Further, the said Mrs. Mary Cornwell agrees to not become engaged in the Chiropractic business, nor interested in any such, while in the employ of said Dr. Allen and for a period of five years after leaving his service, if the said Dr. Allen still then be in the said business, that is within a radius of five miles from the center of Greer; and said Dr. Allen agrees in case he should surrender possession and/or control of the present Chiropractic office and business before or at the end of the expiration or any extension hereof, not to engage in said business nor become interested in such within five miles radius of Greer for a period of five years, should the said Mrs. Mary Cornwell then be engaged in such business within the said radius; otherwise, said Dr. Allen may choose his own locations and time of entering or becoming interested in such business enterprise. From and after April 1st, 1954, the compensation of Mrs. Cornwell to be agreed upon and fixed by a commission or wages between the parties.

That Mary E. Cornwell have a sixty day option to repurchase the above equipment plus any which might be added by Dr. Allen in order to have a complete Chiropractic office, in the event that Dr. Allen wished to quit the above mentioned office, during life of this contract.

Repurchase price of above equipment would be same as price in contract minus depreciation and other equipment would be at purchase price minus depreciation. Terms of repurchase would be those considered fair and equitable to both parties.

That the salary of Mary E. Cornwell after March 31 be computed on a percentage of gross income of above mentioned office, or such salary as then agreed upon.

WITNESS THE HANDS AND SEALS of the parties hereto in duplicate this the day of January, A. D. 1954.

Signed, Sealed, Delivered)
in the presence of:

Mary E. Coronald (LS)

Mary E. Coronald (LS)

South Carolina, Greenville County.