**SLIP OPINION** 

## Cite as 2011 Ark. 103

## SUPREME COURT OF ARKANSAS

No. 10-758

VIBO CORPORATION,

APPELLANT,

VS.

STATE OF ARKANSAS,

APPELLEE,

**Opinion Delivered** March 3, 2011

SUPPLEMENTAL RECORD AND ADDENDUM ORDERED.

## PER CURIAM

Appellant, Vibo Corporation, Inc. d/b/a General Tobacco, appeals from an order granting the State's motion for summary judgment and motion to delist Brand Families and denying General Tobacco's motion to enforce the order staying this matter pending arbitration. The State's motion for summary judgment was not included in the record or in the addendum.

We direct that the motion for summary judgment, which is the subject of this appeal, be filed with the clerk of this court forthwith by supplemental record as is authorized by Rule 6(e) of the Arkansas Rules of Appellate Procedure–Civil. A supplemental addendum which includes that motion shall also be filed forthwith.