

May 13, 2025

VIA U.S. MAIL and Email

Ms. Stormy Falin
Clerk's Office Team Leader (Civil)
SC Court of Appeals
1220 Senate Street
Columbia, SC 29201
ctappfilings@sccourts.org

RECEIVED
May 14 2025
SC Court of Appeals

RE: Court of Appeals No. 2024-000747
Federal Home Loan Mortgage Corporation v. Charles Norris as Legal Heir et al.

Dear Ms. Falin:

Appellant claims he served the record on appeal on Mr. McPherson prior to his departure from McGuireWoods LLP. This is inaccurate and irrelevant. McGuireWoods received only a certificate of service for the purported record on appeal. See Exhibit 1. Moreover, Appellant is obligated to file the record on appeal, not merely serve it on an adversary. Appellant is to file and serve the record on appeal as required by Rule 210(a) and Rule 210(b). S.C. App. Ct. R. 201(a)-(b). At this time, the record on appeal has not been filed by Appellant as required under Rule 210(a). Without the record on appeal, Appellant and Respondent cannot comply with Rule 211(b)'s reference to record requirement. *See* S.C. App. Ct. R. 211(b)(1).

Moreover, on April 16, 2025, this Court ordered Appellant to file the record on appeal. Appellant served his proposed record on appeal and a final brief, but the record does not include all matters designated by the parties. Appellant has not complied with this Court's Order of April 16, 2025.

We submit our Motion to Strike Record on Appeal, Extend Deadline to File Final Brief and to Supplement the Record on Appeal.

By copy of this letter all counsel of record are being served with the same. Should you have any questions or need any further information, please do not hesitate to contact my office.

With kind regards,

Sincerely,
McGuireWoods LLP



Stormy Falin, Clerk of the Court
May 13, 2025
Page 2

Vanden G. Nibert
Attorney

VGN/csc
Enclosures

cc: H. Guyton Murrell, Esq. (guytonm@scottandcorley.com)
Carnie Norris, III (#227226) pro se Appellant
Ian Charles Gohean, Esq. GAL (icgohean@wjcblaw.com)