

waived any objection to” this finding of fact. *Envtl. Coal. of Fla., Inc.*, at 1213. As the ALJ expressly found that STILL’s improper purpose applied to both the DISTRICT and the COUNTY, both the DISTRICT and the COUNTY are entitled to an award of reasonable costs and a reasonable attorney’s fee pursuant to Section 120.595(1)(b), F.S.

AMOUNT OF AWARDS

The total amount of reasonable attorney’s fees and costs to be awarded to the DISTRICT is \$30,000.00. The total amount of reasonable attorney’s fees and costs to be awarded to the COUNTY is \$30,000.00.

ENFORCEMENT OF AWARD

Neither the COUNTY nor the DISTRICT will seek to enforce its award of attorney’s fees and costs unless and until any one or more of the following occurs:

- A. STILL and/or Kathleen Still (“STILL’S SPOUSE”) file a petition for administrative hearing, of any kind, with the DISTRICT, the St. Johns River Water Management District (“ST. JOHNS”) the Florida Department of Environmental Protection (“FDEP”) or DOAH.
- B. STILL and/or STILL’S SPOUSE appear as a party (petitioner, intervenor or otherwise) or amicus in an administrative proceeding, of any kind, in which the DISTRICT, ST. JOHNS, FDEP and/or the COUNTY is party. (STILL and/or STILL’S SPOUSE would not be deemed to “appear as a party (petitioner, intervenor or otherwise) or amicus in an administrative proceeding” where they appear as a witness in such proceeding, provided such appearance was in response to a lawfully issued subpoena.)
- C. STILL and/or STILL’S SPOUSE appear as a qualified representative in an administrative