

From: [Miller, Michelle](#)
To: [Court Of Appeals Filings](#)
Cc: [sbrown@ycrlaw.com](#); [rhines@ycrlaw.com](#); [crowh@ycrlaw.com](#); [rstoney@barnwell-whaley.com](#); [mdc@barnwell-whaley.com](#); [aburns@barnwell-whaley.com](#); [ashalio@bellsouth.net](#); [Tillman, Matthew](#)
Subject: Clam Farm Partnership, LLC v. The SC Dept. of Health and Environmental Control, et al., Appellate Case No. 2022-000038
Date: Wednesday, June 8, 2022 1:50:17 PM
Attachments: [image4c857c.PNG](#)
[image21f47.PNG](#)
[image860490.PNG](#)
[image465878.PNG](#)
[Reply to City of Folly Beach.pdf](#)

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Hello. Please file the attached Respondent's Reply to The City of Folly Beach's Return to Respondent's Motion for Relief from Automatic Stay to File Motion for Temporary Injunction in the above-referenced case. All counsel of record are copied in this email.

Thank you for your assistance.

Michelle Miller

Legal Practice Assistant
Womble Bond Dickinson (US) LLP

d: 843-576-5527
e: Michelle.Miller@wbd-us.com

5 Exchange Street
PO Box 999 (29402)
Charleston, SC 29401



womblebonddickinson.com



This email is sent for and on behalf of Womble Bond Dickinson (US) LLP. Womble Bond Dickinson (US) LLP is a member of Womble Bond Dickinson (International) Limited, which consists of independent and autonomous law firms providing services in the US, the UK, and elsewhere around the world. Each Womble Bond Dickinson entity is a separate legal entity and is not responsible for the acts or omissions of, nor can bind or obligate, another Womble Bond Dickinson entity. Womble Bond Dickinson (International) Limited does not practice law. Please see www.womblebonddickinson.com/us/legal-notice for further details.