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Valdez v. Consolidated Property and Cas.  
Fla.App. 3 Dist.,2000.

District Court of Appeal of Florida,Third District.  
Reinaldo VALDEZ, Appellant,

v.

CONSOLIDATED PROPERTY AND CASUALTY,  
etc., et al., Appellees.

**No. 3D99-2353.**

July 26, 2000.

An Appeal from the Circuit Court for Dade County,  
Juan Ramirez, Jr., Judge.

[Michael I. Libman](#), Miami, for appellant.  
Buckner & Shifrin, Miami; [Lauri Waldman Ross](#),  
Miami, for appellees.

Before [JORGENSEN](#) and [SORONDO](#), JJ., and [NES-  
BITT](#), Senior Judge  
PER CURIAM.

Valdez appeals a final judgment voiding his insur-  
ance policy. For the following reasons, we affirm.

The insurance policy contained a valid provision  
voiding the policy upon intentional concealment or  
misrepresentation by the insured. See [Wong Ken v.  
State Farm Fire & Casualty Co.](#), 685 So.2d 1002  
([Fla. 3d DCA 1997](#)) (clause which voids coverage for  
intentional misrepresentation is valid and enforce-  
able). The jury found that Valdez violated that provi-  
sion. Therefore, the trial court properly voided the in-  
surance policy.

AFFIRMED.

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762 So.2d 1034, 25 Fla. L. Weekly D1761

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