

WHEREAS, by order of J. H. Price, Jr., Judge of the Greenville County Court, in the case of George P. Wenck, Trustee, Plaintiff, vs. Nancy Edwards Thomason, individually and as Executrix of the Estate of Ralph R. Edwards, et. al., it was decreed that the aforesaid trust did not terminate on the death of Ralph R. Edwards, and that a deed executed by the devisees of the said Ralph R. Edwards, confirmed the sale of the interest of said decedent in the said trust prior to his death, as will appear by reference to the records of the Clerk of Court for Greenville County, S. C., contained in Judgment Roll J-12, 768; Nancy Edwards Thomason, individually and as Executrix of the Estate of Ralph R. Edwards, et. al., by deed dated November 24, 1967, and recorded on December 26, 1967, in the RMC Office for Greenville County, S. C., in Deed Book 835, page 265, did convey all the right, title and interest, if any, of Ralph R. Edwards in and to said trust to George P. Wenck, as Trustee; and,

WHEREAS, Billy Claude Patton (the same as Billy C. Patton in said Trust Indenture), one of the original Grantors, died testate a resident of Greenville County, S. C., on July 31, 1969, devising his entire estate to his widow, Sara A. Patton, and of whose estate, Claude Avery Patton has qualified and is now serving as sole Executor under a power of sale as will appear by reference to the records of the Probate Court for Greenville County, S. C., contained in Apt. 1095, File 3; and,

WHEREAS, the death of Billy C. Patton terminated said trust as of the date of his death, but his sole devisee and legatee, Sara A. Patton, and Claude Avery Patton, as Executor of the Estate of Billy Claude Patton, Deceased, together with the remaining Grantors to said trust, desire to continue said trust in full force and effect, and;

WHEREAS, the above named Grantors are all of the remaining Grantors and beneficiaries of said trust and George P. Wenck is the remaining Trustee thereof; and,

(Continued on next page)