

DEC 2 4 36 PM 1958

STATE OF SOUTH CAROLINA)
COUNTY OF GREENVILLE)

OLLIE B. WORTH,
R. M. C.

WHEREAS, I, Lula Green, the widow of A. A. Green, deceased, was appointed and qualified as Executrix under his Will, which directed in Item Three that the residue of a twenty one acre tract on the Old Spartanburg Road "be sold in such manner and at such times and upon such terms as my said wife, and children, or a majority of them, shall determine,...", (See Apartment 610, File 28, Probate Court for the County of Greenville, State of South Carolina), and

WHEREAS, I executed a deed on August 25, 1952 as Executrix of the Estate of A. A. Green, deceased, conveying Lot 4, Block A, A. A. Green Property, to J. M. Osborne and Anne L. Osborne, in which deed a majority of my and my deceased husband's children did signify their approval, said deed being recorded in the R. M. C. Office for this County in Deeds Book 461, Page 451, the lot having since been conveyed and now being owned by Charles O. Jumper, the lot being part of said tract, and

WHEREAS, although it was my intention that the execution of the deed by me as Executrix of the Estate of A. A. Green, deceased, indicated my consent thereto in my individual right, there has been some doubt that I manifested my consent in my individual right to said conveyance, and I wish to remove any such doubt,

NOW, THEREFORE, for and in consideration of the premises and for value received,

I, Lula Green, do hereby reaffirm my individual consent to the sale of Lot 4, Block A, A. A. Green Property, to J. M. Osborne and Anne L. Osborne on August 25, 1952, by deed recorded in the R. M. C. Office for Greenville County, South Carolina, in Deeds Book 461, Page 451, and I do acknowledge that it was and is my intention that I did and do consent thereto in my

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