

RECEIVED

Oct 20 2025

S.C. SUPREME COURT

PROOF OF SERVICE

---

I, the undersigned of the law offices of Gordon Rees Scully Mansukhani LLP, attorneys for Petitioners Charter Consolidated Ltd., ESAB Corporation, and Central Mining & Investment Corporation Ltd., (“Charter Petitioners”) do hereby certify that I have served all parties to this appeal with a copy of the pleading(s) specific below by emailing them at the addresses below:

Pleading(s): Charter Petitioners’ Petition For A Writ of Prohibition and A Writ of Certiorari

Parties Served:

G. Murrell Smith, Jr. ([murrell@smithrobinsonlaw.com](mailto:murrell@smithrobinsonlaw.com))  
John T. Lay, Jr. ([jlay@gwblawfirm.com](mailto:jlay@gwblawfirm.com))  
Gray T. Culbreath ([gculbreath@gwblawfirm.com](mailto:gculbreath@gwblawfirm.com))  
Lindsay A. Joyner ([ljoyner@gwblawfirm.com](mailto:ljoyner@gwblawfirm.com))  
Eleanor L. Jones ([ejones@gwblawfirm.com](mailto:ejones@gwblawfirm.com))  
Jonathan M. Robinson ([jon@smithrobinsonlaw.com](mailto:jon@smithrobinsonlaw.com))  
Shanon N. Peake ([shanonp@smithrobinsonlaw.com](mailto:shanonp@smithrobinsonlaw.com))  
Troy S. Brown ([troy.brown@morganlawis.com](mailto:troy.brown@morganlawis.com))  
Dana E. Becker ([dana.becker@morganlewis.com](mailto:dana.becker@morganlewis.com))  
Brady Edwards ([brady.edwards@morganlewis.com](mailto:brady.edwards@morganlewis.com))  
Robert W. Jacques ([robert.jacques@morganlewis.com](mailto:robert.jacques@morganlewis.com))  
Paul A. Scrudato ([paul.scrudato@morganlewis.com](mailto:paul.scrudato@morganlewis.com))

*Counsel for the Putative Receiver for Cape PLC*

Theile B. McVey ([tmcvey@kassellaw.com](mailto:tmcvey@kassellaw.com))  
John D. Kassel ([jkassel@kassellaw.com](mailto:jkassel@kassellaw.com))  
Jamie D. Rutkoski ([jrutkoski@kassellaw.com](mailto:jrutkoski@kassellaw.com))  
Charles William Branham, III ([tbranham@dobslegal.com](mailto:tbranham@dobslegal.com))  
Kevin W. Paul ([kpaul@dobslegal.com](mailto:kpaul@dobslegal.com))  
David Christopher Humen ([dhumen@dobslegal.com](mailto:dhumen@dobslegal.com))

*Counsel for Plaintiffs*

James H. Elliott, Jr. ([jelliott@richardsonplowden.com](mailto:jelliott@richardsonplowden.com))  
Cameron D. Berthelsen ([cberthelsen@richardsonplowden.com](mailto:cberthelsen@richardsonplowden.com))

*Counsel for AA/DB Non-US Third-Party Defendants*

Steven J. Pugh (spugh@richardsonplowden.com)  
Benjamin P. Carlton (bcarlton@richardsonplowden.com)  
Carmen V. Ganjehsani (cganjehsani@richardsonplowden.com)  
Ashwin R. Sanzgiri ([asanzgiri@richardsonplowden.com](mailto:asanzgiri@richardsonplowden.com))

*Counsel for ArranCo US, LLC; Hawk Bidco (US) Inc.; and Sparrows Offshore, LLC*

Stephen L. Brown (sbrown@ycrlaw.com)  
James D. Gandy, III (tgandy@ycrlaw.com)  
Stephen A. Griffith ([sgriffith@ycrlaw.com](mailto:sgriffith@ycrlaw.com))

*Counsel for Asbestos Corporation Limited*

M. Todd Carroll (todd.carroll@wbd-us.com)  
Kevin A. Hall (kevin.hall@wbd-us.com)  
M. Elizabeth O'Neill ([elizabeth.oneill@wbd-us.com](mailto:elizabeth.oneill@wbd-us.com))

*Counsel for Co-Appellants Mohed Altrad and Altrad Investment Authority SAS*

By: /s/ A. Victor Rawl, Jr.

October 19, 2025