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THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

APPEAL FROM RICHLAND COUNTY  
Court of Common Pleas  
Alison Renee Lee, Circuit Court Judge

Case No.: 2011-CP-40-1022-  
(Appeal Tracking No.:2013-000821)

Robin E. Otterbacher,

Appellant,

v.

Jeremy and Tamara Snyder, individually and as guardians and parents of Blaze Kendall Snyder,  
Blaze Kendall Snyder individually, and Selective Insurance Company of America and Auto  
Owners Insurance Company,

Respondents.

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SC Court of Appeals

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**CONSENT MOTION TO REINSTATE AND ENLARGEMENT OF TIME TO  
FILE APPELLANT'S FINAL BRIEFS**

Pursuant to South Carolina Appellate Court Rule 240, Appellant moves this Honorable Court to Reinstate this appeal following an Order of the Court filed March 10, 2014 dismissing this matter for failure by Appellant to file her final brief. Appellant further petitions this Honorable Court for an enlargement of time to file her final briefs beyond the time specified in South Carolina Appellate Court Rule 211.

Appellant filed her initial brief, reply brief and the record on appeal in a timely manner but failed to timely file her final briefs as required by South Carolina Appellate Court Rule 211.

Appellant had prepared the final briefs for filing but inadvertently failed to actually file and serve the requisite copies of the final briefs with the clerk.

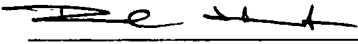
The Record on Appeal in this matter was filed on October 1, 2013, thus requiring Appellant to file and serve her final briefs by October 21, 2013. While there was some confusion by Appellant's counsel about the filing of an initial brief by Respondents Jeremy and Tamara Snyder, Appellant was nonetheless derelict in failing to timely file her final briefs. The issue of Jeremy and Tamara Snyder's role in this appeal as it relates to the filing of an initial brief is documented in a letter from the Court on January 27, 2014 and a responsive letter from counsel for Respondent Selective on January 31, 2014.

Accordingly, Appellant moves this Honorable Court for a reinstatement of this matter and an enlargement of time to file her final briefs. Appellant has not previously requested an extension from this court. Counsel for Respondent Selective has consented to this motion.

Respectfully Submitted,

MIKE KELLY LAW GROUP, LLC

By:

  
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March 13, 2014

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
**Certificate of Service**

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The undersigned, an attorney for the Appellant Robin E. Otterbacher, does hereby certify that service of this **Consent Motion to Reinstate and Enlargement of Time to file Appellant's Final Briefs** in the above-captioned matter was made upon Respondents counsel by placing a copy in the United States Mail, first class postage prepaid, at the below listed address clearly indicated on the envelope this the 14<sup>th</sup> day of March 2014.

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March 14, 2014