

It is further agreed and understood between the parties hereto that all assets of the partnership, as of this date, and upon the execution of this Agreement, become the sole and exclusive property of Ranny F. Queen and Charles Queen and the said John David Alewin acknowledges that he has no further interest whatsoever in any of the assets of said partnership as of this date, and the said Ranny F. Queen and Charles Queen further acknowledge that the said John David Alewine has no further obligations in connection with the partnership and its operation from this day forward.

It is further agreed and understood between the parties that this Agreement is the sole agreement and understanding between the parties, with reference to the dissolution of said partnership, and there are no other agreements, written, verbal, or otherwise, and that this Agreement can only be altered or rescinded by a subsequent written agreement entered into by and between said parties, properly witnessed and notarized.

IN WITNESS WHEREOF, we, the said Ranny F. Queen, Charles Queen, John David Alewine, have hereunto set our hands and seals this 31st day of December, 1973, at Greenville, South Carolina.

SIGNED, SEALED AND DELIVERED
IN THE PRESENCE OF:

Ranny F. Queen
William J. Barnes

Ranny F. Queen (LS)
Ranny F. Queen

Charles Queen (LS)
Charles Queen

John David Alewine (LS)
John David Alewine

RTD. C.Q. JDA

0587

4328 RV-2