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

GREGORIO M. JORGE,

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\* \*

Appellant,

vs. \*\* CASE NO. 3D04-2524

FLORIDA UNEMPLOYMENT APPEALS

COMMISSION,

\*\* LOWER

Appellee. TRIBUNAL NO. 04-9024

\* \*

Opinion filed December 29, 2004.

An Appeal from Florida Unemployment Appeals Commission.

Gregorio M. Jorge, in proper person.

Louis Gutierrez (Tallahassee), for appellee.

Before SCHWARTZ, C.J., and RAMIREZ and SHEPHERD, JJ.

PER CURIAM.

Because the record supports the determination below that the appellant voluntarily left employment without good cause contributable to his employer, see § 443.101(1)(a), Fla. Stat.

(2004), the order disqualifying him from unemployment compensation benefits is affirmed.