IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA AIKEN DIVISION

UNITED STATES OF AMERICA,)
P1	aintiff,) C.A. No. 68-698
v. ALLENDALE COUNTY SCHOOL DISTRICT, et al., Defendants.)) MOTION FOR WITHDRAWAL OF) JOINT MOTION FOR APPROVAL) OF AGREED ORDER OF) UNITARY STATUS AND DISMISSAL))
)

COMES NOW, Defendants Allendale County School District, et __al_. (herein after "the District") f ile this Motion for W ithdrawal of the District's and Plaintiff United States of America's Joint Motion for Approval of Agreed Order of Unitary Status and Dism issal filed on September 11, 2006. The District does not wish to further its efforts toward unitary status at this time because all factors enumerated in *Green v. County School Bd. of New Kent County, Va.*, 391 U.S. 430, 435 (1968) have not been met in that the funding for the District since the entry of the desegregation order has been significantly below the needs of the District, which has prevented it from offering all need ed educational services for its students, who are over 90% African-American. Thus, the historic under-funding since the entry of the desegregation order is a major function in the failure to remove all vestiges of the prior dual system.

WHEREFORE, the District prays that its motion be granted without prejudice with leave to refile a Motion for Unitary Status and Dismissal.

Respectfully submitted, this 29th day of November, 2006.

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