

1100 JP Morgan Chase Tower 713.650.8400 OFFICE  
600 Travis Street 713.650.2400 FAX  
Houston, TX 77002 winstead.com

Andrew Edelman  
direct dial: 713.650.2757

July 29, 2016

**VIA E-FILING**

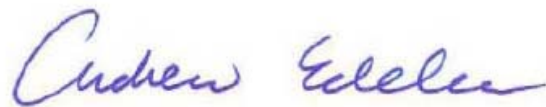
Blake A. Hawthorne, Clerk of the Court  
Supreme Court of Texas  
2101 W. 14th Street, Room 104  
Austin, Texas 78701

Re: No. 16-0347; *Richardson East Baptist Church v. Philadelphia Indemnity Insurance Company and James Greenhaw*; In the Supreme Court of Texas, on Appeal from the Fifth Court of Appeals (05-14-01491-CV)

Dear Clerk:

Pursuant to Texas Rule of Appellate Procedure 53.3, Respondent James Greenhaw (“Greenhaw”) waives his right to file a response to the Petition for Review filed by Richardson East Baptist Church. Accordingly, this Court should consider the Petition for Review without a response. However, in the unlikely event that this Court considers granting the Petition for Review, Greenhaw reserves his right to file a response before this Court grants the Petition for Review.

Sincerely,



Andrew Edelman  
*Counsel for Respondent James Greenhaw*

**CERTIFICATE OF SERVICE**

A true and correct copy of this correspondence has been forwarded to all counsel of record on July 29, 2016, as follows:

William Pilat  
KANE, RUSSELL, COLEMAN & LOGAN, PC  
919 Milam Street, Suite 2200  
Houston, Texas 77002  
[wpilat@krcl.com](mailto:wpilat@krcl.com)

*Counsel for Respondent Philadelphia Indemnity Insurance Company*

Peter Kelly  
F. Leighton Durham III  
KELLY, DURHAM & PITTARD, LLP  
P. O. Box 224626  
Dallas, Texas 75222  
[pkelly@texasappeals.com](mailto:pkelly@texasappeals.com)  
[ldurham@texasappeals.com](mailto:ldurham@texasappeals.com)

*Counsel for Petitioner Richard East Baptist Church*

Shannon E. Loyd  
The Loyd Law Firm  
12703 Spectrum Drive, Suite 201  
San Antonio, Texas 78249  
[info@theloydlawfirm.com](mailto:info@theloydlawfirm.com)

*Counsel for Petitioner Richard East Baptist Church*

By: /s/ Andrew L. Edelman  
Andrew L. Edelman