

THOMPSON & HENRY, P.A.
ATTORNEYS AT LAW
1300 SECOND AVENUE, THIRD FLOOR (29526)
POST OFFICE BOX 1740
CONWAY, SOUTH CAROLINA 29528

LINDA WEEKS GANGI
lgangi@thompsonlaw.com

TELEPHONE
(843) 248-5741
FAX
(843) 248-5112

May 14, 2013

Ms. Elizabeth Carter
Office of the Clerk of Court
South Carolina Court of Appeals
Post Office Box 11629
Columbia, SC 29211

Re: *Johnson Koola vs. Cambridge Two, LLC, Albert v. Estee, Individually, Cambridge Lakes, LP, Stephen R. Heape, et al.*
Appellate Case No.: 2013-000279

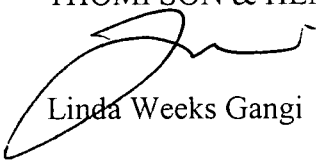
Dear Ms. Carter:

It is my understanding based on our conversation of May 13, 2013 that I do not need to respond to the Appellate's Initial Brief or Designation of Matters until further directed by the Court to do so after a ruling on the Motion to Reinstate the Appeal. It is my understanding that once that Motion is ruled on by the Court then you will send a letter that will set forth the time frames required by the parties in the appeal process including when the Respondents' Initial Brief and the Respondents' Designation of Matters on Appeal must be served.

With kindest personal regards, I remain

Yours very truly,

THOMPSON & HENRY, P.A.



Linda Weeks Gangi

LWG/avs

pc: William B. Jung, Esq. - bradjung@msn.com
David J. Parrish, Esq. - dparrish@nexsenpruet.com
Ms. Sharon Eason - sharon.eason.cr9g@statefarm.com

RECEIVED

MAY 17 2013

SC Court of Appeals