



Law Office of Scott M. Wild, LLC

www.wildlawfirm.com
scott@wildlawfirm.com

p: 843.785.9453
f: 888.785.9438

37 New Orleans Rd. Suite F
Hilton Head Island, SC 29928

P.O. Box 6867
Hilton Head Island, SC 29938

May 11, 2022

RECEIVED

May 11 2022

SC Court of Appeals

Via First Class United States Mail

LaToyla Burns, Appeals Specialist
SC Court of Appeals
1220 Senate Street
Columbia, SC 29201

**Re: Joseph Chakyng Sun, et al., Appellants v. Bluffton Park
Community Owners' Association, Inc.**
Matter: 2021-000434
My Client: Bluffton Park Community Owners' Association (Respondent)

Dear Ms. Burns:

On April 18th Respondents filed a Motion to Strike the Amended Initial Brief of Appellant based on content changes. Those content changes were beyond the scope of the leave to amend that Appellant sought. On April 27th I wrote the Court and inquired about whether I may respond to the Amendment if necessary, and I have not heard back. I followed-up when I submitted the motion filing fee on May 3rd. Now, on May 5th I received a Final Brief of Appellant – before this Court has responded about whether I may reply to his Amended Initial Brief, and without a hearing on my client's Motion to Strike the Amended Initial Brief.

Kindly advise if I must take any action in response to the Amended Initial Brief or the Final Brief before my motion is heard or decided.

With kindest regards,

Sincerely,

LAW OFFICE OF SCOTT M. WILD, LLC

Scott M. Wild

cc: Joseph Sun, jossunn1095@yahoo.com
(via scanned electronic mail attachment)