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WHEREAS, H. B. Stewart, at the time of his death, was seized and possessed of the within described tract of land located in the County of Greenville, State aforesaid, and,

WHEREAS, by the provisions of his will which is duly probated and filed in the office of the Judge of Probate for said County and State said land was not specifically devised but the disposition of same was left to the desire and wish of the majority of his heirs, with all such heirs to share equally in the proceeds, and,

WHEREAS, the said H. B. Stewart, at the time of his death, left surviving him eight children, to wit: Frennie S. Coleman, Bess S. Lowry, Calvin B. Stewart, Mack M. Stewart, David Stewart, Hoke H. Stewart, Clifford C. Stewart and Rosa S. Cason, and,

WHEREAS, the said Hoke H. Stewart thereafter died intestate leaving as his heirs at law and distributees of his estate his widow, Cora Stewart and four children, to wit: Miriam S. Murray, Roberta S. Moore, Connor E. Stewart and Don E. Stewart, and,

WHEREAS, the said Clifford C. Stewart died intestate leaving as his only heirs at law and distributees of his estate his widow, Flora E. Stewart and two daughters, to wit: Gene S. Dillard and Grace S. Smith, and,

WHEREAS, the said Rosa S. Cason died intestate leaving as her only heirs at law and distributees of her estate her three children, to wit: Eloise C. Nunn, Martha C. Rogers and Betty C. Markham, and,

WHEREAS, the said Bess S. Lowry has since died leaving in full force and effect her last will and testament duly admitted to probate and filed in the office of the Judge of Probate for Greenville County, South Carolina, by the terms of which she devised her interest in the within described tract of land to her brother, the said David Stewart, and,

WHEREAS, all of the present heirs of the estate of the said H. B. Stewart and of his deceased children, with the exception of Frennie S. Coleman, who is incapacitated, have agreed upon a

(Continued on next page)

Comps Paid \$ 2.30 Section 1

