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May 15, 2015

RECEIVED

MAY 15 2015

S.C. Supreme Court

VIA HAND DELIVERY

The Honorable Daniel E. Shearouse
Clerk of Court
South Carolina Supreme Court
1231 Gervais Street
Columbia, South Carolina 29201

RE: Francis P. Maybank v. BB&T Corporation et al.
Appellate Case No. 2015-000112

Dear Mr. Shearouse:

We are in receipt of the May 12, 2015, letter from counsel for Appellants/Respondents pertaining to the trial transcript for the action underlying the above-referenced appeal. Therein, Mr. Brown proposes that Respondent/Appellant provide him "designations of matter with respect to that video testimony" played before the jury so that he might compare such designated video deposition excerpts against the existing video deposition transcripts to ascertain whether he objects to the request set out in my letter to you of May 8th.

I have conferred with Mr. Brown and the parties propose that the issue be resolved in the following manner:

1. The actual video deposition excerpts played to the jury which were entered into evidence as trial court exhibits will be included in the record on appeal;
2. The parties will, for the convenience of and as an aid to the Court, provide as part of the record on appeal the transcripts of the video depositions taken by the deposition court reporter. These transcripts will reflect only the portions of the video played to the jury, and therefore will not be transcripts subject to the requirement of Rule 210 (c), SCACR; and
3. The parties will review the video deposition excerpts constituting the trial court exhibits against the deposition transcripts and will attempt to resolve among themselves any

The Honorable Daniel E. Shearouse

May 15, 2015

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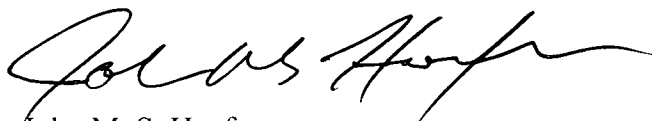
discrepancies that they might discover. Any disputes in this regard may be submitted to the Court for resolution if necessary.

If the foregoing meets with the Court's approval, the parties would ask that you so advise by letter and request that the date of your letter be allowed to constitute the date upon which the thirty (30) day period to file initial briefs commences under Rule 208 (a), SCACR.

If you have any questions, or require additional information, please do not hesitate to contact me. With best regards, I am,

Respectfully,

WILLOUGHBY & HOEFER, P.A.



John M. S. Hoefer

cc: C. Mitchell Brown, Esquire (via Hand Delivery)
D. Larry Kristinik, Esquire (via Hand Delivery)
Michael J. Anzelmo, Esquire (via Hand Delivery)
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