

## Burns, LaToyla

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**From:** Burns, LaToyla  
**Sent:** Friday, October 22, 2021 3:16 PM  
**To:** 'stan.barnett@yahoo.com'  
**Cc:** erika@erikaharrison.com  
**Subject:** RE: Bay Light LLC v Westgate Office Park Landowners Maintenance Asso App Case No 2021-000100

Good Afternoon,

Pursuant to Rule 207(a)(1), SCACR, unless parties otherwise agree in writing, appellant must order a transcript of the entire proceedings..." In other words, both parties may file, through our department's inbox, a written agreement (with both electronic signatures) agreeing to proceed without the transcript of the final hearing.

Respectfully,

*LaToyla Burns*

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**From:** stan.barnett@yahoo.com <stan.barnett@yahoo.com>  
**Sent:** Friday, October 22, 2021 3:00 PM  
**To:** Burns, LaToyla <lburns@sccourts.org>  
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**Subject:** Bay Light LLC v Westgate Office Park Landowners Maintenance Asso App Case No 2021-000100

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Ms Burns:

As I have now been substituted as counsel for Respondent in the above case, Bay Light LLC, I can consent to Ms Harrison's suggestion in her email of September 29 that we proceed without the transcript of the final hearing – which was on reconsideration of the grant of summary judgment. If we need to file a joint motion, we certainly can do that. Thank you for all your assistance.

Stan Barnett  
843-708-4887