AN ORDINANCE

AN ORDINANCE AUTHORIZING AND APPROVING (1) THE DEVELOPMENT OF A JOINT COUNTY INDUSTRIAL AND BUSINESS PARK PURSUANT TO SECTION 4-1-170 OF THE CODE OF LAWS OF SOUTH CAROLINA 1976, AS AMENDED, IN CONJUNCTION WITH ANDERSON COUNTY (THE "PARK"), SUCH PARK TO BE GEOGRAPHICALLY LOCATED IN GREENVILLE COUNTY; (2) THE EXECUTION AND DELIVERY OF A WRITTEN PARK AGREEMENT WITH ANDERSON COUNTY AS TO THE REQUIREMENT OF PAYMENTS OF FEE IN LIEU OF *AD VALOREM* TAXES WITH RESPECT TO PARK PROPERTY AND THE SHARING OF THE REVENUES AND EXPENSES OF THE PARK; (3) THE DISTRIBUTION OF REVENUES FROM THE PARK WITHIN GREENVILLE COUNTY; AND (4) OTHER MATTERS RELATED THERETO.

WHEREAS, as authorized by Article VIII, Section 13(D) of the South Carolina Constitution and Section 4-1-170 of the Code of Laws of South Carolina 1976, as amended (the "Act"), Greenville County, South Carolina ("Greenville County") previously developed a joint county industrial and business parks pursuant to certain Agreements for Development for Joint County Industrial Park with other partner counties, along with Bamberg County, South Carolina ("Bamberg County"), Williamsburg County, South Carolina ("Williamsburg County"), and jointly with Florence County, South Carolina ("Florence County") and Marlboro County, South Carolina ("Marlboro County"), by and between Greenville County and the afore mentioned Counties; and

WHEREAS, the previously developed a joint county industrial and business park agreements include Greenville County and Bamberg County as authorized by Greenville County Ordinance No. 2545 (as amended through the date hereof, the "Greenville-Bamberg Park Agreement"), Greenville County and Williamsburg County as authorized by Greenville County Ordinance No. 2640 (as amended through the date hereof, the "Greenville-Williamsburg Park Agreement"), Greenville County and jointly with Florence County and Marlboro County as authorized by Greenville County Ordinance No. 2550 (as amended through the date hereof, the "Greenville-Florence-Marlboro Park Agreement"); and

WHEREAS, in order to continue to promote economic development and encourage investment and employment opportunities in and around Greenville County and Anderson County, South Carolina ("Anderson County"), as authorized by Article VIII, Section 13(D) of the South Carolina Constitution and the Act, Greenville County has requested that Anderson County develop, together with Greenville County, a joint county industrial and business park, which park shall upon execution of this Park Agreement shall include within its boundaries any and all property located within Greenville County which has previously been included within the boundaries of the Greenville-Bamberg Park, Greenville-Williamsburg Park, and the Greenville-Florence-Marlboro Park, which Greenville County believes to consist of the property more

particularly described in <u>Exhibit A (Greenville)</u> attached to the Park Agreement (as defined below) (the "Park"); and

WHEREAS, Greenville County and Anderson County have agreed to the specific terms and conditions of the Park arrangement as set forth in the Agreement for Development of a Joint County Industrial and Business Park proposed to be entered into by and between Greenville County and Anderson County as of December 31, 2015, or such other date as Greenville County and Anderson County may agree, but with an effective date after the expiration, termination, or other invalidation of the Greenville-Bamberg Park, Greenville-Williamsburg Park, and the Greenville-Florence-Marlboro Park Agreements, and the corresponding Parks, to be established thereby (the "Park Agreement"); and

WHEREAS, it is the expressed intent of Greenville County by the establishment of this Park and Agreement, that the properties appearing in Exhibit A the Park Agreement have been and continue to be located within a Joint County Industrial and Business Park; and

WHEREAS, Greenville County Council has resolved to consider this particular Park Agreement and considers this ordinance to be legally pending and in force upon First Reading; and

WHEREAS, it appears that the Park Agreement now before this meeting is in appropriate form and is an appropriate instrument to be executed and delivered by Greenville County for the purposes intended.

NOW, THEREFORE, BE IT ORDAINED BY GREENVILLE COUNTY COUNCIL:

Section 1. Approval of the Park Agreement. The form, provisions, terms and conditions of the Park Agreement now before this meeting and filed with the Clerk to Greenville County Council be and they are hereby approved, and effective as of December 31, 2015, and all of the provisions, terms and conditions thereof are hereby incorporated herein by reference as if the Park Agreement were set out in this Ordinance in its entirety. The Chairman of the Greenville County Council and the County Administrator of Greenville County are hereby authorized and empowered to execute the Park Agreement in the name and on behalf of Greenville County; the Clerk to the Greenville County Council is hereby authorized and empowered to attest the same; and the Chairman of the Greenville County Council and the County Administrator of Greenville County are further authorized and empowered to deliver the Park Agreement to Anderson County.

The Park Agreement is to be in substantially the form now before this meeting and hereby approved, or with such changes therein as shall not materially adversely affect the rights of Greenville County thereunder and as shall be approved by the officials of Greenville County executing the same, their execution thereof to constitute conclusive evidence of their approval of any and all changes or revisions therein from the form of the Park Agreement now before this meeting.

The Chairman of Greenville County Council and the County Administrator of Greenville, County, for and on behalf of Greenville County, are hereby each authorized and empowered to do any and all things necessary or proper to effect the development of the Park and the performance of all obligations of Greenville County under and pursuant to the Park Agreement and to carry out the transactions contemplated thereby and by this Ordinance.

- **Section 2. Payment of Fee in Lieu of Tax.** The businesses and industries located in the Park must pay a fee in lieu of *ad valorem* taxes as provided for in the Park Agreement. With respect to properties located in the Park, the fee paid in lieu of *ad valorem* taxes shall be paid to the Treasurer of Greenville County. That portion of such fee allocated pursuant to the Park Agreement to Anderson County shall be thereafter paid by the Treasurer of Greenville County to the Treasurer of Anderson County within ten (10) business days following the end of the calendar quarter of receipt, for distribution in accordance with the Park Agreement. The provisions of Section 12-2-90 of the Code of Laws of South Carolina 1976, as amended, or any successor statutes or provisions, apply to the collection and enforcement of the fee in lieu of *ad valorem* taxes.
- **Section 3. Distribution of Revenues within Greenville County.** Revenues generated from industries and businesses located in the Park received by Greenville County pursuant to the Park Agreement shall be distributed as determined by Greenville County.
- **Section 4. Applicable Ordinances and Regulations.** Any applicable ordinances and regulations of Greenville County including those concerning zoning, health and safety, and building code requirements shall apply to the Park properties unless the properties are within the boundaries of a municipality in which case, the municipality's applicable ordinances and regulations shall apply.
- **Section 5.** Law Enforcement Jurisdiction. Jurisdiction to make arrests and exercise all authority and power within the boundaries of the Park is vested with the Sheriff's Department of Greenville County. If any of the Park properties are within the boundaries of a municipality, then jurisdiction to make arrests and exercise law enforcement jurisdiction is vested with the law enforcement officials of the municipality.
- **Section 6. Conflicting Provisions.** To the extent this ordinance contains provisions that conflict with provisions contained elsewhere in the Greenville County Code or other Greenville County ordinances, the provisions contained in this ordinance supersede all other provisions and this ordinance is controlling.
- **Section 7. Severability.** If any section of this ordinance is, for any reason, determined to be void or invalid by a court of competent jurisdiction, it shall not affect the validity of any other section of this ordinance which is not itself void or invalid.
- **Section 8. Effectiveness.** This Ordinance shall be effective upon third and final reading.

[End of Ordinance - Signature page to follow]

Enacted and approved, in	meeting duly assembled, thisth day of, 2016.
	GREENVILLE COUNTY, SOUTH CAROLINA
	By: Bob Taylor, Chairman, County Council Greenville County, South Carolina
	By: Joseph Kernell, Administrator Greenville County, South Carolina
ATTEST:	
By: Theresa B. Kizer, Clerk to Greenville County, South	
First reading: December 8 Second reading: Public hearing: Third reading:	3, 2015

STATE OF SOUTH CAROLINA	
) AGREEMENT FOR DEVELOPMENT OF A
COUNTY OF GREENVILLE) JOINT COUNTY INDUSTRIAL AND
	BUSINESS PARK
COUNTY OF ANDERSON	

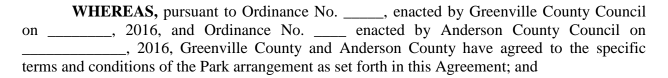
THIS AGREEMENT for the development of a joint county industrial and business park to be located within Greenville County is made and entered into as of December 31, 2015 (the "Execution Date"), but with an effective date (as defined below) (the "Effective Date") by and between Greenville County, South Carolina ("Greenville County") and Anderson County, South Carolina ("Anderson County").

RECITALS

WHEREAS, as authorized by Article VIII, Section 13(D) of the South Carolina Constitution and Section 4-1-170 of the Code of Laws of South Carolina 1976, as amended (the "Act"), Greenville County, South Carolina ("Greenville County") previously developed joint county industrial and business parks pursuant to certain Agreements for Development for Joint County Industrial Park with other partner counties, along with Bamberg County, South Carolina ("Bamberg County"), Williamsburg County, South Carolina ("Williamsburg County"), and jointly with Florence County, South Carolina ("Florence County") and Marlboro County, South Carolina ("Marlboro County"), by and between Greenville County and the afore mentioned Counties; and

WHEREAS, the previously developed a joint county industrial and business park agreements include Greenville County and Bamberg County as authorized by Greenville County Ordinance No. 2545 (as amended through the date hereof, the "Greenville-Bamberg Park Agreement"), Greenville County and Williamsburg County as authorized by Greenville-Williamsburg Park Agreement"), Greenville County and jointly with Florence County and Marlboro County as authorized by Greenville County Ordinance No. 2550 (as amended through the date hereof, the "Greenville-Florence-Marlboro Park Agreement"); and

WHEREAS, in order to continue to promote economic development and encourage investment and employment opportunities in and around Greenville County and Anderson County, South Carolina ("Anderson County"), as authorized by Article VIII, Section 13(D) of the South Carolina Constitution and the Act, Greenville County has requested that Anderson County develop, together with Greenville County, a joint county industrial and business park, which park shall upon execution of this Park Agreement shall include within its boundaries any and all property located within Greenville County which has previously been included within the boundaries of the Greenville-Bamberg Park, Greenville-Williamsburg Park, and the Greenville-Florence-Marlboro Park, which Greenville County believes to consist of the property more particularly described in Exhibit A (Greenville) attached to the Park Agreement (as defined below) (the "Park"); and



WHEREAS, it is the expressed intent of Greenville County intent by the establishment of this Park and Agreement, that the properties appearing in Exhibit A the Park Agreement have been and continue to be located within a Joint County Industrial and Business Park; and

WHEREAS, as a consequence of the development of the Park, property comprising the Park and all property having a situs therein is exempt from *ad valorem* taxation pursuant to Article VIII, Section 13(D) of the South Carolina Constitution, but the owners or lessees of such property shall pay annual fees in an amount equivalent to the property taxes or other in-lieu-of payments that would have been due and payable except for such exemption.

NOW, THEREFORE, in consideration of the mutual agreement, representations and benefits contained in this Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. **Binding Agreement.** This Agreement serves as a written instrument setting forth the entire agreement between the parties and shall be binding on Greenville County and Anderson County, their successors and assigns.
- 2. **Authorization.** Article VIII, Section 13(D) of the South Carolina Constitution provides that counties may jointly develop an industrial or business park with other counties within the geographical boundaries of one or more of the member counties, provided that certain conditions specified therein are met and further provided that the General Assembly of the State of South Carolina provides by law a manner in which the value of property in such park will be considered for purposes of bonded indebtedness of political subdivisions and school districts and for purposes of computing the index of taxpaying ability pursuant to any provision of law which measures the relative fiscal capacity of a school district to support its schools based on the assessed valuation of taxable property in the district as compared to the assessed valuation of taxable property in all school districts in South Carolina. The Code of Laws of South Carolina, 1976, as amended (the "Code") and particularly, Section 4-1-170 thereof, satisfies the conditions imposed by Article VIII, Section 13(D) of the South Carolina Constitution and provides the statutory vehicle whereby a joint county industrial or business park may be created.

3. Notice of Effective Date; Location of the Park.

(A) Upon, and as of, the Effective Date of this Agreement, the Park shall consist of any and all property located within Greenville County which has previously been included, or was previously intended by the County to be included, and remains, or was intended by Greenville County to remain, prior to and as of the Execution Date, within the boundaries of the Greenville-Bamberg Park, Greenville-Williamsburg Park, and the Greenville-Florence-Marlboro Park, which property Greenville County believes to consist of the property more particularly described in Exhibit A (Greenville) attached hereto; provided, however, if Greenville County

hereafter determines that (a) a parcel of property, which, as of the Execution Date, was included, or was intended by Greenville County to be included, within the boundaries of the Greenville-Bamberg Park, Greenville-Williamsburg Park, and the Greenville-Florence-Marlboro Park, has not been included among the property described in Exhibit A (Greenville) or (b) a parcel of property included among the property described in Exhibit A (Greenville) was not included, or was not intended by Greenville County to be included, within the boundaries of the Greenville-Bamberg Park, Greenville-Williamsburg Park, and the Greenville-Florence-Marlboro Park as of the Execution Date, the County Administrator of Greenville County may provide written notice of such deficiency to the County Administrator of Anderson County together with a revised Exhibit A (Greenville), which shall contain a legal description of the boundaries of the Park, as enlarged or diminished to remedy such deficiency, and this Agreement shall be deemed amended as of the Effective Date to reflect such revised Exhibit A. It is specifically recognized that the Park may from time to time consist of non-contiguous properties within Greenville County. In addition to the procedure for enlargement or diminution of Park boundaries set forth above in this Section 3(A), the boundaries of the Park may be enlarged or diminished from time to time, as authorized by ordinances of the county councils of both Greenville County and Anderson County. If any additional property, other than the property described in Exhibit A (Greenville), proposed for inclusion in the Park, in whole or in part, is located, at the time such inclusion is proposed, within the boundaries of a municipality, then the municipality must give its consent prior to the inclusion of the property in the Park.

- (B) In the event of any enlargement or diminution of the boundaries of the Park by ordinances of Greenville County Council and Anderson County Council, this Agreement shall be deemed amended and there shall be attached hereto a revised Exhibit A (Greenville) which shall contain a legal description of the boundaries of the Park, as enlarged or diminished, together with a copy of the ordinances of Greenville County Council and Anderson County Council pursuant to which such enlargement or diminution was authorized.
- (C) Prior to the adoption by Greenville County Council and by Anderson County Council of ordinances authorizing the diminution of the boundaries of the Park, a public hearing shall first be held by Greenville County Council. Notice of such public hearing shall be published in a newspaper of general circulation in Greenville County at least once and not less than fifteen (15) days prior to such hearing. Notice of such public hearing shall also be served in the manner of service of process at least fifteen (15) days prior to such public hearing upon the owner and, if applicable, the lessee of any real property which would be excluded from the Park by virtue of the diminution.
- 4. **Fee in Lieu of Taxes.** Pursuant to Article VIII, Section 13(D) of the South Carolina Constitution, all property located in the Park is exempt from all *ad valorem* taxation. The owners or lessees of any property situated in the Park shall pay in accordance with this Agreement an amount (referred to as fees in lieu of *ad valorem* taxes) equivalent to the *ad valorem* taxes or other in-lieu-of payments that would have been due and payable but for the location of such property within the Park.
- 5. **Allocation of Expenses.** Greenville County and Anderson County shall bear expenses incurred in connection with the Park, including, but not limited to, those incurred in the

administration, development, operation, maintenance and promotion of the Park, in the following proportions:

A. Greenville County 100% B. Anderson County 0%

6. **Allocation of Revenues.** Greenville County and Anderson County shall receive an allocation of all revenues generated by the Park through payment of fees in lieu of *ad valorem* taxes in the following proportions:

A. Greenville County 99% B. Anderson County 1%

With respect to such fees generated from properties located in the Park, that portion of such fees allocated to Anderson County shall thereafter be paid by the Treasurer of Greenville County to the Treasurer of Greenville County within ten (10) business days following the end of the calendar quarter of receipt, for distribution.

7. Revenue Allocation within Each County.

- (A) Revenues generated by the Park through the payment of fees in lieu of *ad valorem* taxes shall be distributed to Greenville County and to Anderson County, as the case may be, according to the proportions established by Section 6 of this Agreement. Such revenues shall be distributed within Greenville County in the manner provided by ordinance of the Greenville County Council.
- (B) Revenues allocable to Anderson County by way of fees in lieu of *ad valorem* taxes generated from properties located in the Park shall be distributed as determined by Anderson County.
- 8. **Fees in Lieu of** *Ad Valorem* **Taxes Pursuant to Title 4 or Title 12 of the Code.** It is hereby agreed that the entry, hereto for or hereafter, by Greenville County into any one or more fee in lieu of *ad valorem* tax agreements pursuant to Title 4 or Title 12 of the Code or any successor or comparable statutes with respect to property located within the Park and the terms of such agreements shall be at the sole discretion of Greenville County.
- 9. **Assessed Valuation.** For the purpose of calculating the bonded indebtedness limitation and for the purpose of computing the index of taxpaying ability pursuant to Section 59-20-20(3) of the Code, allocation of the assessed value of property within the Park to Greenville County and Anderson County and to each of the taxing entities within the participating counties shall be identical to the allocation of revenue received and retained by each of the counties and by each of the taxing entities within the participating counties, pursuant to Sections 6 and 7 of this Agreement.

- 10. **Applicable Ordinances and Regulations.** Any applicable ordinances and regulations of Greenville County including those concerning zoning, health and safety, and building code requirements shall apply to the Park properties unless any such property is within the boundaries of a municipality in which case, the municipality's applicable ordinances and regulations shall apply.
- 11. **Law Enforcement Jurisdiction.** Jurisdiction to make arrests and exercise all authority and power within the boundaries of the Park properties is vested with the Sheriff's Department of Greenville County. If any of the Park properties are within the boundaries of a municipality, then jurisdiction to make arrests and exercise law enforcement jurisdiction is vested with the law enforcement officials of the municipality.
- 12. **South Carolina Law Controlling.** This Agreement has been entered into in the State of South Carolina and shall be governed by, and construed in accordance with South Carolina law.
- 13. **Severability.** In the event and to the extent (and only to the extent) that any provision or any part of a provision of this Agreement shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable the remainder of that provision or any other provision or part of a provision of this Agreement.
- 14. **Counterpart Execution.** This Agreement may be executed in multiple counterparts.
- 15. **Term.** This Agreement shall extend for a term of thirty (30) years from the Effective Date of this Agreement.

[End of Agreement – Execution Page to Follow]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement to be effective as of the Effective Date (as defined above).

GREENVILLE COUNTY, SOUTH CAROLINA

	By:
	Bob Taylor, Chairman, County Council Greenville County, South Carolina
	By:
[SEAL]	
Attest:	
By: Theresa B. Kizer, Clerk to County C Greenville County, South Carolina	ouncil
	ANDERSON COUNTY, SOUTH CAROLINA
	By: Tommy Dunn, Chairman, County Council Anderson County, South Carolina
[SEAL]	
Attest:	
By:	
Linda Eddleman, Clerk to County Co	ouncil
Anderson County, South Carolina	

EXHIBIT A (GREENVILLE)

TAX MAP PARCEL #	PROPERTY OWNER(S)
0295000100200	GREER LIMITED PARTNERSHIP
0349000100304	MARS ASSOCIATES LLC
0408000100400	MCKINNEY LAND CO INC
0408000100401	7112 AUGUSTA ROAD LLC
0408000100402	THE COLEMAN GROUP LTD PARTNSHP
0408000100403	PERFORMANCE PROPERTIES OF GREE
0409000100100	BRASHIER T WALTER
0409000100103	GREENVILLE COUNTY SOUTH CAROLI
0409000100104	INTERNATIONAL PROPERTIES LLC
0409000100105	GREENVILLE COUNTY SC
0409000100106	PASSCO NAVARRO GREENVILLE LLC
0409000100107	DRP COMPANY INC
0409000100108	MATRIX INVESTORS I LLC
0409000100109	GREENVILLE COUNTY
0409000100111	920 MATRIX PARKWAY LLC
0409000100113	ELLS KENNETH G
0409000100114	BLOOD CONNECTION THE
0409000100116	C A REAL ESTATE LLC
0409000100117	JPCR LLC
0409000100118	TODAH REALTY 500 MATRIX ADA CO
0409000100121	KIMURA INC
0409000100123	DUKE ENERGY CAROLINAS LLC
0409000100124	SOUTH CAROLINA BECKNELL INVEST
0409000100125	SOUTH CAROLINA BECKNELL INVEST
0479000100100	JHO COMPANY LLC SC LTD LIABILI
0479000100200	FURMAN UNIVERSITY
0479000100300	JHO COMPANY LLC
0479000100400	HAWKINS PROPERTIES LP
0479000100406	BRIDGES FRANKLIN Y
0479000101102	DUNCAN CHAPEL FIRE DISTRICT
0479000101104	HAWKINS PROPERTIES L P
0479000101300	GVILLE COUNTY COMM ON ALCOHOL
0479000101400	GVILLE COUNTY COMM ON ALCOHOL
0546010100300	BROOKFIELD SOUTH ASSOCIATES LL
0546010100303	LIBERTY PROPERTY LIMITED PARTN
0546010100304	SMITH ROD
0546010100306	BROOKFIELD SOUTH PROPERTY

1100 EAST BUTLER LLC 0546010100307 REGENT PARK OWNERS ASSOCIATION 0546010100307 0546010100308 JMDH REAL ESTATE OF GREENVILLE 0546010100309 110 WILLIAMS STREET LLC NEW COMMERCE PROPERTIES LLC 0546010100310 LIBERTY PROPERTY LIMITED PARTN 0546010100311 0546010100312 HOLLAND ROAD LLC 0546010100313 BROOKFIELD SOUTH ASSOCIATES LL 0546010100314 LIBERTY PROPERTY LIMITED PARTN 0546010100315 INDRIEL LLC 0546010100317 LONGHORN HOLDINGS LLC 1100 EAST BUTLER LLC 0546010100318 1100 EAST BUTLER LLC 0546010100319 0546010100320 BROOKFIELD SOUTH ASSOCIATES LL JGF LLC 0546010100321 0546010100322 1100 EAST BUTLER LLC REGENT PARK COURT LLC 0546010100322 1100 EAST BUTLER LLC 0546010100323 0546010100323 REGENT PARK COURT LLC 1100 EAST BUTLER LLC 0546010100324 REGENT PARK COURT LLC 0546010100324 0546010100325 SKYBEST PROPERTIES LLC 0546010100326 1100 EAST BUTLER LLC 0546010100326 REGENT PARK COURT LLC BBW PROPERTIES LLC 0546010100327 LTDK INC 0546010100328 HOLLAND ROAD LLC 0546010100329 CENTERPOINT LAND INC SC CORP 0546010102202 0546010102212 CC SYSTEMS LLC CENTERPOINT LAND INC SC CORP 0546010102213 CENTERPOINT LAND INC SC CORP 0546010102214 0547030105000 BROOKFIELD LAND LLC 0547030105005 BROOKFIELD ASSOCS LTD PARTN SC 0547030105006 NV LLC 0547030105007 FMC GREENVILLE E AND H ROSS LL 0547030105010 PUMPKINTOWN PROPERTIES LLC GARDEN PARK ESTATES INC 0547030105013 0547030105014 GREENVILLE COUNTY SC SADDLE BROOK PROPERTIES LLC 0547030105015 0547030105018 GARRISON GREENVILLE BROOKFIELD 0547030105019 BROOKFIELD REALTY LP

401 BROOKFIELD LLC 0547030105020 0547030105021 **BUSINESS PROPERTIES LTD** 0562010101300 ARE HOLDINGS LLC 0573010101200 STANDING SPRINGS INVESTORS LLC BEVERAGE SOUTH INC 0601010103200 0335000100402 AMERICAN STARLINGER-SAHM INC BOSCH REXROTH CORPORATION 0335000100406 0335000100408 GREENVILLE COUNTY S C **BOSCH REXROTH CORPORATION** 0335000100411 GREENVILLE COUNTY S C 0335000100414 MURDOCK FAMILY LMTD PARTN 0335000100419 0335000100420 GREENVILLE COUNTY SC A BODY CO 0335000100422 GREENVILLE COUNTY SOUTH CAROLI CATERPILLAR INC DEL CORP 0335000100423 0335000100424 BLUE WALL FAMILY PARTNERSHIP L BELL GARRETT LLC 0335000100425 BOSCH REXROTH CORPORATION 0335000100426 **BOSCH REXROTH CORPORATION** 0335000100427 0406000100400 BEECH TREE INC 0406000100407 ELLCON-NATIONAL INC NY CORP 0406000100408 N T S E REALTY CORP 0406000100409 SPECIALTY BAR PRODUCTS CO PA 0406000100410 CAMBIER JUDY (JTWROS) 0406000100411 ALFMEIER CORPORATION SC CORP BEECHTREE INC 0407000100503 SOU REG IND REA INC THE 0593040101300 0593040101324 COLE CV MOONVILLE SC LLC 0593040101326 MICHELIN NORTH AMERICA INC 0593040103200 FFYTLLCASCLIMITED 0593040103207 METROPOLITAN SEWER SUB-DISTRIC 0593040103208 ZAMIR LLC M011010100302 SCHOOL DISTRICT OF GREENVILLE FAIR FOREST OF GREENVILLE LLC M011010100307 M011010100313 WONG THOMAS K F MCGEHEE REALTY OF PALM BEACH M011010100319 SMITH DEVELOPMENT COMPANY INC M011010100320 228 FAIRFOREST WAY LLC M011010100321 M011010100322 BAYNE ASSET AND PROPERTIES LLC M011010100323 UNITED STATES POSTAL SERVICE **IMAGE INVESTMENTS INC** M011010100326

M011010100327 CONGAREE ROAD ASSOCIATES LLC M011010100328 BAYNE ASSET AND PROPERTIES LLC

M011010100329 ST JOSEPH HIGH SCHOOL

M011010100333 CONDOR INVESTMENTS OF PALM BEA

M011010100336 SED HOLDINGS LLC

0331000100500 DELWOOD LLC

0331000100502 COLONIAL PIPELINE COMPANY

0331000100503 DELWOOD LLC

0334000100401 COMMISSIONER OF PUBLIC WORKS

0334000100406 DELWOOD LLC 0334000100408 DELWOOD LLC

0609040100900 GRTS LLC 0609040100901 GRTS LLC