... :____(SEAL)

GREENVILLE CO. S. C.	
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STATE OF SOUTH CAROLINA	Loan Account No. 10225-30
COUNTY OF GREENVILLE	
WHEREAS First Federal Savings and Loan Association of Greenville	le. South Carolina, hereinafter referred to as the
ASSOCIATION, is the owner and holder of a promissory note dated Se	ptember 18, 1973
executed by Donald E. Baltz, Inc.	in the original sum of
\$ 38,000.00 payable in full on or before twelve 12 months	from said date, together with interest thereon com-
muted and revable monthly at the rate of $\frac{9}{100} = \frac{9}{100} = $	per annum; and secured by a first mortgage on
Jot No. 14, Kingsley Drive, Knollwoo	od Heights, which is
recorded in the RMC office for Greenville County in mortgage book1 property is now being transferred to the undersigned OBLIGOR So, who have to pay the balance due thereon; and WHEREAS the ASSOCIATION has agreed to said transfer of owner.	page 83 title to which is have agreed to assume said mortgage loan and
ORLICOR and his assumption of the mortgage loan; and	
WHEREAS, it is now desired by the parties hereto to convert the said I	oan to a permanent loan with being amended so as
to provide for a payment period of approximately 20 years, wi	th payment thereon at the rate of \$ 125.97
per month, including interest thereon at the rate of9 G per an NOW THEREFORE, in consideration of the premises and the further assuming OBLIGOR, receipt of which is hereby acknowledged, the undersign	er sum of \$1.00 paid by the ASSOCIATION to the need parties agree as follows:
1 That the loan balance at the time of this assumption is § 14,000).00 : that the assuming OBLIGOR agrees
to repay said obligation in monthly installments of \$ 125.97	each with payments to be applied first to interest
at the rate of9 % per annum and then to remaining principal	balance due from month to month with the first
monthly payment being due October 1 10 74. 2 Should any installment payment become due for a period in excess lect a "LATE CHARGE" not to exceed an amount equal to five per century.	s of 15° fifteen days, the ASSOCIATION may col- im 56% of any such past due installment payment, on the principal balance assumed providing that such
payments including obligatory principal payments do not in any twelve 12	2 month period beginning on the anniversary of the

(4) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified (5) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and assuming

OBLIGOR, his heirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands and seals this 9 day of Sept 19 74

assumption exceed twenty per centum 20%, of the original principal balance assumed. Further privilege is reserved to pay in excess of twenty per centum 20% of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to six (6) months interest on such excess amount computed at the then prevailing rate of interest according to the

Denobia C. Hall

CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S

In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar \$1.00, the receipt of which is bereby acknowledged. I we, the undersigned is as transferring OBLIGOR S do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.

In the presence of:

North Character Hall Transferring OBLIGOR/S

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

PROBATE

Personally appeared before me the undersigned who made oath that s he saw First Federal Savings & Loan Association, Donald E. Baltz, Inc. & Henry G & Margaret R. Holloway, Jr. sign, seal and deliver the foregoing Agreement's and that is he with the other subscribing witness witnessed the execution thereof.

SWORN to before me this

9 day of September 1974 Notary Public for South Carolina
My commission expires: 11-23-80

terms of this agreement between the undersigned parties.

expressly by this Agreement.

Denabea C. Hall

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