

The South Carolina Court of Appeals

Nationstar Mortgage, LLC, Respondent,

v.

Rhonda Lewis Meisner, Appellant.

Appellate Case No. 2013-002694

ORDER

After careful consideration, Appellant's petition for supersedeas is denied because Appellant failed to first make the petition with the lower court or explain why extraordinary circumstances made such a petition impracticable. *See* Rule 241, SCACR ("Except where extraordinary circumstances make it impracticable, an application for an order lifting the automatic stay or for supersedeas must first be made to the lower court or administrative tribunal which entered the order or decision on appeal.").


FOR THE COURT

Columbia, South Carolina

cc:
Rhonda Lewis Meisner
Magalie Amelia Arcure, Esquire

FILED
7/24/14 