

From: Schimsa, Rebecca

To: abelton@wcsr.com <abelton@wcsr.com>

CC: Veldran, Katherine <KatherineVeldran@gov.sc.gov>

jhines@wcsr.com <jhines@wcsr.com>

micmiller@wcsr.com <micmiller@wcsr.com>

Date: 6/12/2012 11:22:45 AM

Subject: R255, H.4654

Attachments: R255 H4654 bill copy.PDF

Good morning Adriane,

Please see attached. Let us know if you need anything else.

Thank you,

Rebecca

Rebecca Schimsa
Office of Governor Nikki Haley
Asst. to Chief of Staff Tim Pearson
O: (803) 734-5068 | C: (803) 429-4561

From: Veldran, Katherine
Sent: Tuesday, June 12, 2012 9:23 AM
To: Patel, Swati
Cc: Schimsa, Rebecca
Subject: Fw:

Please advise.

Thank you,
Katherine

From: Belton, Adriane [mailto:ABelton@wcsr.com]
Sent: Tuesday, June 12, 2012 09:15 AM
To: Veldran, Katherine
Cc: Hines, Julius <JHines@wcsr.com>; Miller, Michelle <MicMiller@wcsr.com>
Subject:

Katherine,

Pursuant to our telephone conversation, please find the details of our request below.

Our firm represents Carnival Cruise lines in the case captioned:

Carnival Corporation d/b/a Carnival Cruise Lines;
South Carolina State Ports Authority;
and City of Charleston.....Petitioners, Defendants

v.

Historic Ansonborough Neighborhood Association,
Charlestowne Neighborhood Association, the
Coastal Conservation League, and Preservation
Society of Charleston.....Respondents, Plaintiffs.

The Supreme Court of South Carolina has accepted original jurisdiction of this case and has assigned it to the Honorable Judge Newman. A hearing is scheduled for Thursday, June 14 at 2pm in Charleston. House Bill 4654, which was signed into law by the Governor on June 6, 2012, may be relevant to this hearing. Therefore, we would like to obtain a *signed* copy of the bill, certified if possible, so that we are able to provide it to Judge Newman at the hearing this Thursday.

Here is the "Status Information" for the bill that is available online:

R255, H4654

STATUS INFORMATION

General Bill

Sponsors: Reps. Hardwick, Harrell, Loftis, Sandifer, White, Harrison, Owens, Crosby, Anderson, Bingham, Sottile, Corbin, Chumley, Forrester, Hearn, Henderson, Lucas, D.C. Moss, V.S. Moss, Ott, Parker, Southard, Murphy, Clemmons, Hixon, Knight and Patrick

Document Path: I:\council\bills\agm\19385ab12.docx

Companion/Similar bill(s): 1126

Introduced in the House on January 24, 2012

Introduced in the Senate on March 29, 2012

Last Amended on May 30, 2012

Passed by the General Assembly on June 6, 2012

Governor's Action: June 6, 2012, Signed

Summary: Exemptions and limitations on pollutants

Should you be able to provide our office with a copy of the bill, we would be happy to have a runner from our Columbia office pick it up so that it can be shipped overnight by FedEx to Charleston. We greatly appreciate your consideration of this request. Please let me know if you require any further information from us.

Sincerely,

Adriane Belton

Adriane Malanos Belton

Attorney | Womble Carlyle Sandridge & Rice, llp

5 Exchange Street | P.O. Box 999 | Charleston SC 29401 | 843.720.4620 (D) | 843.425.7272 (M)

abelton@wcsr.com | [Firm Website](#) | [Bio](#) | [VCard](#)

IRS CIRCULAR 230 NOTICE: To ensure compliance with requirements imposed by the IRS, we inform you that any U.S. tax advice contained in this communication (or in any attachment) is not intended or written to be used, and cannot be used, for the purpose of (i) avoiding penalties under the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any transaction or matter addressed in this communication (or in any attachment).

CONFIDENTIALITY NOTICE: This electronic mail transmission has been sent by a lawyer. It may contain information that is confidential, privileged, proprietary, or

otherwise legally exempt from disclosure. If you are not the intended recipient, you are hereby notified that you are not authorized to read, print, retain, copy or disseminate this message, any part of it, or any attachments. If you have received this message in error, please delete this message and any attachments from your system without reading the content and notify the sender immediately of the inadvertent transmission. There is no intent on the part of the sender to waive any privilege, including the attorney-client privilege, that may attach to this communication. Thank you for your cooperation.