IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

THIRD DISTRICT

LOWER

JULY TERM, A.D. 2001

JOSE M. DIAZ, CARIDAD DIAZ, \*\* and EL MESON DE PEPE, INC., D/B/A ISLAND REEF RESTAURANT, \*\*

Appellants, \*\*

vs. \*\* CASE NO. 3D01-2572

FLORIDA WINDSTORM
UNDERWRITING ASSOCIATION
(FWUA), a Florida
corporation,

TRIBUNAL NO. 99-1261

\* \*

\* \*

Appellee.

\* \*

Opinion filed November 14, 2001.

An Appeal from the Circuit Court for Monroe County, Sandra Taylor, Judge.

Morgan & Hendrick, and Hugh J. Morgan, and Steven M. Goldsmith, for appellants.

Cole, White & Billbrough, and Aram Megerian, for appellee.

Before COPE, FLETCHER, and RAMIREZ, JJ.

## CONFESSION OF ERROR

PER CURIAM.

Upon appellee Florida Windstorm Underwriting's confession of error, as well as <a href="McGurn v. Scott">McGurn v. Scott</a>, 596 So. 2d 1042 (Fla. 1992), we quash that portion of the final judgment in which the trial court reserves jurisdiction to award pre-judgment interest.