

ROSEN | HAGOOD

RECEIVED

Apr 18 2023

SC Court of Appeals

F. TRUETT NETTLES, II, OF COUNSEL
Email: tnettles@rosenhagood.com
Direct dial: (843)266-8122

April 18, 2023

FOR ELECTRONIC FILING:

The Honorable Jenny Abbott Kitchings
Clerk of Court
South Carolina Court of Appeals
P.O. Box 11629
Columbia, SC 29211

Re: Rosen Hagood, LLC v. Albert T. Henson, Jr.
Appellate Case No. 2022-001070

Dear Ms. Kitchings:

I am counsel of record for Respondent/Appellant Rosen Hagood, LLC in the above-referenced appeal. On February 24, 2023, we filed a Motion to Strike in which we sought an Order striking a portion of Appellant/Respondent Albert T. Henson, Jr.'s Designation of Matter filed on January 27, 2023, and further requested an Order requiring Mr. Henson to file a corrected Initial Appellant Brief of Appellant/Respondent deleting any citations to the items that cannot properly be included in the Record on Appeal. On February 24, 2023, we also filed an Initial Respondent's Brief of Respondent/Appellant and Respondent/Appellant's Designation of Matter.

After our Motion to Strike was filed, Mr. Henson has since filed an Amended Initial Appellant Brief of Appellant/Respondent and an Amended Designation of Matter on March 30, 2023, in which he deleted from his Designation of Matter those items that are discussed in our Motion to Strike and he has also amended his Initial Appellant Brief of Appellant/Respondent to delete any citations to those items which cannot properly be included in the Record on Appeal. Although Mr. Henson has made changes to his original Initial Appellant Brief of Appellant/Respondent and Designation of Matter, we do not believe it will be necessary for our client to make any corresponding revisions to its Initial Respondent's Brief of Respondent/Appellant or its Designation of Matter filed on February 24, 2023. Accordingly, in lieu of refileing or resubmitting those same documents without any changes, we will simply stand on those filings as is and hereby adopt them in their present form.

I trust this will be satisfactory to the Court. Of course, if the Court prefers that our client refile its Initial Respondent's Brief of Respondent/Appellant or its Designation of Matter for any reason, we will act promptly to do so upon receipt of further instructions or guidance from the Court.

We thank you for your assistance in this matter.

4/18/2023
Page 2 of 2

With best regards, I am

Sincerely,

/s/ F. Truett Nettles, II

F. Truett Nettles, II

FTN/lem

cc: Desa Ballard, Esquire
Harvey M. Watson III, Esquire
Haley Hubbard, Esquire