- 6. That in the event any further capital is needed each party shall have an opportunity and duty, to contribute equally with the others. Any increase in the capital account must be with the unanimous consent of the partners.
- 7. If any partner shall with the consent in writing of the other partners of partner advance any sum of money to the firm over and above his due contribution to the capital, the same shall be a debt due from the firm to such partner, and shall carry interest at the rate of 6% per annum. No sum so lent shall be deemed an increase of the capital of the partner advancing the same or entitle him or her to any increased share of the profits of the partnership. Every such sum, together with the interest for the time being due thereon, shall be repaid by the firm and received by such partner at the expiration of two month from the time when by notice in writing the firm shall have signified to such partner his intention of demanding such repayment.
- 8. The Bank of the Partnership shall be the South Carolina National Bank or such other Bank as the partners shall from time to time agree upon.
- 9. All partnership moneys not required for current expenses, and all notes, bills, checks, and other negotiable securities for money shall as and when received be paid into or deposited in the bank to the credit of the partnership. All checks on such account shall be drawn in the firm's name, any may be so drawn by all of the partners or any two of them.
- 10. The net profits of the business shall be divided between the partners equally, and they shall in like proportion bear all losses, including loss of capital.
- ll. Proper books of account shall be kept wherein shall be entered particulars of all moneys, goods, or effects belonging to or owing to by the partnership, or paid, received, or sold or purchased in the course of the partnership business and of all other matters and things relating to the business as are usual in a business of like character. The said books of account

2 dj8