

IN THE STATE OF SOUTH CAROLINA
In the Court of Appeals

APPEAL FROM LEXINGTON COUNTY
Court of Common Pleas

The Honorable Clifton Newman, The Honorable Walton J. McLeod, IV
Lexington County

Appellate Case No. 2020-001406
Circuit Court case No. 2017-CP-32-02204

ARM Quality Builders, LLC, d/b/a ARM Quality Builders,Appellant,

v.

Joseph A. Golson and Lycia B. Golson and Branch Banking and Trust Company, ...Respondents

AND

Joseph A. Golson and Lycia B. Golson,Third-Party Respondents

v.

Ahmad Mazloom,.....Third-Party Appellant

PROOF OF SERVICE

I, the undersigned attorney with Bruner, Powell, Wall & Mullins, LLC, do hereby certify that I have served the Appellants/Third-Party Appellants with the **Consent Appendix II to the Record on Appeal** by electronic mail to the AIS-registered address on the 26th day of May 2022, pursuant to the May 6, 2022 order of the Supreme Court under Rule 262, SCACR, as follows:

James Randall Davis (No. 1580)

randy@oldcourthouse.com

s/Chelsea J. Clark

Chelsea J. Clark, Bar No. 102211

May 26, 2022

From: [Chelsea Clark](#)
To: randy@oldcourthouse.com
Cc: [Nicole Price](#)
Subject: Service of Consent Supplement in Golson
Date: Thursday, May 26, 2022 12:16:00 PM
Attachments: [Consent Supp. 2.pdf](#)
[Proof of Service \(Second Consent Appendix to the Record\).pdf](#)

Good afternoon Randy,

Please find attached the consent record supplement for service. We will be e-filing it shortly.

Thank you,

Chelsea J. Clark, Esq.

BrunerPowell

BRUNER, POWELL, WALL & MULLINS, LLC
P.O. Box 61110 (29260-1110)
1735 St. Julian Place, Suite 200 (29204)
Columbia, South Carolina
(office) 803-252-7693
www.brunerpowell.com

CONFIDENTIAL COMMUNICATION: The information contained in this message may contain legally privileged and confidential information intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or duplication of this transmission is strictly prohibited. If you have received this communication in error, please notify us by telephone or email immediately and return the original message to us or destroy all printed and electronic copies. Nothing in this transmission is intended to be an electronic signature nor to constitute an agreement of any kind under applicable law unless otherwise expressly indicated. Intentional interception or dissemination of electronic mail not belonging to you may violate federal or state law.