

(3) That this extension is made upon the express condition that the principal of the note and mortgage above set forth, \$80,000.00, shall be reduced by payment on principal of \$10,000.00 on or before March 16, 1961.

(4) That the covenants, agreements and stipulations aforesaid are to apply to and bind the successors, heirs, executors, administrators and assigns of the respective parties hereto.

IN WITNESS WHEREOF, The Party of the First Part has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officers, and the Parties of the Second Part have hereunto set their hands and seals the day and year first above written.

WITNESSES:

Jayce Turner
George Sherrill Jr.
As to the Party of the First Part

TRUST COMPANY OF GEORGIA (SEAL)
By R. H. Dunn Vice President
Ed Doane
Asst. Vice President Secretary

Party of the First Part

WITNESS -> Keith W. Mosee
WITNESS -> Amel D. Newborn Jr.
As to Mark W. Cauble, Jr.,
one of Parties of Second Part

Mark W. Cauble, Jr. (SEAL)

B. E. McQueen Jr.
James D. ...
As to Thomas V. Cauble,
one of Parties of Second Part

Thomas V. Cauble (SEAL)

Louis E. Trice
Harry D. ...
As to Jane C. Rawlings,
one of Parties of Second Part

Jane C. Rawlings (SEAL)

CAROLYN C. BOYER
By Thomas V. Cauble (SEAL)
Thomas V. Cauble, Attorney-in-Fact

B. E. McQueen Jr.
James D. ...
As to Carolyn C. Boyer, by
Thomas V. Cauble, Attorney-
in-Fact, one of Parties of
Second Part

Margaret C. Davis (SEAL)
Margaret C. Davis

Parties of the Second Part

Shirley S. Yancey
W. H. ...
As to Margaret C. Davis,
one of Parties of Second Part