

THE STATE OF SOUTH CAROLINA
In the Court of Appeals

RECEIVED

Aug 14 2024

SC Court of Appeals

APPEAL FROM CHARLESTON COUNTY
Court of Common Pleas

The Honorable Roger M. Young, Circuit Court Judge

Appellate Case No. 2024-000064
Case No. 2021-CP-10-05645

The Charleston School of Law, LLC,
a South Carolina limited liability company,Respondent,

v.

City of Charleston, a municipal corporation, and
OmShera Hotel Group, LLC,
a North Carolina limited liability company, Defendants.

Of which City of Charleston, a municipal corporation, is the.....Appellant.

PROOF OF SERVICE

I, Mary Harriet Moore, of Rosen Hagood, LLC, attorneys for the Respondent The Charleston School of Law, LLC, hereby certify that Respondent The Charleston School of Law, LLC's **MOTION FOR EXTENSION OF TIME TO FILE AND SERVE INITIAL BRIEF AND DESIGNATION OF MATTER OF RESPONDENT** was served on Appellant on August 14, 2024, by emailing (see attached email) a copy of the same to their counsel of record:

Stephen L. Brown, Esquire
sbrown@ycrlaw.com
Wilbur E. Johnson, Esquire
wjohnson@ycrlaw.com
Brian L. Quisenberry, Esquire
bquisenberry@ycrlaw.com
Zachary M. Kern, Esquire
zkern@ycrlaw.com
Russell G. Hines, Esquire
rhines@ycrlaw.com

*Attorneys for Appellant,
City of Charleston, a municipal corporation*

Capers G. Barr, III, Esquire
cgb@barrungermcintosh.com
Barr, Unger, & McIntosh, LLC

*Attorneys for Defendant
OmShera Hotel Group, LLC
a North Carolina limited liability company*

Charleston, South Carolina
August 14, 2024

Respectfully submitted,

ROSEN HAGOOD, LLC

By: s/ Mary Harriet Moore
H. Brewton Hagood (SC Bar #2438)
bhagood@rosenhagood.com
Daniel F. Blanchard, III (SC Bar #65342)
dblanchard@rosenhagood.com
Mary Harriet Moore (SC Bar #105312)
mhmoore@rosenhagood.com
Rosen Hagood, LLC
40 Calhoun Street, Suite 450
Charleston, SC 29401
(843) 577-6726 (o)

**Attorneys for Respondent The Charleston
School of Law, LLC**

From: [Mary Harriet Moore](#)
To: sbrown@ycrlaw.com; [Wilbur Johnson \(wjohnson@ycrlaw.com\)](mailto:Wilbur.Johnson@ycrlaw.com); [Ouisenberry, Brian](#); [Kern, Zachary \(Zach\)](#); rhines@ycrlaw.com; [Capers Barr III](#); [Sandifer, Stephanie](#); [Justman, Aimee](#); [Justman, Barbara](#); pbell@ycrlaw.com
Cc: [H. Brewton Hagood](#); [Frank Blanchard](#); [Suzy Eschenbrenner](#); [Jessica McDonald](#)
Subject: CSOL v. City of Charleston; Appellate Case No. 2024-000064
Date: Wednesday, August 14, 2024 2:56:00 PM
Attachments: [image001.png](#)
[image002.png](#)
[image003.png](#)
[Motion for Extension of Time to File and Serve Initial Brief and Designation of Matter of Respondent.pdf](#)

Good afternoon,


Enclosed please find Respondent The Charleston School of Law, LLC's Motion for Extension of Time to File and Serve their Initial Brief and Designation of Matter for service upon you in the above-referenced matter.

Thank you,

Mary Harriet

Mary Harriet Moore

[Attorney at Law]

 [40 Calhoun Street, Suite 450](#)
Charleston, SC 29401

Office: [\(843\) 577-6726](tel:(843)577-6726) | Fax: [\(843\) 724-8036](tel:(843)724-8036)

Direct Phone: [\(843\) 266-8138](tel:(843)266-8138) | Direct Fax: [\(843\) 266-2247](tel:(843)266-2247)

mhmoore@rosenhagood.com
www.rosenhagood.com



CONFIDENTIALITY NOTICE

This electronic mail transmission and any accompanying documents contain information belonging to the sender which may be confidential and legally privileged. This information is intended only for the use of the individual or entity to whom it is addressed. If you are not the intended recipient, any disclosure, copying, distribution, or action taken in reliance on the contents of the information contained in this transmission is strictly prohibited. If you have received this transmission in error, please immediately notify us by telephone at (843) 577-6726 and delete the message. Thank you.

CIRCULAR 230 DISCLOSURE

To comply with U.S. Treasury Department regulations, we inform you that, unless otherwise expressly indicated, any tax advice contained in this communication (including any attachments or enclosures) is not intended or written to be used, and cannot be used, for the purpose of (i) avoiding penalties that may be imposed under the Internal Revenue Code or any other applicable tax law, or (ii) promoting, marketing or recommending to another party any entity, investment, plan, transaction, arrangement, or other tax related matter.