

The South Carolina Court of Appeals

Vanessa Patrick, Appellant,

v.

South Carolina Department of Labor, Licensing and
Regulation, State Real Estate Commission, Respondent.

Appellate Case No. 2011-203387

ORDER

Respondent filed a motion to strike, contending that two of the items included in Appellant's "Additional Matter to be Included in the Record on Appeal" were not presented to the lower court. After careful consideration, Respondent's motion to strike is granted. Appellant's designated item number six¹ and item number seven² shall not be included in the Record on Appeal.

Within twenty days, Appellant shall serve and file a Record on Appeal that is in compliance with Rule 210, SCACR, and does not include designated items six and seven. Within twenty days after the service of the Record on Appeal, each party shall serve and file final briefs. Appellant shall omit from her final brief any reference to designated items six and seven.

FILED

7/10/12 *ST*

John Deather

FOR THE COURT

¹ Item number six is entitled "Exhibit 1 to Appellant's Initial Brief to the Court of Appeals, also referred to as Exhibit 1 to Appellant's Initial Reply Brief: a page from LLR's official website stating LLR is not empowered to deal with earnest money disputes or other contractual matters."

² Item number seven is entitled "Exhibit 2 to Appellant's Initial Reply Brief: excerpts from LLR's official website indicating the current license status of all licensees that were parties to this transaction."

Columbia, South Carolina

cc:

Vanessa Patrick

Melina Mann