

From: [Bell, Pollyana \(Polly\)](#)
To: [Court Of Appeals Filings](#); [Supreme Court Filings](#)
Cc: [Justman, Aimee](#); [Hines, Russell](#); [Dan Pruitt](#); [Dan Pruitt](#)
Subject: Stroud v. THI; Sup. Ct. Case No. 2024-001034 ; Ct. App. Case No. 2022-000398 (CR 191015)
Date: Friday, June 28, 2024 1:51:03 PM
Attachments: [image001.png](#)
[2nd Motion for Extension - Petition for Writ of Cert.pdf](#)
[POS.pdf](#)

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Enclosed please find Petitioners' Second Motion for Extension of Time to Serve/File their Petition for Writ of Certiorari and Proof of Service for filing in the above-referenced matter.

Please note the filing fee will be mailed to the Court.

FILED
Jun 28 2024

Thank you,

Pollyana Bell
Project Assistant
Commercial Litigation Practice Group
Phone:(843)720-5488 | Fax:(843)579-1369



CLEMENT RIVERS, LLP
25 Calhoun Street • Suite 400 • Charleston, SC 29401
yrcrlaw.com

Clement Rivers, LLP
https://protect.checkpoint.com/v2/___http://www.yrcrlaw.com___YzJ1OnNjanVkaWNpYWw6YzpvOjIxNTQ5MjNkZTQyYTJhZGEwY2RiY2M5NWRiNzQxZDliOjY6ZDgyNDozNzk3YzVjMzNlOWFjZjY4NzA5YjVjNDM4ZjU5NDI1NTIjMzIzMmMwNzAyMTEyOGJiMDglZTM4ZTcxNzc2ZjhhOnQ6VDpO
Charleston: (843) 577-4000

Attachments larger than 40MB may be rejected by the firm's server. If you are sending an attachment of this size or larger, please contact the intended recipient to inform him/her of your transmission.

"ATTORNEY-CLIENT PRIVILEGED; DO NOT FORWARD WITHOUT PERMISSION."
The information contained in this transmission is privileged and confidential. It is intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copy of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone or by email to email@yrcrlaw.com or by replying to this message and destroy all copies of this message and all attachments.