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SC Court of Appeals

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August 20, 2024

**VIA EMAIL FILING**

The Hon. Jenny A. Kitchings  
Clerk of the Court of Appeals  
Court of Appeals of South Carolina  
P.O. Box 11629  
Columbia, SC 29211  
[ctappfilings@sccourts.org](mailto:ctappfilings@sccourts.org)

RE: *Michael David Link v. 4520 Corp, Inc.* (2)  
Appellate Case No. 2024-000501

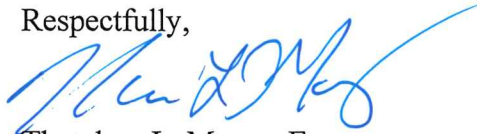
Dear Ms. Kitchings:

The above-captioned consolidated appeals challenge the trial court's order imposing sanctions against nonparty appellants Certain Underwriters at Lloyd's, London and certain London market insurance companies ("CLMI") subscribing severally (not jointly) to certain excess policies insuring Asbestos Corporation Limited ("ACL"), and Resolute Management Inc. ("Resolute"). *See Order on Plaintiffs' and Receiver's Motion for Sanctions and Contempt, Link v. 4520 Corp.*, No. 2022-CP-40-05543, *Donaghy v. 4520 Corp.*, No. 2022-CP-40-03108 (S.C. Ct. Common Pleas, 5th Cir. Mar. 22, 2024) ("Sanctions Order"). After CLMI and Resolute filed and served their notices of appeal, Plaintiffs settled their claims against ACL. The trial court approved a settlement of the *Donaghy* Plaintiff's claims against ACL on June 28, 2024. And pursuant to the settlements in both *Link* and *Donaghy*, Plaintiffs have dismissed their claims against ACL.

On August 1, 2024, this Court granted CLMI and Resolute's motion for a limited remand to allow the trial court to consider a joint motion to vacate the Sanctions Order. *See Order, Link v. 4520 Corp.*, No. 2024-000501 (S.C. Ct. App. Aug. 1, 2024). And on August 15, 2024, the trial court vacated the Sanctions Order *nunc pro tunc* to the date of its issuance. *See Order Vacating Sanctions and Contempt Order of March 22, 2024, Against Resolute Management Inc. and Certain Underwriters of Lloyd's of London, Link v. 4520 Corp.*, No. 2022-CP-40-05543, *Donaghy v. 4520 Corp.*, No. 2022-CP-40-03108 (S.C. Ct. Common Pleas, 5th Cir. Aug. 15, 2024).

Accordingly, and pursuant to Rule 260(c), SCACR, nonparty appellants CLMI and Resolute wish to withdraw the appeal in the above-captioned matters.

Respectfully,



Theodore L. Manos, Esq.

CC **(All by Electronic Email Only):**

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