NOT DESIGNATED FOR PUBLICATION

STATE OF LOUISIANA

COURT OF APPEAL

FIRST CIRCUIT

NUMBER 2007 CA 0927

BILLY ROLLINS

VERSUS

SAFEWAY INSURANCE COMPANY OF LOUISIANA

Judgment Rendered: December 21, 2007.

* * * * * * * * * *

Appealed from the 19th Judicial District Court Parish of East Baton Rouge, State of Louisiana Suit Number 514,411

Honorable Curtis A. Calloway, Judge

Dana C. Graham Lafayette, LA

Counsel for Defendant/Appellant Safeway Insurance Company

of Louisiana

Derrick D. Jones Lindsey J. Scott Baton Rouge, LA Counsel for Plaintiff/Appellee

Billy Rollins

BEFORE: CARTER, C.J., PETTIGREW AND WELCH, JJ.

Welch J. Coneus without reasons.

CARTER, C.J.

Safeway Insurance Company of Louisiana appeals a judgment based on the trial court's finding that its UM insured, Billy Rollins, was free from fault in causing a motor vehicle accident on July 5, 2003. After a thorough review of the record, we cannot say that the trial court committed manifest error in reaching its decision. This case primarily hinges upon the trial court's credibility determinations, which must be given great deference on appeal. See Secret Cove, L.L.C. v. Thomas, 02-2498 (La. App. 1 Cir. 11/7/03), 862 So.2d 1010, 1016, writ denied, 04-0447 (La. 4/2/04), 869 So.2d 889. We therefore affirm the trial court's judgment in accordance with Rule 2-16.2A(8) of the Uniform Rules of Louisiana Courts of Appeal. Costs of this appeal are assessed to Safeway Insurance Company of Louisiana.

AFFIRMED.