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

MAGALY GORDO, \*\*

Appellant, \*\*

vs. \*\* CASE NO. 3D00-2339

ANGEL SAAD and MARY SAAD, \*\* LOWER

his wife,

Appellees.

TRIBUNAL NO. 96-14989

Opinion filed August 8, 2001.

An Appeal from the Circuit Court for Dade County, Amy Dean, Judge.

\* \*

Zack Kosnitzky and Jennifer G. Altman and John T. Houchin, for appellant.

Albert D. Rey; Lauri Waldman Ross, for appellees.

Before SCHWARTZ, C.J., and GERSTEN and GODERICH, JJ.

PER CURIAM.

Affirmed on the authority of Airvac, Inc. v. Ranger Ins. Co., 330 So. 2d 467 (Fla. 1976). See Gordo v. Saad, 761 So. 2d 1116 (Fla. 3d DCA 2000)(per curiam)(table).

The appellees' motion for appellate attorney's fees is granted against the appellant pursuant to the promissory note sued upon and against both the appellant and counsel under section 57.105, Florida Statutes (2000). The cause is remanded for the trial court to determine the amount and apportionment of those fees.

Affirmed. Motion for fees granted and remanded.