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STATE OF SOUTH CAROLINA) DECLARATION	1 OF
COUNTY OF KERSHAW) RESTRICTIVE	COVENANTS
COURT OF REASIDEW	,	
of June, 201	RESTRICTIVE COVENANTS is 1, by Kershaw County ("Declarant	s made this <u>3 rd</u> day 1").

RECITALS

WHEREAS, Declarant is the owner of certain real property ("real property" includes wetlands, any interest in submerged lands, uplands, associated riparian/littoral rights) located in Kershaw County, South Carolina, more particularly described

Wetlands area C1 containing 3.167 acres; wetlands area C2 containing 0.737 acre; wetlands buffer area 1 containing 3.941 acres; wetlands buffer area 2 containing 2.107 acres; and wetlands buffer area 3 containing 1.538 acres. Said wetlands area C1 and C2, and wetlands buffer area 1, 2, and 3 being more particularly shown on that plat prepared for Governor's Hill West Business Park of "Wetlands Parcel with Buffer" by J. Henry Walker, III, PLS, dated February 17, 2011 and last revised on March 17, 2011 and recorded in the office of the Register of Deeds for Kershaw County in Book ________, at page _______.

Tax Map Number: Portion of 301-00-00-002

WHEREAS, as compensatory mitigation under Federal and State law for Department of the Army Permit No. SAC 2006-3871-5NC ("Permit") issued by the U.S. Army Corps of Engineers, Charleston District ("Corps" or "Charleston District", to include any successor agency), and certifications(s) and/or permit(s) issued by the SC. Department of Health and Environmental Control)"DHEC," to include any successor agency), and in recognition of the continuing benefit to the permitted property, and for the protection of waters of the United States and scenic, resource, environmental, and general property, and for the protection of waters of the United States and scenic, resource environmental, and general property values, Declarant has agreed to place certain restrictive covenants on the Property, in order that the Property shall remain substantially in its natural condition forever.

NOW THEREFORE, Declarant hereby declares that the Property shall be held, transferred, conveyed, leased, occupied or otherwise disposed of and used subject to the following restrictive covenants, which shall run with the land and be binding on all heirs, successors, assigns (they are included in the term, "Declarant", below), lessees, or other occupiers and users.

1. <u>Prohibitions.</u> Declarant is and shall be prohibited from the following: filling, draining, flooding, dredging, impounding, clearing, burning, cutting or destroying vegetation, cultivation, excavating, erecting, constructing, releasing wastes, or otherwise doing any work

on the Property; introducing exotic species into the Property (except biological controls preapproved in writing by the Corps and DHEC); and from changing the grade or elevation, impairing the flow or circulation of waters, reducing the reach of waters, and any other discharge or activity requiring a permit under clean water or water pollution control laws and regulations, as amended. The following are expressly excepted from this paragraph: a) cumulatively very small impacts associated with hunting (excluding planting or burning), fishing, and similar recreational or educational activities, consistent with the continuing natural condition of the Property; b) removal or trimming or vegetation hazardous to person or property, or of timber downed or damaged due to natural disaster; c) restoration or mitigation required under law.

- 2. <u>Amendment</u>. After recording, these restrictive covenants may only be amended by a recorded documents signed by the Corps and DHEC and Declarant. The recorded document, as amended, shall be consistent with the Charleston District model conservation restrictions at the time of amendment. Amendment shall be allowed at the discretion of the Corps and DHEC, in consultation with resource agencies as appropriate, and then only in exceptional circumstances. Mitigation for amendment impacts will be required pursuant to Charleston District mitigation policy at the time of amendment. There shall be no obligation to allow an amendment.
- 3. <u>Notice to Government.</u> Any permit application, or request for certification or modification, which may affect the Property, made to any governmental entity with authority over wetlands or other waters of the United States, shall expressly reference and include a copy (with the recording stamp) of these restrictive covenants.
- 4. Reserved Rights. It is expressly understood and agreed that these restrictive covenants do not grant or convey to members of the general public any rights of ownership, entry or use of the Property. These restrictive covenants are created solely for the protection of the Property, and for the consideration and values set forth above, and Declarant reserves the ownership of the fee simple estate and all rights appertaining thereto, including without limitation the rights to exclude others and to use the property for all purposes not inconsistent with these restrictive covenants.
- 5. <u>Compliance Inspections</u>. The Corps, DHEC, and their authorized agents shall have the right to enter and go upon the lands of Declarant, to inspect the Property and take actions necessary to verify compliance with these restrictive covenants.
- 6. <u>Enforcement</u>. The Declarant grants to the Corps, the U.S. Department of Justice, and/or DHEC, a discretionary right to enforce these restrictive covenants in a judicial action against any person(s) or other entity(ies) violating or attempting to violate these restrictive covenants, provided, however, that no violation of these restrictive covenants shall result in a forfeiture or reversion of title. In any enforcement action, an enforcing agency shall be entitled to a complete restoration for any violation, as well as any other judicial remedy such as civil penalties. Nothing herein shall limit the right of the Corps to modify, suspend, or revoke the Permit.

7. <u>Property Transfers.</u> Declarant shall include the following notice on all deeds, mortgages, plats, or any other legal instruments used to convey any interest in the Property (failure to comply with this paragraph does not impair the validity or enforceability of these restrictive covenants):

NOTICE: This Property Subject to Declaration of Restrictive Covenants Recorded on Super 22 2011 in Book 2812, at page 156 in the office of the Register of Deeds for Kershaw County.

- 8. <u>Marking of Property</u>. The perimeter of the Property shall at all times be plainly marked by permanent signs saying "Protected Natural Area," or by an equivalent, permanent marking system.
- 9. Recording of Plat. A plat depicting the boundaries of the Property subject to these restrictive covenants shall be recorded in the deed records office for each county in which the Property is situated prior to the recording of these restrictive covenants. The plat is recorded at Book <u>C105</u>, at page <u>Y</u> on <u>Sune 22 2011</u> in the office of the Register of Deeds for Kershaw County.
- 10. Long-Term Management. The Declarant is responsible for long-term management activities identified in an approved mitigation plan, dated January 3, 2011. The required activities include but are not limited to management activities (invasive species, fire, etc) and the maintenance and/or replacement of structures (fences, ditch plugs, weirs, etc) that are critical to the long-term success of the mitigation activities as described in the approved mitigation plan.
- 11. <u>Separability Provision</u>. Should any separable part of these restrictive covenants be held contrary to law, the remainder shall continue in full force and effect.

IN WITNESS WHEREOF, the Declarant has duly executed this Declaration of Restrictive Covenants the date written above.

TN TURBERRRENCE OF

Declarant.

Its: Kershaw County Council Chairman

Its: Kershaw County Council V-Chairman

STATE OF SOUTH CAROLINA COUNTY OF KERSAHW) } }	ACKNOWLEDGMENT as to Chairman of Kershaw County Council	
I, Merri M. Seigler, a Notary Public for the State of South Carolina, do hereby certify that Eugene P. Wise, Chairman of Kershaw County Council, personally appeared before me this day and acknowledged the due execution of the foregoing instrument.			
WITNESS my Hand and Seal this 3 rd day of June, 2011.			
		OWWI ON LUGUD (SEAL) Notary Public for South Carolina My Commission Expires: 6-13-17	
STATE OF SOUTH CAROLINA COUNTY OF KERSAHW))	ACKNOWLEDGMENT as to Vice-Chairman of Kershaw County Council	

I, <u>Merri M. Seigler</u>, a Notary Public for the State of South Carolina, do hereby certify that Sammie Tucker, Jr., Vice-Chairman of Kershaw County Council, personally appeared before me this day and acknowledged the due execution of the foregoing instrument.

WITNESS my Hand and Seal this 3rd day of June, 2011.

Notary Public for South Carolina
My Commission Expires: 6-13-17