the amount of the awards of attorneys fees and costs and the entry of this final order, no remand to DOAH is necessary.

- B. The DISTRICT hereby approves the December 10, 2019, Environmental Resource
  Permit (ERP): Exemption, ERP-007-233697-2, determining that activities related
  to the repair of Southwest 101st Avenue in Bradford County, Florida, met the
  criteria to be an exempt activity pursuant to Rule 62-330.051(4)(e), F.A.C.;
- C. Pursuant to Section 120.595(1), F.S., the COUNTY is hereby provisionally awarded its reasonable costs and reasonable attorney's fees incurred in this proceeding (the "COUNTY AWARD") as a sanction against STILL. The stipulated amount of the COUNTY AWARD is \$30,000.00, plus interest at the legal rate from the date of this final order. Provided that STILL shall not be liable for, and the COUNTY shall not seek to enforce, the COUNTY AWARD unless and until one or more of the TRIGGERING EVENTS occurs within the next 20 years after the date of this final order. If any one or more of the TRIGGERING EVENTS occurs within the next 20 years after the date of this final order, then, within 30 days after written demand of the COUNTY, STILL shall pay the full amount of the COUNTY AWARD to the COUNTY. If none of the TRIGGERING EVENTS occurs within the next 20 years after the date of this final order, then STILL shall never be liable for nor required to pay the COUNTY AWARD. Should STILL be required to pay the COUNTY AWARD as provided herein and fail to do so in whole or in part, the COUNTY may seek to enforce payment of the full amount of the COUNTY AWARD pursuant to Section

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