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5 Calendar Court, Suite 202 (29206)  
Post Office Box 6923  
Columbia, South Carolina 29260

October 17, 2025

**ANDREW F. LINDEMANN\***  
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*\*Also Admitted in North Carolina*

**RECEIVED**  
**Oct 17 2025**  
**SC Court of Appeals**

**Via Email Only**

Ms. Catherine S. Harrison  
Chief Deputy Clerk  
South Carolina Court of Appeals  
Email: [ctappfilings@sccourts.org](mailto:ctappfilings@sccourts.org)

RE: David W. Blake, Luis E. Rinaldini, Dudley Richard Dewar, Jenne Stoker, Beatrice B. McGhee, Gail King, Historic Aiken Foundation, Inc., Green Boundary Foundation, and South Carolina Public Interest Foundation v. City of Aiken; Aiken Municipal Development Commission; Aiken Design Review Board  
Appellate Case Number: 2024-000082  
Civil Action Number: 2022-CP-02-1498  
Our File Number: 79.20599

RE: David W. Blake, Luis E. Rinaldini, Dudley Richard Dewar, Jenne Stoker, Beatrice B. McGhee, Gail King, Historic Aiken Foundation, Inc., Green Boundary Foundation, and South Carolina Public Interest Foundation v. City of Aiken; Aiken Municipal Development Commission; Aiken Design Review Board  
Appellate Case Number: 2024-001057  
Civil Action Number: 2022-CP-02-1498  
Our File Number: 79.20599

RE: South Carolina Public Interest Foundation and John Crangle, individually, and on behalf of all others similarly situated v. Richland County and Richland County Council  
Appellate Case Number: 2022-001469  
Civil Action Number: 2020-CP-40-2839  
Our File Number: 314.20346

Dear Ms. Harrison:

I am in receipt of preliminary notice of oral argument for the February 2026 term of court with regard to the above-referenced appeals.

While I have not done so yet, it is my intention to request secured protection for the second and third weeks of February because my daughter, who lives in Alabama, is expecting my first grandchild, and I would obviously like to be there for the birth. Her current due date is February 10, 2026.

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Therefore, if the Court reaches these cases for the February term, I would appreciate the arguments being set at the very beginning of the term, such as on February 2nd and 3rd. I would also request that the *Blake* and *SCPIF* oral arguments be scheduled on separate days, if possible. I obviously have no objection to the arguments in both *Blake* appeals being scheduled on the same date.

Thank you for your consideration of this request.

Sincerely,

LINDEMANN LAW FIRM, P.A.



Andrew F. Lindemann

AFL/jac

cc: W. Andrew Gowder, Jr., Esquire (*Via Email Only*)  
Michael T. Rose, Esquire (*Via Email Only*)  
Daniel C. Plyler, Esquire (*Via Email Only*)  
Austin T. Reed, Esquire (*Via Email Only*)  
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