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This memorandum is uncorrected and subject to revision before publication in the New York Reports.

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No. 71 SSM 3 Marta Alvarez,

Appellant,

v.

NYLL Management Ltd., et al., Respondents.

Submitted by James M. Sheridan, Jr., for appellant. Submitted by Colin F. Morrissey, for respondents. New York State Trial Lawyers Association, <u>amicus</u> <u>curiae</u>.

\* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \*

On review of submissions pursuant to section 500.11 of the Rules, order affirmed, with costs. The Appellate Division correctly concluded that plaintiff failed to raise a triable issue of fact whether she suffered a serious injury within the meaning of Insurance Law § 5102(d) as a result of the underlying motor vehicle accident. Chief Judge Lippman and Judges Read, Pigott, Rivera and Abdus-Salaam concur. Judges Stein and Fahey took no part.

Decided February 12, 2015