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DEC 24 1975 DEC 24 1975 DECANIES IMPRESANT FR

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WHEREAS I (we) Jack B. Connelly & Margaret G. Connelly

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_	Beautyguard Manufacturer	rs	{kereir	(hereinafter also styled the mortgages) in the sum of		
\$.	6030.36 . payable in 81	equal insti	allments of \$ 71.79	<u> </u>	such, commencing on the	
	10 day of Jan.	19 76 cm	d falling due on the sam y appear.	e of each subsequen	t month, us in and by the	
N:	OW, KNOW ALL MEN, that the mortaparis) in co is conditions of the said Note; which with all its aid mortapage in hand well and truly paid, by the s it is hereby acknowledged, have granted, bargain aid mortapagee, its (his) heirs, successors and ass	ensideration of the s provisions is hereby aid mortgages, at and ed. sold and release	nid debt, and for the be made a part bereof; an i before the sealing and d. and by these Presen	tier securing the pay is also in considerati delivery of these Pr its do grant, bargain	ment thereof, according to on of Three Dollars to the essats, the receipt where-	
	All that piece, pa Greenville County, Stat Fourth Avenue, in Secti and designated as Lot N by Dalton & Neves Engin K at Page 25; said lot	te of South ion 2 of Ju No. 23, as neers, Nove	Carolina on dson Mill Vi shown on Pla mber, 1939 n	n the easte llage and at of Secti recorded in	ern side of being known on 2, made n Plat Book	
	This being the same recorded in the R.M.C. at Page 189. Alfred Kn Inez M. Knight, the about from Greenville County Inez M. Knight died test the Grantors herein as Probate court, Apt. 123	Office for night died ove describ Probate Co state leavi will more	Greenville testate leaved property urt, Apt. 11 ng the property fully appear	County in ving to his as will mo 251, File 2 erty in equ	Deed Book 229 widow, Sarah re fully appear 2 Sarah al shares to	
	This property is coor rights of way, if an	conveyed su y, of reco	bject to res	strictions	and easements	
. Sec	IT IS UNDERSTOOD T lien on the above descr TOGETHER with all and singular the rights, incident or appetraling.	ibed prope	rty.			
	TO HAVE AND TO HOLD, all and singular th	te said Premises wi	to the said mortgagee,	its (bis) successors	, heirs and assigns forever.	
	AND I (we) do hereby bind my (our) self and m surances of title to the said premises, the title Fremises unto the said mortgagee its (his) heir same or any part thereof.	, to which is prescu	rterei, ordi olso io wai	rant and lateret dele	na au ana singular tee sara	
	AND IT IS AGREED, by and between the parties the buildings on said premises, insured against unput i balance on the said Note in such companities) heirs, successors or assigns, may effect interest thereon, from the date of its payment. A entitled to receive from the insurance moneys to	ices or damage by fi by as shall be approving such insurance and and it is further agree	re, for the benefit of the ed by the said mortgage reimburse themselves to d that the said mortgage	e sald mortgagee, for e, and in default the inder this mortgage : e its (his) heirs, sw	on amount not less than the reof, the said mortgagee, its for the expense thereof, with cossors or assigns shall be	
	AND IT IS AGREED, by and between the said shall fail to pay all taxes and assessments up (his) heirs, successors or assigns, may cause themselves under this mortgage for the sums so	on the said premises the same to be pai	s when the same shall t id, together with all pe	irst become payable, natties and costs in	then the said mortgagee, its	
	AND IT IS AGREED, by and between the said pot become payable, or in any other of the provision hereby, shall forthwith become due, at the opti payment of the said debt may not then have expi	ns of this mortgage, to ion of the sold morts	hat then the entire amor	int of the debt secure	ed, or intended to be secured	
	AND IT IS FURTHER AGREED, by and between mortgage, or for any purpose involving this mort lection, by suit or otherwise, that all costs or reasonable counsel fee (al not less than ten presecuted hereby, and may be recovered and colle-	tgage, or should the and expenses incurre or cent of the amoun	debt hereby secured be ed by the mortgagee, it	placed in the hands s (his) heirs, succes	of an attemey at law for col- sers or assigns, including a	
-	PROVIDED, ALWAYS, and it is the true intent executors or administrators shall pay, or cause the interest thereon, if any shall be due, and according to the conditions and agreements of the end meaning of the said note and mortganization in full force and virtue,	to be paid unto the s also all sums of mor the said note, and of	aid mortgagee, its (his) ney paid by the said mo this mortgage and shal	heirs, successors or etgages, his (their) h I perform all the obli	assigns, the said debt, with eirs, successors, or assigns, gations according to the true	
	AND IT IS LASTLY AGREED, by and between a payment shall be made.	the said parties, that	the sald mortgagor may	hold and enjoy the s	old premises until default of	
	WITNESS my (our) Hand and Seal, this28	3do	Nov.	19_75		
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