



The South Carolina Court of Appeals

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August 21, 2023

Nathan Adam White, Esquire
13925 Ballantyne Corporate Place
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Re: Carolina Real Estate v. Brillin Electric
Appellate Case No. 2022-001826

Dear Counsel:

Upon reviewing your respondent's initial brief, the following deficiency has been noted under the South Carolina Appellate Court Rules (SCACR), and any deficiency must be corrected within ten days of the date of this letter:

- The caption does not comply with Rule 267(a), SCACR. Specifically, it should read as follows:

Carolina Real Estate Holdings, LLC, Appellant,

v.

Brillin Electric, LLC and W & L Services, LLC, Defendants,

Of Which Brillin Electric, LLC is the Respondent.

Very truly yours,

Catherine Hannigan, deputy

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cc: Brian Scott McCoy, Esquire