



Abdel El Farissi <1tennis.key@gmail.com>

Record on Appeal Supplement

1 message

Abron, Sheila <sabron@fisherphillips.com>

Wed, Jun 25, 2025 at 11:42 AM

To: "1tennis.key@gmail.com" <1tennis.key@gmail.com>

Cc: "Gastrock, Erin" <egastrock@fisherphillips.com>, "Tuska-Butler, Roshel" <rtuska-butler@fisherphillips.com>, "Thorne, Chelsea" <cthorne@fisherphillips.com>

Good morning, Mr. Farissi,

We have reviewed the Record on Appeal you filed on June 11, and we noticed that the Summons was not included with your initial Complaint in the Record on Appeal although we identified it in our Designation of Matter to be Included in the Record on Appeal as No. 2. Can you please remedy this omission by supplementing the Record on Appeal?

South Carolina Appellate Court Rule 212 provides that "with the written consent of all attorneys of record, a party may supplement the Record on Appeal at any time before argument commences." Please take notice that this email constitutes our written consent to supplement the Record on Appeal with the Summons.

Thanks,
Sheila



Sheila M. Abron

(She/Her/Hers)

Partner

Co-Chair Affirmative Action and Federal Contract Compliance Practice Group

Fisher & Phillips LLP

1320 Main Street | Suite 750 | Columbia, SC 29201

sabron@fisherphillips.com | O: (803) 740-7676

[vCard](#) | [Bio](#) | [Website](#) **On the Front Lines of Workplace LawSM**

RECEIVED

JUN 26 2025

SC Court of Appeals