

## Ethics in Government Group

George J. Anderson, Executive Director

Email: [manderson358@comcast.net](mailto:manderson358@comcast.net)

211 Saddle Mountain Road

Rome, Georgia 30161

Cell Phone: 706-290-4499

Land/Fax: 706-232-3753

March 08, 2009

**Subject: Ethics Complaints to the Grand Jury of Gwinnett County  
Complaints to the Office of the Governor, pursuant to O.C.G.A. 45-10-4**

Gwinnett County Grand Jury > Grand Jury Foreman for March 2009 Term  
Gwinnett County District Attorney, Danny Porter  
Gwinnett Justice and Administrative Building  
75 Langley Drive  
Lawrenceville, Georgia 30045

**Complaints filed against** Gwinnett County Commissioners, involving violations of the Gwinnett County Ethics Code, as well as, State Law.

There exist a Gwinnett County Code of Ethics governing the actions of County Officials and employees. Reference Sections 1-8001 through 1-8015. The “purposes” of the Code are to ensure that public officers and employees be “responsible to the people”. Government policy and decisions shall be made through proper channels of the government structure with the Gwinnett County Organizational Chart displaying the Gwinnett County citizens over/above & in charge of the Gwinnett County Commission & County employees. Further, that the Commissioners be free from the appearance of impropriety and the public have confidence in the integrity of their government officials. If the Gwinnett County government officials have held true to the “purposes” thereof then how does one explain the BoC’s decision to unilaterally decide to build a baseball stadium without a mandate from the “Boss”/the Gwinnett County citizens, that sit at the top of the Gwinnett County government Organization Chart? The following question

needs to be asked by the Gwinnett County Grand Jury & answered by the Gwinnett County BoC with cooperation/assistance by the Gwinnett Convention Visitors Bureau Chairman, Richard Tucker:

1. How can the BoC have been ‘responsible to the people’ when they never **asked the people** if they wanted to (1) build a stadium and (2) were willing to guarantee long-term debt service payments if estimated stadium revenues were insufficient?
  - Section 1-8002 sets forth “acts or actions” {of County Officials and employees} that are incompatible with the best interests of the County--- Incompatible acts or actions include:
    1. Being in a “representative capacity” of a “business entity” such as a corporation. How then do former BOC member, Lorraine Green and current BoC member, Bert Natsuti serve as GCVB board members when **GCVB is a corporation?**
    2. Having ‘confidential information’ not available to the public, Richard Tucker, GCVB Chairman, publicly stated that ‘officials working on the stadium project have long known the stadium project would cost more. Nevertheless, are Gwinnett citizens to believe that the BoC members – who sit on the GCVB board—**didn’t know that actual stadium costs far exceeded the original \$40 million dollar estimate well before such information was made public?**
  - Section 1-8003 states that “ a county official or employee having the power or duty to perform an official act or action related to a contract or transaction”—shall:
    1. Knowingly withhold any information which would impair the proper decision making of any of the county board.... If Commissioners Green and Natsuti knew but didn’t share the cost increase information with fellow board members prior to the BoC vote to draw an additional \$19 million from the County’s (taxpayer’s) reserve fund. Then> **they have withheld information that impaired the proper decision making of the other BoC board members.** If they did share the cost increase information with other BOC members—and Commissioner Beaudreau’s public comments defending the vote so verifies—then hasn’t **the entire BoC effectively disregarded their**

**‘responsibility to the people’ and failed the public’s confidence in the integrity of government?**

- The actions of the entire BoC appear to be inconsistent with the requirement that ‘government decisions and policy be made through proper channels of the government structure’.
- How do government entities normally build public capital projects? Normal channels followed in building a public capital project like the Gwinnett Stadium consist of:
  - A. Citizen approval (by a vote) of the financial arrangements,
  - B. The government entity preparing an RFP, requesting competitive bids then making a public award to the successful bidder, then,
  - C. Turning the completed project over to a county unit for subsequent operation.
- For reasons of its own choosing, the BoC departed from these normal channels and outsourced the design, construction, construction management and leasing of the Gwinnett Stadium to the Atlanta Braves to a **corporation (the GCVB whose officials say it’s NOT bound by public bid laws and whose members are NOT directly accountable to Gwinnett County taxpayers.**
- If anyone having knowledge of these or other alleged violations by a County official or officials will:
  1. Deliver a signed Complaint in a sealed envelope to the Gwinnett District Attorney; the District Attorney shall forward the Complaint to the then-enpaneled County Grand Jury. The March-Term 2009 Grand Jury Foreman shall create an Ethics Panel to investigate the Complaint or Complaints. The Ethics Panel shall have the right and power to request advisory opinions and subpoena witnesses. If the Ethics Panel finds evidence of wrongdoing, it shall return its finding to both the District Attorney and the BoC for review and action. County officials

who have breached the County's Code of Ethics are subject to penalties including removal from office as provided by Georgia law; cancellation of the awarded contract(s) and/or debarment or suspension from award of County contracts for a period of up to three (3) years. See County Code Sections 1-8007 through 1-8010 for specifics.

**TIMELINE:**

- Operation and management Agreement between Gwinnett County and Gwinnett Convention and Visitors Bureau, Inc. is dated as of April 1, 2001.
  - A. Section 4.04. Athletic Team Agreements. GCVB shall use its best efforts to secure one or more agreements with professional sports teams to provide professional games and matches at the **ARENA** as follows:
    - a. A professional hockey team sanctioned by the National Hockey League;
    - b. A professional arena football team sanctioned by the Arena Football League;
    - c. A professional football team sanctioned by the National Football League.
    - d. A professional basketball team sanctioned by the National Basketball Association;
    - e. A professional soccer team sanctioned by Major League Baseball; or
    - f. Any other team or Organization **approved by the County**
- All notices, certificates or other communications hereunder shall be sufficiently given and shall be deemed given when mailed by registered or certified mail, return receipt requested, postage prepaid to the parties hereto at the following addresses or such other address designated by such party in writing:
  - A. Gwinnett County Chief Financial Officer  
75 Langley Drive  
Lawrenceville, GA 30045
  - B. County Attorney  
Gwinnett County Department of Law

75 Langley Drive  
Lawrenceville, GA 30045

C. Ruth E. Isaac, ESQ.  
Kutak Rock LLP  
Suite 2100  
225 Peachtree Street, NE  
Atlanta, Georgia 30303

D. Gwinnett Convention and Visitors Bureau  
6500 Sugarloaf Parkway  
2<sup>nd</sup> Floor  
Duluth, GA 30097  
Attention: Chairman Thomas P. Hughes { at the Richard Tucker  
Building }

E. T. Michael Tennant, ESQ.  
Alston & Bird LLP  
4200 One Atlantic Center  
1201 West Peachtree Street, NW  
Atlanta, Georgia 30309-3424

- Gwinnett County Chairman of the BoC, F. Wayne Hill signed for the Commission and Thomas P. Hughes signed as the Chairman of the Gwinnett Convention and Visitors Bureau, Inc. ( During this same time period, Richard Tucker was the President & CEO of the Chamber of Commerce, from 1996 to 2003). He became Chairman of the Chamber in 2005 & had the new building, housing the Chamber & the Convention Bureau, named after him.
- Operation and Management Agreement between Gwinnett County and Gwinnett Convention and Visitors Bureau, Inc. for Baseball Stadium Facility is dated as of April 1, 2008. **The players change from the original Contract in 2001 to the 2008 version:**
  - 1. Richard Tucker is now the Chairman of the Convention Bureau & he has made his son, Lee Tucker, the Attorney representing the GCVB.**
  - 2. Lee Tucker conducts all the legal transactions involving the**

**“County”, the GCVB, & the Atlanta Braves. Nepotism is defined as:**

**The act of showing favoritism to relatives or friends in the work force.**

- In 2008, the New Contract/Agreement list the contact information as the following:

A. Gwinnett County Chief Financial Officer  
75 Langley Drive  
Lawrenceville, GA 30045

County Attorney  
Gwinnett County Department of Law  
75 Langley Drive  
Lawrenceville, Georgia 30045

Gwinnett Convention and Visitors Bureau, Inc.  
6500 Sugarloaf Parkway  
2<sup>nd</sup> Floor  
Duluth GA 30097  
Attention: President

Lee Tucker, Esq.  
Mahaffey, Pickens Tucker, LLP  
1550 North Brown Road, Suite 125  
Lawrenceville, GA 30043

**It would be important to the Grand Jury’s investigation to subpoena all legal invoices from Richard Tucker’s son’s law firm to judge if it was fair & balanced. Nepotism has a way of making the \$figures inflate.**

- GCVB Attorney, Lee Tucker, notified Bartow Morgan, that Brand Properties was the designated company to sell 12 acres of land for \$5 million dollars for the construction of the Baseball Stadium.
- The Gwinnett County Commission agreed to the deal on January 15, 2008 with Bert Natsuti making the Motion & Lorraine Green seconding the Motion executing a letter of intent, Stadium Lease and use Agreement and related documents between the GCVB and the Atlanta National

League Baseball Club, Inc. This action took place under New Business , page 12.

- However, Under a Consent Agenda( 2008-0142) BoC Beaudreau & Kenerly made the Motions for the Chairman to execute a purchase and sale agreement between Brand Partners, LP and Gwinnett County in the amount of \$5,000,000.00 This was listed on page 5 on January 15, 2008.
- With the economy going sour throughout the Country & the County thereof, the BoC approves additional 19 million for the Stadium with Natsuti & Kenerly making the Motions. See page 2 under the Consent Agenda. Consent Agenda's are the ideal place to list millions being spent by the BoC without a Splost or Referendum vote by the taxpayers of Gwinnett County.

Here is a breakdown of where the funds were spent:

- \$5 million spent to Brand Partners for land to construct new baseball Stadium in January 2008.
- \$7 million transferred to Suntrust Bank account of GCVB in January 2008
- GCVB received \$2,178,847.75 in year 2006. GCVB received \$2,348,565. in year 2007. GCVB had an increase in year 2008 to \$9,192,917.52. However,\$7 million was earmarked for the Baseball Stadium.
- \$33 million is approved by the BoC in Bonds for the Baseball Stadium.
- \$19 million is approved by the BoC for the Baseball Stadium

Total \$figures come to \$64 million dollars.

- Brand Partners, not only sold the land to the County for the Baseball Stadium, but, also, owns the 23 acres surrounding the Baseball Stadium. Brand Partners plans to build on that property to derive financial benefit

from the construction of the “Richard Tucker” & “Bert Natsuti” Braves Stadium.

- Gwinnett County revenues are down due to a weak economy.
- Gwinnett County raised the Mill Levy on March 4<sup>th</sup> (last week).
- Gwinnett County is deferring helicopter replacement to save 3 million dollars.
- Gwinnett County is deferring the outsourcing of work to save 3.5 million dollars.
- Gwinnett County is reducing vehicle replacement charges to save 3.9 million.
- Gwinnett County will raise fees on Red Cross Training
- Gwinnett County will raise fees on business licenses
- Gwinnett County will raise fees for vehicle tags
- Gwinnett County will raise fees involving gas leak emergency response.

A cursory view of the Gwinnett County Chamber of Commerce Board reveals:

- A. Bartow Morgan of Brand Partners, Brand Insurance, & Brand Banking
- B. Richard Tucker of Arlington Capital, Chairman of GCVB, former Chairman of the Chamber, & current Chairman on the State of Georgia Board of Regents.
- C. Lee Tucker’s law firm of Mahaffey, Pickens & Tucker, LLP
- D. Wayne Mason of Mason Family Management Company, Madison Ventures, Lone Pine & connected to Richard Tucker, at least by location at 1505 Lakes

PKWY, Lawrenceville, Georgia.

A cursory view of Richard Tucker reveals a man like his friend, Mason, that likes to be a “player” & appears to get his way, most often. Last year, the AJC wrote a story about Tucker’s influence involving a bill to allow sales of packaged alcohol. In fact, “for two years in a row, Richard Tucker, co-owner of Suwanee’s Beverage Superstore and chairman of the Gwinnett Convention Visitors Bureau, has worked behind the scenes to stop legislation that would have let voters decide whether beer, wine, and liquor should be sold in stores on Sundays. Tucker is a major contributor to the campaigns of Governor Perdue & Lt. Governor Cagle. Last year, the Governor signed into Law a measure that would allow the sale of beer on Sunday at a new baseball stadium in Gwinnett. Tucker was appointed to the Board of regents by Governor Perdue in 2005. The same year that he was Chairman of the Gwinnett County Chamber of commerce. Tucker is involved in real estate dealings in Gwinnett County with his real estate equity company, Arlington Capital.

The funds pledged for the Gwinnett County Baseball Stadium amount to half of the 2009 budget deficit. If the County had placed this up to the voters with a SPLOST vote or on a referendum on the ballot; the “players” would not have controlled this ‘white elephant’.

Now, I request your attention to a S.P.L.O.S.T. vote of \$15 million dollars submitted, on the ballot, by the Floyd County Commissioners, to build a Baseball Stadium for the Rome Braves, in 2001. The Class-A minor league affiliate of the Atlanta Braves, moved from Macon, Georgia to Rome, Georgia in 2003. The 1<sup>st</sup> game opened April 11, 2003 with the 15 million dollar stadium paid in full. The Floyd County voters approved the SPLOST & the County contracted to build it. The “County” did not approve the building of the Stadium; The citizens did. The \$15 million was completely paid off by the 1<sup>st</sup> pitch of the first game, in Rome, Georgia.

the [U.S. state](#) of [Georgia](#), a **special-purpose local-option sales tax (SPLOST)** can be levied by any [county](#), for the purpose of [funding](#) the [building](#) and [maintenance](#) of [parks](#), [schools](#), [roads](#), and other [public facilities](#). Georgia's state [sales tax](#) is currently 4% ([groceries](#) and [prescription drugs](#) exempted), with the counties allowed to add up to 2% more for SPLOST. A SPLOST is passed by a [county commission](#) and voted up or down by residents in a [referendum](#), usually during the next scheduled [election](#). A SPLOST only lasts five years. At that time, if the funds are still needed, it must be voted upon again. All expenditures of SPLOST funds must be in compliance with Article VIII, Section VI, Paragraph IV of the Georgia Constitution and Official Code of Georgia (O.C.G.A.) 48-8-141.

- One SPLOST (1%) may be used to increase the [homestead exemption](#) for [property taxes](#).

- A SPLOST is not required to exempt groceries, but still cannot be applied to prescriptions.

- Cities are normally not allowed to levy sales taxes, they instead share proportionately with their county.

- The unpopularity of property taxes and the simplicity and perceived fairness of sales taxes have made the County 1% Special Purpose Local Option Sales Tax (“SPLOST”) a popular method for funding needed capital projects in Georgia. That the voters must approve the SPLOST through referendum reinforces democratic principles and is popular with officials. The voters will decide whether the described projects are funded through SPLOST, and elected officials need not raise property taxes for funded projects. The SPLOST statute was substantially rewritten in the 2004 General Assembly, effective July 1, 2004, with respect to how the tax is to be applied. [See Exhibit AA.](#)

The Code of Ethics for Gwinnett County states, “Code of Ethics for government service, O.C.G.A. 45-10-1 and O.C.G.A. 45-10-3:

1. Put loyalty to the highest moral principles and to country above loyalty to persons, party, or government department. **Did the Gwinnett BoC put their loyalty to persons, party, or government department?**
  2. Uphold the Constitution, laws, and regulations of the United States and The State of Georgia and of all governments therein and never be a party to their evasion. **Did the Gwinnett BoC evade the Law in order to supercede the taxpayers as the “deciders” concerning the baseball Stadium?**
- Give a full day’s labor for a full day’s pay and give to the performance of his duties his earnest effort and best thought. **Did the BoC members give their most earnest effort & best thought involving the approval/the rubber-stamping of the GVCB Chairman’s wishes?**

- Seek to find and employ more efficient and economical ways of getting tasks accomplished. **How can the BoC claim that they have employed the most efficient and economical ways of getting the Baseball Stadium tasks completed?!**
- Never discriminate unfairly by the dispensing of special favors or **privileges** to anyone, whether for remuneration or not and never accept for himself or his family, favors or benefits under circumstances which might be construed by reasonable persons as influencing the performance of his governmental duties. **Have the BoC members dispensed special favors or privileges to anyone, including GCVB & Brand Partners?!**
- Make no private promises of any kind binding upon the duties of office, since a government employee has no private word which can be binding on public duty. **The Investigative powers are at the disposal of all charged with the duty to find any guilt lies with any BoC member regarding private promises made.**
- Engage in no business with the government either directly or indirectly, which is inconsistent with the conscientious performance of his governmental duties. **Did BoC Natsuti & Green engage in performance with the GCVB that was in violation of #7?**
- Never use information coming to him confidentially in the performance of governmental duties as a means for making private profit. **Again, Commissioners Green & Natsuti were on the GCVB & knew or should have known that the projected \$ figures on the baseball Stadium were not accurate.**
- Expose corruption wherever discovered. **Did any member of the BoC participate in a cover-up involving the business transactions occurring between the GCVB, the “County” & the Atlanta Braves League, Inc.?**
- Uphold these principles, ever conscious that public office is a public trust. **The BoC have a fiduciary responsibility to be very conscious that they**

**hold a trustee position in representation to the taxpayers of Gwinnett County.**

The First Amendment to the United States Constitution, provides each citizen the right to petition the government for a redress of grievances. The State of Georgia Constitution, Sec. II, Para. I states, "Public Officers are the trustees and servants of the people and are at all times amenable to them".

Gwinnett County Commissioner is corrupt & requires investigation by the Gwinnett County Grand Jury. Kenerly has voted for business interest that benefited him personally & privately involving his connection to land developer, David Jenkins. Please note the following:

- I. March 7, 2006> Gwinnett County Commissioner is involved in the Luxomni Properties, LLC as Co-Manager/Co-Partner with David Jenkins of D.G. Jenkins Development Corporation/WinMark Homes, Inc. See Exhibit X.
- II. Note the Fox Five 2-Part News story conducted by Investigative Reporter, Dale Russell, involving good friends & business partners, David Jenkins & Kevin Kenerly. This is a part of Exhibit X.
- III. Gwinnett County Commissioner Kenerly left the room during 1 vote concerning his business partner but made the Motion & voted on 2 other business deals which benefited him financially. In addition, public elected official, Kevin Kenerly, has never disclosed to the Gwinnett County Commission nor his BOSS, the taxpayers of Gwinnett County his ties to D.G. Jenkins Development Corporation.
- IV. BoC Kenerly has denied on camera that he & Jenkins are or have been business partners.
- V. BoC Kenerly's business partner, D. G. Jenkins hired another Gwinnett County Commissioner's law firm, Bert Nasuti, to incorporate Luxomni Properties, LLC. See Exhibit X.

- Exhibit A is the Gwinnett County Employee Handbook Pages 1-64: Note Page 42 regarding Employee Conduct/Disciplinary Action:
  - a. Conviction of a crime or moral turpitude, conviction of a felony or a misdemeanor that would adversely affect the performance of duties or

any entry of a plea of no contest to either.

- b. Inefficiency
  - c. Any conduct which reflects unfavorably upon the County as an employer
- Exhibit B is the Execution Copy of the Operation and Management Agreement between Gwinnett County and Gwinnett Convention and Visitors Bureau, Inc. dated April 1, 2001.
  - Exhibit C is the Execution Copy of the Operation and management Agreement between Gwinnett County and Gwinnett Convention and Visitors Bureau, Inc for Baseball Stadium Facility dated April 1, 2008.
  - Exhibit D is the Code of Ethics of Gwinnett County.
  - Exhibit E is the Corporations document involving Chairman Richard Tucker of the GCVB.
  - Exhibit F is the Corporations document involving Richard **Lee Tucker, Jr.** representing GCVB.
  - Exhibit G is a July 2, 2007 letter from CSI, International to Preston Williams, Regional VP for operations and Development at the GCVB stating the following:
    - A. Gwinnett County is located within the Atlanta Braves territory. As such, it is not possible for Gwinnett County to host an affiliated minor league baseball team without the consent of the Braves.
    - B. Representatives of the Braves have indicated on numerous occasions that they do not support the relocation of one of their affiliated teams to Gwinnett County as they believe it would have a material impact on the Braves ability to draw from the Gwinnett County area.
    - C. Under Funding Options: Gwinnett County could cost \$25 to 30 million depending upon the building program and finish-out,

excluding any land, parking or infrastructure costs.

- Exhibit H is the Organizational Chart of Gwinnett County showing the Gwinnett County Citizens as the BOSS over the Board of Commissioners.
- Exhibit I : Gwinnett County’s Mission Statement stating, “We believe in honesty, fairness and respect for all. We believe in stewardship of public resources. We believe that our government must be customer-oriented, **fiscally responsible** and services that are among the best in the nation”.
- Exhibit J: County Commissioner Oath of Office:
  - A. Will support the constitution of the United States and of this state.
- Exhibit K: Article 31 of The Grand Jury and Its Proceedings:
  - A. 15A-628(a)(4) “May investigate any offense as to which no bill of indictment has been submitted to it by the prosecutor and issue a presentment accusing a named person or named persons with one or more criminal offenses if it has found probable cause for the charges made. An investigation may be initiated upon the concurrence of 12 members of the grand jury itself or upon the request of the presiding judge or the prosecutor.
- Exhibit L: JANUARY 15, 2008 Gwinnett County Board of Commissioners Minutes showing the \$5,000,000.00 purchase of 12 acres of land from Brand Partners.
- Exhibit M: January 15, 2008 Approval to execute a letter of Intent between the GCVB & the Atlanta National baseball Club, Inc.
- Exhibit N: September 2, 2008 BoC Minutes showing the Approval for \$19 million additional taxpayer funds for the Baseball Stadium.
- Exhibit O: Reveals the \$7 million placed into the SunTrust Bank account of GCVB from Gwinnett County taxpayers.
- Exhibit P: Shows the document of the Gwinnett Chamber of Commerce with Bartow Morgan as Treasurer/AKA Brand partners owner.

- Exhibit Q: reveals document of GCVB corporation with Richard Tucker shown as CEO/Chairman & his son, Lee Tucker, as Registered Agent. Again, it is defined as NEPOTISM.
  
- Exhibit R: is a sworn affidavit detailing that former Gwinnett Commissioner, Lorraine Green was hired by Pond & Co. for over the last decade as a subcontractor. In addition, Lorraine Green was hired by Pond & Co. President, Al Pond, last year, after voting for several Pond Contracts when an elected Commissioner/public official of Gwinnett County.
  
- Exhibit S: Details a September 28, 2008 Memorandum to place Gwinnett County taxpayer dollars into 3 CIDs:
  - A. Gwinnett Village- \$167,500.
  - B. Gwinnett Place- \$130,000.
  
  - C. Evermore- \$112,000.
  
- Exhibit T: shows Gwinnett Place CID & Gwinnett Village CID illegally contributing \$30,000.00 to a political “cause” in violation of O.C. G. A. 21-5-30.2.
  
- Exhibit U: provides information/documentation on Georgians for Community Redevelopment, Inc. where 2 Gwinnett County CID’s illegally contributed a total of \$30,000.00. State Law refers to CID’s as a “governmental entity”.
  
- Exhibit V: Reveals several documents showing Pond & Co. hired to work Gwinnett County projects without disclosure & recusal by former Gwinnett County Commissioner Green. See February 2009 document from Pond & Co. stating, “Lorraine Green, P.E. recently joined Pond & Company as Program Manager of Integrity and Compliance Management. **Where was the former Commissioner’s integrity when she was voting on Pond & Co. Projects?!**”
  
- Exhibit W: Provides documentation on the Companies, such as Pond & Co.

doing thousands of dollars with Gwinnett County.

- Exhibit X: Provides documentation that Winmark Homes land developer, David Jenkins and Gwinnett County Commissioner, Kevin Kenerly have in the past & continue to be business partners in violation of the “conflicts of interest” clause in the Code of Ethics.
- Exhibit Y: Provides Gwinnett County District Attorney calling it irresponsible for the Gwinnett County BoC to vote to fund \$19 million in cost overruns and upgrades for the new Gwinnett braves stadium project back in September 2008.
- Exhibit Z: Provides a statement from Chairman Richard Tucker of GCVB, stating, “Given the luxury of time, we would no doubt do some things differently, but the current criticism is a cross I’m proud to bear”. Well Gwinnett County citizens, EIGG has not found documentation to show that Richard Tucker has done anything **BUT** pay with taxpayer funds for the Baseball stadium.
- Exhibit AA: Provides several pages of informative documentation on a State of Georgia SPLOST.

The term, integrity, brings to mind, honesty, trust, and a firm adherence to a “code of ethics”. The integrity of leaders is reflected in the standards they set for themselves, their willingness to be judged by those standards, and their ability to raise the standards of those around them.

I formally request an investigation and **file this Formal Complaint to the Gwinnett County Grand Jury** involving the allegations of wrong doing by the following individuals & government entities:

1. The Gwinnett County Commissioners
2. The Gwinnett Convention and Visitors Bureau
3. The Gwinnett Place CID
4. The Gwinnett Village CID
5. Pond & Co.

6. Brand Partners, Brand Banking, Brand Companies/AKA Bartow Morgan
7. Richard Tucker
8. Lee Tucker
9. Joe Allen
10. Chuck Warbington
11. Eric Johansen
12. Lorraine Green

Sincerely,

George Anderson  
EIGG Director