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Mar 11 2022

CERTIFICATE OF SERVICE

S.C. SUPREME COURT

I, the undersigned, an employee of Richardson Plowden & Robinson, P.A., for Respondents, Manale Landscaping, LLC and Décor Corporation, do hereby certify that I have this date served the foregoing Return to Petitioners' Petition to Lift Stay as to Discovery and Subcontractor Claims, dated March 11, 2022, by personally serving the same pursuant to Section (d)(1) of the Supreme Court's Order dated August 25, 2021 on counsel of record using the primary email addresses listed in the Attorney Information System (if applicable) as shown in the attached e-mail.

/s Carmen V. Ganjehsani

Carmen V. Ganjehsani

S.C. Bar No. 73515

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**ATTORNEYS FOR RESPONDENTS
MANALE LANDSCAPING, LLC AND
DÉCOR CORPORATION**


Dated: March 11, 2022.

Carmen Ganjehsani

From: Carmen Ganjehsani
Sent: Friday, March 11, 2022 12:09 PM
To: Michael Wright; jhayes@hayeslaw.org; kmedlin@hayeslaw.org; sstephens@arlawsc.com; clawrimore@arlawsc.com; rvansickle@arlawsc.com; sbrown@yclaw.com; CChase@yclaw.com; kbarnes@yclaw.com; tbates@yclaw.com; pbd@aikenbridges.com; mjordan@steinberglawfirm.com; khoward@steinberglawfirm.com; cmeehan@steinberglawfirm.com; cdunn@steinberglawfirm.com; jesse@jessesanchezlaw.com; shughes@hgpha.com; tpacheco@hgpha.com; kcarlsten@carlockcopeland.com; cemge@rlattorneys.com; bboyd@murphygrantland.com; bawilson@murphygrantland.com; jquattlebaum@murphygrantland.com; rharrell@murphygrantland.com; dcobb@turnerpadget.com; hhagen@turnerpadget.com; mstubbs@brblegal.com; dnewberry@hallboothsmith.com; cvarnado@seibelsfirm.com; ABelcher@hallboothsmith.com; ssmith@scnlaw.com; zclosser@scnlaw.com; prochay@scnlaw.com; erindean@tgdcpa.com; jrogers@wardfirm.com; jennamcgee@parkerpoe.com; jimwerner@parkerpoe.com; katondawson@parkerpoe.com; James Elliott; Heyward Grimball; Emily Gifford Lucey; Trippett.boineau@mgclaw.com; dcleveland@clawsonandstaubes.com; wbrewer@clawsonandstaubes.com; tnicollette@clawsonandstaubes.com; heath.stewart@mgclaw.com; adam.ribock@mgclaw.com; mrutland@mgclaw.com; cwells@mgclaw.com; dblack@hgpha.com; LTownsend@hgpha.com; RTate@GWBlawfirm.com; batten.farrar@rogerstownsend.com; cdubose@hsblawfirm.com; cgarner@hsblawfirm.com; pcristaldi@rclawsc.com; jross@rclawsc.com; swinograd@rclawsc.com; bmyers@rclawsc.com; ewieters@hallboothsmith.com; Elissa Jones
Subject: Case #2020-001048- Damico, et al. v. Lennar Carolinas, et al.
Attachments: 2020-001048 Damico v. Lennar Return to Pet to Lift Stay (Manale and Decor).pdf

Pursuant to the Supreme Court's Order dated August 25, 2021, please find served upon you the Return to the Petition to Lift Stay as to Discovery and Subcontractor Claims on behalf of Respondent Manale Landscaping, LLC and Décor Corporation.

Thank you,
Carmen Ganjehsani

| HOME | VCARD | LOCATION |
|---|--|--|
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