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

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

ANDREW D.L. CHU; ANDREW D.L. CHU,	)
Trustee of the CHU FAMILY TRUST u/a/d	)
November 2, 2000; YEEHO CHU, Trustee	)
of the CHU FAMILY TRUST u/a/d	)
November 2, 2000; YEEHO CHU and	)
JOSEPHINE CHU,	)
Appellants,	) )
V.	Case No. 2D09-4498
SHARON CHU SALYER,	)
Appellee.	) )

Opinion filed February 9, 2011.

Appeal from the Circuit Court for Hillsborough County; J. Rogers Padgett, Judge.

Paul H. Bowen of Paul H. Bowen, P.A., Palm Harbor (withdrew after briefing), for Appellants.

Michael J. McDermott of McDermott & Thacker, P.A., Brandon, for Appellee.

WHATLEY, Judge.

The order appealed is a final, appealable order with regard to Josephine Chu, and we affirm. However, we dismiss Andrew and Yeeho Chu's appeal of the order because the order is nonfinal and nonappealable with regard to them.

Affirmed in part and dismissed in part.

KHOUZAM and BLACK, JJ., Concur.