

In the case of death of David B. Brown, Jr. then his beloved wife, Mary H. Brown, shall immediately and automatically become the partner, replacing her deceased husband without disrupting the operations of this company; also, in case of death of John Henry Hagood, then his beloved wife, Ruby Hagood, shall immediately and automatically become the partner replacing her deceased husband without disrupting the operations of this company. This provision made with intention of the partners being that their capital investment be theirs if living and if not then the capital shall transfer and belong outright to their wives or surviving spouse and that it shall be theirs fee simple, all and singular without recourse for taxes and or other estate or partnership problems. All agreements and stipulations shall carry over with the partner capital.

The terms and conditions of this agreement shall bind and its benefits shall enure to our heirs, executors, administrators, successors and assigns.

In witness whereof, we have hereunto set our hands and seals this 29 day of October, 1973.

IN THE PRESENCE OF:

SIGNED:

Linda M. Galloway
Joe A. Phillips

David B. Brown Jr.
David B. Brown, Jr., Partner
John H. Hagood
John Henry Hagood, Partner

STATE OF SOUTH CAROLINA

COUNTY OF GREENVILLE

PROBATE

PERSONALLY appeared before me Linda M. Galloway who first being duly sworn says that she saw the within named, David B. Brown, Jr., and John Henry Hagood, sign, seal and as their acts and deeds deliver the foregoing agreement and that she with Joe A. Phillips witnessed the execution thereof.

Subscribed to before, this 29 day of October, 1973.



Joe A. Phillips (SEAL) Linda M. Galloway
Notary Public for S. C.