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

ANA L. CABEZA,

Appellant, **

vs. ** CASE NO. 3D03-2726

* *

HOFFMAN SOOTIN & ERRO DDS PA ** LOWER and FLORIDA UNEMPLOYMENT TRIBUNAL NO. 03-8536 APPEALS COMMISSION, **

Appellee. **

Opinion filed May 26, 2004.

An appeal from the Florida Unemployment Appeals Commission.

Ana L. Cabeza, in proper person.

John D. Maher (Tallahassee), for appellee.

Before GREEN, SHEVIN, and WELLS, JJ.

PER CURIAM.

Because the record evidence supports the finding that the appellant/claimant was disqualified from receiving benefits because she voluntarily left her employment without good cause attributable to her employer, we affirm. See \$443.101(1)(a), Fla. Stat. (2001); Sollecito v. Hollywood Lincoln Mercury, Inc., 450 So. 2d 928 (Fla. 4th DCA 1984); Perez v. Dep't of Labor & Employment Sec., 377 So. 2d 806 (Fla. 3d DCA 1979); Uniweld Prods., Inc. v. Indus. Relations Comm'n, 277 So. 2d 827 (Fla. 4th DCA 1973).

Affirmed.