

The Supreme Court of South Carolina

Daufuskie Island Utility Company, Appellant,

v.

South Carolina Office of Regulatory Staff, Haig Point Club and Community Association Inc., Melrose Property Owner's Association, Inc., Bloody Point Property Owner's Association and Beach Field Properties, Inc., Respondents.


Appellate Case No. 2018-001107

Public Service Commission Docket No. 2016-346-WS

ORDER

On appeal, this Court reversed and remanded this matter for a hearing before the Public Service Commission on all issues. Appellant now moves to be awarded costs under Rule 222 of the South Carolina Appellate Court Rules against all of the respondents except for Respondent Beach Field Properties, LLC. Appellant indicates that Beach Field Properties, LLC, while named as a respondent, did not participate in this appeal. No return has been filed to this motion.

The motion is granted, and appellant is awarded costs in the amount of \$13,807.25 against Respondents South Carolina Office of Regulatory Staff, Haig Point Club and Community Association Inc., Melrose Property Owner's Association, Inc., and Bloody Point Property Owner's Association. The Public Service Commission is directed to add this award of costs to the remittitur.



FOR THE COURT

C.J.

Columbia, South Carolina

January 17, 2020

cc: Thomas P. Gressette, Jr., Esquire
George Trenholm Walker, Esquire
Jeffrey M. Nelson, Esquire
Andrew McClendon Bateman, Esquire
John Julius Pringle, Jr., Esquire
Jocelyn Boyd, Esquire
Lyndey Ritz Zwing Bryant, Esquire
Steven W. Hamm, Esquire