THIS OPINION HAS NO PRECEDENTIAL VALUE. IT SHOULD NOT BE CITED OR RELIED ON AS PRECEDENT IN ANY PROCEEDING EXCEPT AS PROVIDED BY RULE 268(d)(2), SCACR.

THE STATE OF SOUTH CAROLINA In The Supreme Court

Century Capital Group, LLC, Petitioner,

v.

Midtown Development Group, LLC, Richland Joint Venture Group, LLC, Windsor Richland Mall, L.P., and BRC Richland, LLC, Respondents.

Appellate Case No. 2018-001874

ON WRIT OF CERTIORARI TO THE COURT OF APPEALS

Appeal From Richland County
L. Casey Manning, Circuit Court Judge

Memorandum Opinion No. 2020-MO-003 Heard January 14, 2020 – Filed January 29, 2020

DISMISSED AS IMPROVIDENTLY GRANTED

J. Ryan Oates, of McCabe, Trotter & Beverly, P.C., of Columbia, for Petitioner.

Trippett Boineau, III and Heath M. Stewart, III, both of McAngus, Goudelock & Courie, LLC, of Columbia, Jonathan B. Asbill, of Baker, Ravenel & Bender, LLP, of

Columbia, and Ruth A. Levy, of Williams Mullen, of Columbia, for Respondent.

PER CURIAM: We issued a writ of certiorari to review the court of appeals' decision in *Century Capital Group, L.L.C. v. Midtown Development Group, L.L.C.*, Op. No. 2018-UP-24 (S.C. Ct. App. filed June 13, 2018). We now dismiss the writ as improvidently granted.

DISMISSED AS IMPROVIDENTLY GRANTED.

BEATTY, C.J., KITTREDGE, HEARN, FEW JJ., and Acting Justice H. Bruce Williams, concur.