NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DISPOSED OF. IN THE DISTRICT COURT OF APPEAL OF FLORIDA THIRD DISTRICT JANUARY TERM, A.D. 2004 E. I. DUPONT DE NEMOURS & CO., ** CASE NOS. 3D02-1640, INC., etc., et al., 3D02-1642, 3D02-1648, ** 3D03-1815, 3D03-1830, Appellants, ** 3D03-1832 vs. ** LOWER TRIBUNAL CASE NOS. 01-6932, SUPER HELECHOS, S.A., ** 01-6935, 01-23796 etc., et al., Appellees. * *

Opinion filed June 9, 2004.

An appeal of a non-final order from the Circuit Court of Miami-Dade County, Amy Steele Donner, Judge.

Shook, Hardy & Bacon and Kathleen M. O'Connor and Sergio E. Pagliery and Daniel B. Rogers and Thomas M. Sherouse and Todd L. Wallen and Briana M. Lundy and Jane Kreusler-Walsh (West Palm Beach), for appellants.

Holland & Hart and Craig M. J. Allely; Elizabeth K. Russo, for appellees.

Before COPE, GODERICH, and FLETCHER, JJ.

PER CURIAM.

E. I. DuPont de Nemours & Company, Inc. and Leon J. DeLeon seek reversal of the trial court's order denying their Motions to

Dismiss on the Ground of Forum Non Conveniens. Finding that the trial court did not abuse its discretion in denying the motion, we affirm the order. <u>Aerolineas Argentinas, S.A. v. Gimenez</u>, 807 So. 2d 111 (Fla. 3d DCA) (decision to grant or deny a forum non conveniens motion for dismissal rests in the sound discretion of the trial court), <u>rev. denied</u>, 828 So. 2d 386 (Fla. 2002).

Affirmed.