## THE STATE OF SOUTH CAROLINA,

WHEREAS, The South Carolina National Bank and Fannie H. Brawley were nominated and appointed executors of the Last Will of Marion Brawley, Jr., dated December 19, 1956, under Item IV thereof, which Will was duly probated in the Probate Court for Berkeley County, South Carolina, and the said The South Carolina National Bank and Fannie H. Brawley have duly qualified as Executor and Executrix under the said Will; and

WHEREAS, a certified copy of said Last Will of Marion Brawley, Jr. was duly filed of record in the Probate Court for Greenville County in Apt. 892, File 15, pursuant to Section 19-264.1 of the Code of Laws of South Carolina, 1962; and

WHEREAS, under the provisions of Item III of said Will all the rest, residue and remainder of the estate of Marion Brawley, Jr., including the interest of Marion Brawley, Jr. in the real estate hereafter described, was devised to his stepchildren, John Jay Iselin, Fannie I. Cromwell, Richard Duane Iselin, Eleanor J. Iselin and William J. Iselin; and

WHEREAS, said Item III further provided that if for any reason the testator's stepchildren should fail or refuse to accept this devise and bequest, then the property included in said residuary estate should be devised equally between the testator's brother, Francis Poe Erawley and his sister, Patricia Brawley Rose; and

whereas, by instrument dated September 30, 1964, and recorded in the REC Office for Greenville County on January 14, 1965, in Deed Book 765, at Page 261, the five aforesaid stepchildren did unconditionally and without qualification disclaim and renounce forevermore any claim to or interest in any of the property, real or personal of Marion Brawley, Jr.; and

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