet and Heatherann M. Solanka of Anderson St. Denis & Glenn, P.A., Jacksonville, for Petitioner.

David M. Wells and William E. Adams, Jr. of McGuire Woods LLP, Jacksonville, for Respondent Deloitte & Touche.

PER CURIAM.

The petitioner seeks certiorari review, challenging a pretrial order which it characterizes as a departure from the essential requirements of law. However, relief

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

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

CASE NO. 1D05-603

by certiorari also requires a showing of irreparable harm, based on error which could not be remedied on appeal after entry of a final order. <u>E.g.</u>, <u>Jaye v. Royal Saxon</u>, <u>Inc.</u>, 720 So. 2d 214 (Fla. 1998). Such harm has not been shown here, and the petition for a writ of certiorari is therefore denied.

ALLEN, WOLF and BENTON, JJ., CONCUR.