.3NOT 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. 2001

PETER BRITO, **

Appellant, **

vs. ** CASE NO. 3D01-1416

ALELI BRITO, **

LOWER

Appellee. ** TRIBUNAL NO. 95-11639

Opinion filed December 19, 2001.

An appeal from the Circuit Court for Dade County, Maxine Cohen Lando, Judge.

Bofill & Vilar and Jose C. Bofill, for appellant.

Elizabeth S. Baker, for appellee.

Before COPE, FLETCHER and RAMIREZ, JJ.

PER CURIAM.

Under the parties' agreement, incorporated into the judgment for dissolution of marriage, the agreed alimony is not modifiable at all at the request of the husband. It is modifiable at the request of the wife only if the former husband is in default. Such an agreement is valid and enforceable. <u>Bassett v. Bassett</u>, 464 So.

2d 1203 (Fla. 3d DCA 1984).
Affirmed.