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. 2005

STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY,

* *

* *

Appellant,

** CASE NO. 3D04-1570

VS.

**

* *

JULIAN REVUELTA, individually and MARY REVUELTA, his wife, and ** AUTO DIAGNOSTICS AND REPAIR, INC., a Florida corporation,

LOWER

TRIBUNAL NO. 00-285538

Appellees.

Opinion filed July 13, 2005.

An Appeal from the Circuit Court for Miami-Dade County, Barbara S. Levenson, Judge.

Clark, Robb, Mason, Coulombe & Buschman; Russo Appellate Firm, and Elizabeth K. Russo, and Anne Willis Chapman, appellant.

Hunter, Williams & Lynch, P.A., and Christopher J. Lynch, for appellees.

Before GERSTEN, GREEN, and FLETCHER, JJ.

PER CURIAM.

We reverse the final judgment awarding fees. As this court has reversed the underlying judgment upon which the fee award was based, State Farm Mut. Auto. Ins. Co. v. Revuelta, No. 3D03-3294 (Fla. 3d DCA May 11, 2005), there is no basis to support the judgment on review.

Reversed and remanded.