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Thomas P. Gressette, Jr.  
John P. Linton, Jr.  
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James W. Clement

THOMAS P. GRESSETTE, JR.  
Direct: 843.727.2249  
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August 1, 2022

**RECEIVED**

**Aug 01 2022**

**S.C. SUPREME COURT**

**VIA ELECTRONIC FILING AND FEDERAL EXPRESS**

The Honorable Patricia A. Howard  
Clerk of Court  
Supreme Court of South Carolina  
1231 Gervais Street  
Columbia, SC 29201

RE: Daufuskie Island Utility Co., Inc. v. South Carolina Office of Regulatory Staff, et al.  
Appellate Case No. 2022-000463  
Supplemental Correspondence – Motion for Extension

Dear Ms. Howard:

Earlier today our office filed Appellant's Motion for Second Extension of Deadline for Filing Initial Brief. As of that filing I had not yet been able to confirm the position of Respondents with regard to the relief sought.

Since filing the motion I have received the attached emails indicating the consent of Mr. Bateman, counsel for Respondent S.C. Office of Regulatory Staff as well as the consent of Mr. Pringle, counsel for Respondents Haig Point Club and Community Association, Inc., Melrose Property Owner's Association, Inc., and Bloody Point Property Owner's Association.

Please let me know if you require any further action from us with regard to this Motion.

Yours very truly,

A handwritten signature in blue ink, appearing to be "T. Gressette", is written over the typed name.

Thomas P. Gressette, Jr.

Enclosure

cc: Hon. Jocelyn Boyd  
Andrew M. Bateman, Esq.  
John J. Pringle, Jr., Esq.  
Ashli Thompson, Supreme Court Case Management Specialist

**Thomas P. Gressette, Jr.**

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**From:** Jack Pringle <Jack.Pringle@arlaw.com>  
**Sent:** Monday, August 1, 2022 12:26 PM  
**To:** Thomas P. Gressette, Jr.; Bateman, Andrew  
**Cc:** James W. Clement  
**Subject:** RE: [External] Consent to Extension

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S.C. SUPREME COURT

I consent.

**Jack Pringle** | ADAMS AND REISE LLP

Partner, CIPP/US

1501 Main Street, 5th Floor | Columbia, SC 29201

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**From:** Thomas P. Gressette, Jr. <gressette@wglfirm.com>  
**Sent:** Monday, August 1, 2022 12:22 PM  
**To:** Bateman, Andrew <abateman@ors.sc.gov>; Jack Pringle <Jack.Pringle@arlaw.com>  
**Cc:** James W. Clement <clement@wglfirm.com>  
**Subject:** RE: [External] Consent to Extension

Jack:

Do you mind replying to indicate your consent? I will then file a copy of this correspondence.  
Thank you.



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Email: gressette@wglfirm.com

**From:** Bateman, Andrew <abateman@ors.sc.gov>  
**Sent:** Monday, August 1, 2022 12:18 PM  
**To:** Thomas P. Gressette, Jr. <gressette@wglfirm.com>; John J. Pringle, Jr. <jack.pringle@arlaw.com>  
**Cc:** James W. Clement <clement@wglfirm.com>  
**Subject:** RE: [External] Consent to Extension

Thanks, Tom. The ORS does not object to your request for an additional extension. The ORS does, however, want to raise its serious concern that DIUC may include the days of extensions of time in what DIUC believes the final bill should be for its customers.

Thanks again,

Andrew

**From:** Thomas P. Gressette, Jr. <[gressette@wglfirm.com](mailto:gressette@wglfirm.com)>  
**Sent:** Monday, August 1, 2022 9:44 AM  
**To:** John J. Pringle, Jr. <[jack.pringle@arlaw.com](mailto:jack.pringle@arlaw.com)>; Bateman, Andrew <[abateman@ors.sc.gov](mailto:abateman@ors.sc.gov)>  
**Cc:** James W. Clement <[clement@wglfirm.com](mailto:clement@wglfirm.com)>  
**Subject:** [External] Consent to Extension  
**Importance:** High

Good morning.

I have messages in to both of you regarding DIUC's need to seek an extension of the current August 5 deadline for filing and serving Appellant's Initial Brief and Designation of Matter. I would like to get the Brief filed by Monday, August 22. So, I will ask for the Court to date. Alternatively, the Court may grant 30 days, as that is the usual procedure, thereby extending the date to September 6.

If you would, please reply indicating you consent to either extension (August 22 or September 6) so that I can submit this email chain to the Court. I would like to file the Motion this morning.

Of course, please contact me if you would like to discuss further.

Thank you.

Tom



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