

The South Carolina Court of Appeals

Jenna Robbins, Appellant,

v.

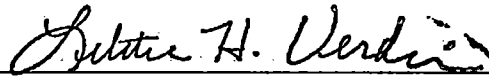
IMF13, LLC d/b/a The Indigo at Cross Creek, Taft Management Group, Taft Family Ventures, Southern-eez Landscaping, LLC, and Southern Horticulture Group, LLC, d/b/a Southern-eez Landscaping,

of which Southern Horticulture Group, LLC, d/b/a Southern-eez Landscaping is the Respondent.

Appellate Case No. 2023-001980

ORDER

Appellant appeals from an order of the circuit court denying its motion to amend judgment pursuant to Rule 60(a) of the South Carolina Rules of Civil Procedure. Upon receiving the notice of appeal, this court requested a memorandum from Appellant regarding the appealability of the order. After considering the memorandum, it appears the order is subject to immediate appeal. However, this order merely allows the appeal to proceed at this time and does not finally determine whether the underlying order is subject to immediate review. Nothing prevents the parties from raising the question of appealability as an issue in the appellate briefs should the parties so choose.



FOR THE COURT

Columbia, South Carolina

cc:

Andrew Sims Radeker, Esquire

Kyle Jason White, Esquire

James Andrew Bradshaw, Esquire

Brian Eric Wolfe, Esquire

Robert Curtis Gunst, Jr., Esquire

Joshua Robert Hinson, Esquire

Catherine Holland Chase, Esquire

Graydon Vester Olive, IV, Esquire

FILED
May 13 2024