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she will be entitled to withdraw from the partnership business monthly
the same sum or sums that are withdrawn by the surviving partner, but she
shall not have the right to dictate or in any manner interfere with the
operation of said business, which right is expressly granted to any surviving
partner. The surviving partner is to have the absolute right to purchase
the interest of any deceased partner or his legal representative at any
time he may desire, and any temporary continuance in the business by
the wife of the deceased partner as above provided for will not constitute
a waiver of the surviving partner's right to purchase the interest of the
deceased partner, but the purchase price at any later date fixed by the
surviving partner shall be fixed or determined in the same manner as is
provided for the fixing of its value at the time of the death of the
deceased partner.

XI.

This agreement as written contains the entire agreement between the partners and is not to be altered or changed except by an amendment in writing signed by the parties and attached to and as a part of this agreement.

IN WITNESS WHEREOF the parties have hereunto set their hands and seals in duplicate this 30th day of November, 1955.

Clyde G. Wrenn (SEAL)

Clyde A. Wrenn

Mulet J. Syracuse (SEAL)

Herbert J. Syracuse

STATE OF SOUTH CAROLINA)
COUNTY OF GREENVILLE)

PROBATE

PERSONALLY appeared before me Margaret Loftis and made oath that she saw the within Clyde A. Wrenn and Herbert J. Syracuse sign, seal, and as their act and deed deliver the above written Articles of Partnership and Option to Purchase, and that she with J. L. Love witnessed the execution thereof.

SWORN to before me this 36 th day of November, 1955.

Chu M. Start (SEA)

Notary Public for South Carolina

Recorded January 5th, 1956, at

10:29 A.M. #278