partners are precluded from making any further collections of accounts receivable to the partnership by legal action, and if at the end of said period all accounts payable and liabilities have been paid and settled, the partnership will then be considered as being liquidated, or as soon thereafter as payment and settlement of same can be made.

It is understood and agreed, that the final partnership bills will be sent out on or before November 30, 1968, and that accounts receivable can be accepted for the partnership up to the end of the day on December 31, 1968.

That any accounts receivable or old patient's obligations and debts made prior to the partnership or during the partnership for which any such patients or creditors may wish to pay one of the partners subsequent to December 31, 1968, may be paid to either of the settling partners, and they may keep said payments for their own personal funds without accounting to the partners or partnership for said payments or incurring any obligations, liabilities or responsibilities to the partnership, partners, its or their debtors or creditors. If the partnership has become liquidated, the receipt of any payments subsequent to December 31, 1968, or date of liquidation, will not waive any rights of the partners or partnership to the liquidation of the partnership.

It is agreed that after the collection of all debts owing the partnership and payment of all liabilities of the partnership, the First Two Parties will render a final accounting of their actings and doings and divide the surplus and profits remaining in the partnership equally between the Three Parties. This agreement applies to the agreement between the parties made on March 1, 1963 and March 1, 1966.

That the accounting firm of Elliott Davis & Company or such other firm as the parties may select, will prepare and render the tax returns of the partnership until the partnership is liquidated.

That the partners are not liable for any liabilities or obligations created after the end of May 31, 1968 made by any other partner except for the necessary obligations incident to the winding up of the affairs and liquidation of the partnership. In order to further accomplish this, the parties agree to give Notice in the Greenville News newspaper of their dissolution, which will be Notice to their creditors and others concerned.