

The State of South Carolina }
Greenville County }

Personally appeared before me
G. H. Feagle and made oath that he saw A. H.
Kohn sign seal and execute the within written
instrument, for the uses and purposes therein mention-
ed, and that he subscribed his name as a witness
thereto.

Sworn to before me }
this 5th day of } Geo. H. Feagle.
Sept. 1901. }
John H. Earle, seals
Not. Pub. S.C.

Recorded 6th. Sept. 1901.

Agreement.

D. W. Alderman & Sons Company }
to }
Gower & Speights }

This Agreement Made and
Entered into by and between D. W. Alderman & Sons
Company, a Corporation created under the Laws of
the State of South Carolina, Principal Office at
Alcohu, State aforesaid, Party of the First Part, and
Gower & Speights, Co-partners doing business in
Greenville, South Carolina. Party of the Second Part.
Witnesseth:

That for, and in consideration of the stipulations
hereinafter named, the party of the first part agrees:

1st. To ship on consignment all the dressed lumber
and mouldings to party of second part that they will
require or use in their retail trade, or for other
purposes.

2nd. That it will not accept orders from, or
ship to any other retail lumber dealers in the city
of Greenville, South Carolina, any dressed lumber
or mouldings for retail purposes.

3rd. That it will bill the dressed lumber
and mouldings to the party of the second part at its
lowest wholesale prices.

In consideration of the above, and for other
valuable considerations the party of the second part agrees:

1st. That they will receive and unload the
shipments from the party of the first part, stacking and
piling the same nicely laid in good order, and keep
the same well protected from the weather and from
roques; and that they will push the sales of said
dressed lumber and mouldings with all possible
vigour; and that they will send to party of first part,
between the first and tenth of each month, a sales
slip showing the number of feet and value of
dressed lumber and mouldings sold the previous
month.

2nd. That they will remit to party of
the first part between the first and tenth of each
month for all sales of dressed lumber and mould-
ings made the previous month, and in case it
will not be convenient to party of the second part
to remit as above in cash, then they agree to
send in lieu thereof their thirty day note, bear-
ing date of some date between the first and
tenth of the month in which the note is sent.

3rd. That they will keep all dressed
lumber and mouldings shipped by party of the
first part insured for full value in reliable
companies at their expense, the policies to be
issued payable to party of the first part.

4th. That they will not buy direct-
ly or indirectly any dressed lumber or mouldings
from any other individual, firm or corporation
while this agreement is in force except from
another local dealer, in Greenville only, where
such purchase is necessary to fill out bill
requiring immediate delivery, but in no event
is it to be purchased to place in stock.

5th. That they will pay all expenses
or expense incurred in handling and retailing
the dressed lumber and mouldings after the
same is delivered in cars in the city of Greenville.

6th. That they are responsible to
the party of the first part for all dressed lumber
and mouldings shipped by party of first part or for
the money for the same except in case of loss by fire.

7th. That they will take at their own
expense an accurate and complete inventory every
of all dressed lumber and mouldings shipped.