
RE: Anderson Appellate Brief

1 message

Robert P. Wood <Robert.Wood@rogerstownsends.com>

Wed, May 15, 2024 at 5:01 PM

To: Lynn Seithel <lynn@seithellaw.com>

Cc: "fritz@j-dlaw.com" <fritz@j-dlaw.com>, Tami Zeigler <tami@seithellaw.com>, "Jennifer L. Tucker" <Jennifer.Tucker@rogerstownsends.com>

That's fine. Send it on over when you can.
Bob

-----Original Message-----

From: Lynn Seithel <lynn@seithellaw.com>

Sent: Wednesday, May 15, 2024 4:45 PM

To: Robert P. Wood <Robert.Wood@rogerstownsends.com>

Cc: fritz@j-dlaw.com; Tami Zeigler <tami@seithellaw.com>

Subject: Anderson Appellate Brief

RECEIVED

May 16 2024

SC Court of Appeals

****External Email****

Bob,

I'm sorry I missed you today. Thank you for your consent for a thirty-day extension to file our appellate brief.

We will get the motion on file and send you a draft later today or first thing tomorrow.

Talk soon.
Sent from my iPhone

NOTICES

OPT OUT OF EMAILS: You may opt out of receiving further emails from Rogers Townsend sent to this email address by replying with the word "Stop" in the subject line of your reply email.

PRIVILEGED AND CONFIDENTIAL: This electronic message (including any attachments) is intended only for the use of the individual or entity to which it is addressed and may contain information that is attorney-client privileged, may be confidential work product, or may be exempt from disclosure under applicable law. If the reader of this message is not the intended recipient or the employee or agent responsible for delivering the message to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is wrongful, is strictly prohibited, and may subject you to civil liability. If you have received this communication in error, please immediately notify us by telephone at 803-771-7900 (Columbia office) or 704-442-9500 (Charlotte office) or by return e-mail, and destroy any copies (electronic, paper, or otherwise) that you may have of this communication.

DEBT COLLECTOR: This firm collects debts for mortgage lenders and other creditors. Any information obtained will be used for that purpose. However, if you have previously received a discharge in bankruptcy, this message is not and should not be construed as an attempt to collect a debt, but only as an attempt to enforce a lien.