| LOW INSTRUCTIONS (front and back) CARE NAME & PHONE OF CONTACT AT FILER [options of the contact | | | | | | |
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| dy Baker (205) 458-5124 | | | | | | |
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| SEND ACKNOWLEDGMENT TO: (Name and | Addiess | | | | | |
| Judy Baker | | | 2013101000040 | | /5 \$ 37.00 | |
| Burr & Forman LLP 420 North 20th Street, Suite 340 | 0 | | Shelby Cnty J | | • | |
| Birmingham, Alabama 35203 | | | 10/10/2013 01 | : 46 : 12 | PM FILED/CERT | |
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| SECURED PARTY'S NAME (or NAME of TOTA | AL ASSIGNEE of ASSIGNOR | R S/P) - Insert only <u>one</u> secure | party name (3a or 3b) | | | |
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| 9a. ORGANIZATION'S NAME | | | | | | | |
| JK | ND THREE, LLC | MIDDLE NAME, SUFFIX | | | | | |
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| 12a. ORGANIZATION'S NAM | | | | | | | |
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| 13. This FINANCING STATEME | NT covers timber to be cut or as-extracted | 16. Additional collateral descri | iption: | | | | |
| collateral, or is filed as a | | | | | | | |
| 14. Description of real estate: | | | | | | | |
| The real estate is mo | re particularly described in | | | | | | |
| Schedule 1 to Exhibit | it A attached hereto and made a | | | | | | |
| part hereof. | | | | | | | |
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| 15. Name and address of a REC (if Debtor does not have a re | ORD OWNER of above-described real estate scord interest): | | | | | | |
| Debtor is the owner | | | | | | | |
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UCC FINANCING STATEMENT ADDENDUM

EXHIBIT A TO FINANCING STATEMENT Collateral Description

Exhibit A to Uniform Commercial Code ("<u>UCC</u>") National UCC Financing Statement (Form UCC1) ("<u>Financing Statement</u>"), naming GCP-SCP ONE AND THREE, LLC, a limited liability company organized under the laws of the State of Delaware, as "Debtor", and WELLS FARGO BANK, NATIONAL ASSOCIATION, as "Secured Party".

1. <u>COLLATERAL DESCRIPTION</u>. The Financing Statement includes the following described personal property in which Debtor now or at any time hereafter has any interest (collectively, the "Collateral"):

All goods, building and other materials, supplies, inventory, work in process, equipment, machinery, fixtures, furniture, furnishings, signs and other personal property and embedded software included therein and supporting information, wherever situated, which are or are to be incorporated into, used in connection with, or appropriated for use on (i) the real property described on Schedule 1 attached hereto and incorporated by reference herein or (ii) any existing or future improvements on the real property (which real property and improvements are collectively referred to herein as the "Property"); together with all security deposits derived from the Property; all inventory, accounts, cash receipts, deposit accounts (including any impound accounts, if any), accounts receivable, contract rights, licenses, agreements, general intangibles, payment intangibles, software, chattel paper (whether electronic or tangible), instruments, documents, promissory notes, drafts, letters of credit, letter of credit rights, supporting obligations, insurance policies, insurance and condemnation awards and proceeds, proceeds of the sale of promissory notes, any other rights to the payment of money, trade names, trademarks and service marks arising from or related to the ownership, management, leasing, operation, sale or disposition of the Property or any business now or hereafter conducted thereon by Debtor; all development rights and credits, and any and all permits, consents, approvals, licenses, authorizations and other rights granted by, given by or obtained from, any governmental entity with respect to the Property; all water and water rights, wells and well rights, canals and canal rights, ditches and ditch rights, springs and spring rights, and reservoirs and reservoir rights appurtenant to or associated with the Property, whether decreed or undecreed, tributary, non-tributary or not non-tributary, surface or underground or appropriated or unappropriated, and all shares of stock in water, ditch, lateral and canal companies, well permits and all other evidences of any of such rights; all deposits or other security now or hereafter made with or given to utility companies by Debtor with respect to the Property; all advance payments of insurance premiums made by Debtor with respect to the Property; all plans, drawings and specifications relating to the Property; all loan funds held by Secured Party and/or any of Secured Party's affiliate banks, whether or not disbursed; all funds deposited with Secured Party and/or any of Secured Party's affiliate banks pursuant to any loan agreement; all reserves, deferred payments, deposits, accounts, refunds, cost savings and payments of any kind related to the Property or any portion thereof; all of Debtor's right, title and interest, now or hereafter acquired, to the payment of money from Secured Party to Debtor under any swap, derivative, foreign exchange, or hedge transaction or arrangement (or similar transaction or arrangement howsoever described or defined) at any time entered into between Debtor and Secured Party in connection with the Loan, as defined in the Note (as defined in the Security Instrument defined below); together with all replacements and proceeds of, and additions and accessions to, any of the foregoing; together with all books, records and files relating to any of the foregoing.

The filing of this Financing Statement shall not be construed to derogate from or impair the lien or provisions of the Mortgage, Assignment of Leases and Rents, Security Agreement and Fixture Filing ("Security

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Instrument") of even date herewith, from Debtor to Secured Party encumbering the Property with respect to any property described therein which is real property or which the parties have agreed to treat as real property. Similarly, nothing in this Financing Statement shall be construed to alter any of the rights of Secured Party as determined by the Security Instrument or the priority of the Secured Party's lien created thereby, and this Financing Statement is declared to be for the protection of Secured Party in the event any court shall at any time hold that notice of Secured Party's priority of interest in any property or interests described in the Security Instrument must, in order to be effective against a particular class of persons, including but not limited to the Federal Government and any subdivision or entity of the Federal Government, be filed in the Commercial Code records.

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SCHEDULE 1 TO EXHIBIT A TO FINANCING STATEMENT Description of Property

Schedule 1 to Exhibit A to Uniform Commercial Code ("UCC") National UCC Financing Statement (Form UCC1) ("Financing Statement"), naming GCP-SCP ONE AND THREE, LLC, a limited liability company organized under the laws of the State of Delaware, as "Debtor", and WELLS FARGO BANK, NATIONAL ASSOCIATION, as "Secured Party".

<u>Property Description</u>. The real property referred to in Paragraph 1 of <u>Exhibit A</u> to this Financing Statement is located in the Shelby County, Alabama and is more particularly described as follows:

Lot 2B of Graham's Resurvey of Lot 2, Shelby Commerce Park, as recorded in Map Book 35, Page 18, in the Office of the Judge of Probate of Shelby County, Alabama.

Together with easement rights under that certain Declaration of Easements executed by Shelby Commerce Park, L.L.C., dated November 8, 2005, recorded on November 14, 2005 as Instrument No. 20051114000593080.

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