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., 2004

DOLORES ALEMAN-BARRIERA,

Appellant, \*\*

vs. \*\* CASE NO. 3D03-3133

\* \*

LARRY K. HOOPER, CPA, PA., and \*\* LOWER FLORIDA UNEMPLOYMENT APPEALS TRIBUN

FLORIDA UNEMPLOYMENT APPEALS TRIBUNAL NO. 03-10484 COMMISSION, \*\*

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Appellees. \*\*

Opinion filed November 24, 2004.

An Appeal from the Florida Unemployment Appeals Commission.

Dolores Aleman-Barriera, in proper person.

Louis A. Gutierrez, for appellee, Unemployment Appeals Commission.

Before SCHWARTZ, Chief Judge, SHEVIN and RAMIREZ, JJ.

PER CURIAM.

We reverse the order of the Unemployment Appeals Commission affirming the denial of benefits. Although the conduct cited by

the employer supports the claimant's dismissal, it "does not amount to misconduct necessary to deny unemployment compensation benefits . . ." Baber v. Florida Keyes Children's Shelter

Inc., 701 So. 2d 125, 125 (Fla. 3d DCA 1997); see Reaves v. ANC

Rental Corp. 871 So. 2d 1069 (Fla. 3d DCA 2004) and cases cited therein.

Reversed.