TITLE TO REAL ESTATE

It is further agreed that neither partner shall take his share of any year's profits until the end of that year, unless an emergency should necessitate one of them drawing money from the business, in which case it will be allowed; provided, however, that neither partner shall draw more than \$2,000.00/100 from the business during any one year. It is agreed that each partner shall draw a weekly salary as aforementioned and that this will not be deducted from either's share of the net profits.

It is further agreed that all of the policies in the conduct of the business shall be subject to the consent of both parties and any material change in the policies shall be by and with the consent of both parties.

To the faithful performances of all and every part hereof we bind ourselves, our heirs, executors and administrators firmly by these presents.

In witness whereof we hereunto set our hands and seals this ____day of October, 1943.

Signed, Sealed and delivered in the presence of:

Joseph Bolonkin

(L. S.)

Maurice M. Mazure

E. G. Clark

Louis M. Bolonkin

(L. S.)

State of South Carolina,

County of Greenville.

Personally appeared before me Maurice M. Mazure and made oath that he saw the sign, seal and as his her their act and within named deed, deliver the within instrument and that he with E. G. Clark witnessed the execution thereof. Sworn to before me, this 29th day of Oct. A. D. 1943.

Clay Elrod

No Stamps.

Maurice M. Mazure

Recorded November 1st, 1943 at 1:32 P. M. #10731 BY:E.G.