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THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM HORRY COUNTY
Court of Common Pleas

Clifton Newman, Circuit Court Judge

Case No. 2010-CP-26-03901

RECEIVED

SEP 10 2015

SC Court of Appeals

Rivergate Homeowners'
Association,

Appellant,

v.

WW & LB Development
Company, LLC, RWG, Inc.,
Aiello Associates, Daniels
Engineering, Inc., Rivergate
Homeowners' Association,
Rivergate Homeowners'
Association Board of
Directors, Wayne
Winderman, individually,
Salvatrice Foran, individually,
Gerald Foran, individually,
Marcos Soares Construction,
William C. DeSouza,
individually, James Eason
individually and d/b/a James
Eason & Company, D&D
Cleaning and Construction,
Inc., Joel's Framing, Joe
Freza, Aroldo Garcia, Joaquin
Geraldo Zeferinao,
individually and d/b/a
Zeferino Framing, Leo
Trombley, Judy Schultz, J&D
Interior Design, Jose
Dasmerces d/b/a J.P.
Construction, Scott Chandler

d/b/a Coastal Custom
Windows & Doors, R&D
Construction, Nicasio
Ramirez Zunigo, Walchir
Morais, Marco Trebbi,
Blankenship Roofing,
Inc., DLJ Construction,
LLC, Dewayne Bates, The
Bates Group, LLC, Bridges
Construction Co., Brewer
Construction, Inc., Speedy
Concrete, REB-FEL, Inc.,
Mark Mychajluk, Eric
Jazwinski, Southern
Framing Corporation,
AB Consulting
Engineers, Inc., WWI
Development
Company, LLC, Michael
Dawson Construction,
Inc., Asphalt Paving &
Maintenance Co., Inc.
and Chuck's Construction
Co., Inc., Right Way
Group, Inc., Stevens
Construction Co., Inc.,
Geometrics, Inc., Eric
Yazwinski, Law
Engineering, Inc., D & M
Builders, Inc., Hill
Construction Company,
Bonnie Stone a/k/a
Bonny Stone, DJL
Construction Company,
L.L.P., Adrian Mondragon,
individually and d/b/a
Mondragon Construction,
Inc., and Glen Causey,

Defendants,

Of Whom Speedee Concrete,
Inc. and Chuck's Construction,
Inc. are the

Respondents.

Chuck's Construction Co., Inc., Third-Party Plaintiff,

v.

Vereen Concrete Co., Inc. and
Asphalt Pavement Maintenance
of Myrtle Beach, Inc., Third-Party Defendants,

Rivergate Homeowners'
Association, Appellant,

v.

WW & LB Development
Company, LLC, Speedy
Concrete, AB Consulting
Engineers, Inc., and Chuck's
Construction Co., Inc., Defendants,

Of Whom AB Consulting
Engineers, Inc. is the Respondent.

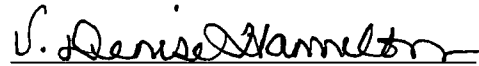
MOTION FOR EXTENSION OF TIME
TO FILE INITIAL REPLY BRIEF

Pursuant to Rule 240(a), SCACR, the undersigned attorney, Counsel for Appellant, Rivergate Homeowners' Association, files this motion respectfully asking the Court of Appeals for an extension of the deadline for serving and filing the Appellant's Initial Reply Brief.

Counsel for Appellant received the Initial Brief of Respondent Speedy Concrete on September 1, 2015. Thus, the deadline for serving and filing Appellant's Initial Reply Brief is September 11, 2015. Counsel for Appellant will be unable to complete the Initial Reply Brief by the deadline. Accordingly, counsel for Appellant respectfully moves for a

twenty-day extension in which to file Appellant's Initial Reply Brief, which would extend the deadline to September 30, 2015.

Dated: September 9, 2015



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Attorney for Appellant

Other Counsel of Record:

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Bonny Stone, DJL
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L.L.P., Adrian Mondragon,
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Mondragon Construction,
Inc., and Glen Causey,

Defendants,

Of Whom Speedee Concrete,
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Inc. are the

Respondents.

Chuck's Construction Co., Inc.,

Third-Party Plaintiff,

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Vereen Concrete Co., Inc. and
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Engineers, Inc., and Chuck's
Construction Co., Inc.,

Defendants,

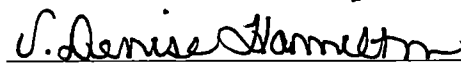
Of Whom AB Consulting
Engineers, Inc. is the

Respondent.

PROOF OF SERVICE

I certify that I have served the Motion for Extension of Time to File Initial Reply Brief of Appellant on the following Respondents, Speedy Concrete, AB Consulting Engineers, Inc., and Chuck's Construction Co., Inc., by depositing a copy of it in the United States Mail, postage prepaid, on September 9, 2015, addressed to their attorneys of record as follows:

Dated: September 9, 2015



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Bar No. 13410

V. Denise Hamilton

Bar No. 8851

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3303 Highway 9 East

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Attorney for Appellant

Other Counsel of Record:

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September 9, 2015

VIA UPS Overnight

The Honorable Jenny Abbott Kitchings
Clerk, South Carolina Court of Appeals
Post Office Box 11629
Columbia, South Carolina 29211

RECEIVED

SEP 10 2015

SC Court of Appeals

Re: *Rivergate Homeowners' Association v. WW & LB Development Company, LLC,*
et al.
Appellate Case No. 2015-000248

Dear Ms. Kitchings:

Regarding the above-referenced case, please find enclosed an original and seven copies each of Motion for Extension of Time to File Initial Reply Brief of Appellant and Proof of Service on the Respondents, along with our check for \$25.00 for the filing fee. Please file this Motion and Proof of Service and return the clocked additional copies to me in the enclosed self-addressed, stamped envelope.

By copy of this letter, I am serving the same upon opposing counsel. Thank you for your time and attention. I look forward to hearing from you soon.

Sincerely,

A handwritten signature in cursive script that reads 'V. Denise Hamilton'.

Stacy L. Stanley
Bar No. 13410
V. Denise Hamilton
Bar No. 8851
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Little River, SC 29566
(843) 390-9111 – Tel.
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Attorney for Appellant

Enclosure
SLS/vdh

cc: Stephanie Burton, Esquire
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Attorney for AB Consulting Engineers

G. Michael Smith, Esquire
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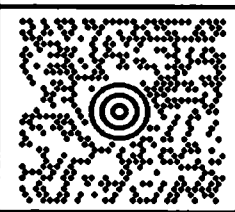
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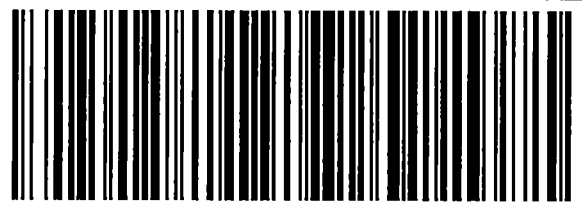
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HONORABLE JENNY ABBOTT KITCHINGS
1015 SUMTER STREET
COLUMBIA SC 29201-3726



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