NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

THE SALVATION ARMY,
MASSACHUSETTS DIVISION, a New
York corporation; and THE SALVATION
ARMY, FLORIDA DIVISION, a Georgia
corporation,

Appellants,

V.

CONSTANCE C. POTTER-MICCOLY, as personal representative of the Estate of Robert Peter Miccoly, Sr.; and BONNIE MASSOIA, as successor trustee of the Robert P. Miccoly, Sr. revocable trust dated 9/21/11,

Appellees.

Opinion filed December 19, 2018.

Appeal from the Circuit Court for Manatee County; Deno G. Economou, Judge.

Allan P. Whitehead and Erika McBryde of Frese, Whitehead & Anderson, P.A., Melbourne; and Stephen P. Heuston of Heuston Legal, PLLC, Melbourne, for Appellants.

Jeffrey S. Goethe and M. Brandon Robinson of Barnes Walker, Goethe, Hoonhout, Perron & Shea, PLLC, Bradenton, for Appellee Constance C. Potter-Miccoly; and David F. Wilsey of Fisher and Wilsey, P.A., Saint Petersburg, Case No. 2D17-4973

for Appellee Bonnie Massoia, as successor trustee of the Robert P. Miccoly, Sr. revocable trust dated 9/21/11.

PER CURIAM.

Affirmed.

LaROSE, C.J., and KHOUZAM and BADALAMENTI, JJ., Concur.