| 1967. 017911177 3 2.00 751 NO   | X<br>R T G A G E   | BOOK 1062 PAGE   | 361  |
|---|--|--|--|
| FILED 9 ALL MEN BY THESE PRESENTS, that   | brady L. Smith   | 1  | and  |
| JUL Mildred Smith   | , his  | wife   | , of   |
| Greenville County, State of South Carolina, her   | reinafter whether one  | or more called the "Mot  | tgagor", has become  |
| Beautyguard Manufacturin  | ng Co., Inc.   |  | of   |
| Knox County, State of Te in the sum of Fifty six hundred sixty two evidenced by a promissory note of even date herewith in the  | enn.   | , hereinafter calls  | ed the "Mortgagee",  |
| in the sum of Fifty six hundred sixty two   | and 44/100-  | DOLLARS (\$ 200  | 84   |
| evidenced by a promissory note of even date herewith in the monthly instalments in the sum of sixty seven and   | ne total amount set fo   | rth above, payable in  | s /0 67 - 41   |
| monthly instalments in the sum of the seven and   | July   | 10 67-   | and continuing on  |
| the first payment commencing on the day of the same day of each month thereafter until fully paid, tog ment not paid within ten (10) days of the due date, but no rate of 6% per annum.   |  | •  |  |
| NOW, for and in consideration of the aforesaid indebt<br>has bargained and sold and does hereby grant, bargain, sel<br>the following described lot or parcel of land situated in  | tedness and to secur<br>land conveyunto the<br>Greenvil  | said Mortgagee, his succeed.  1e County State of So  | cessors and assigns,   |
| the following described lot or parcel of land situated in   |  | County, State of So  | situate in   |
| All that piece, parcel or lot of latthe County of Greenville, State of ated as Lot 3 of Section C of the W the RMC Office for Greenville Count property fronts on the eastern side eastwardly 200 feet on one side and width of 102.7 feet.   | South Carolin<br>illis Lands a<br>y in Plat Boo<br>of Arch Stre<br>224.9 feet o  | ccording to a p k K at Page 271 et 100 feet and n the other sid  | lat recorded in Said Tuns back e with a rear   |
| Together with all rights, members, privileges, heredit<br>Mortgagor hereby convenants and warrants to the Mortga<br>title to said property, free from all encumbrances except:  | None   | cools and house,   | _  |
| TO HAVE AND TO HOLD all and singular the aforegr always that if the Mortgagor shall and will pay to the or promissory note of even date herewith and secured hereb Mortgagee prior to cancellation hereof, then this mortga force and effect.   | by and any other sums<br>ge shall cease, termi   | s which become owing by<br>inate and be void, other  | the Mortgagor to the wise to remain in full  |
| The Mortgagor agrees and convenants to pay all taxe all taxes levied under the laws of this State on the indefinition that he will at all times until the release of this mortgaged property which is insurable covering loss and dan hensive casualty insurance policy. Such policy shall be than the balance owing upon the indebtedness secured Mortgagor shall give immediate notice by mail to the Mortgagor, and each insurance company concerned is her to the Mortgagee instead of to the Mortgage and Mortgay hereby authorizes Mortgagee to endorse his name on any for loss, the Mortgagee may at his sole option apply suc the mortgage property. In the event the Mortgagor shall ne then the Mortgagee may at his sole option obtain such infor are hereby secured by this mortgage and shall be du of 6% per annum from the date of payment by the Mortgagor | age keep in force a page keep in force a page by fire and the owith an insurer accept hereby, with loss particles and disportion of the particles and disportion of the particles and disportion of the proceeds to reduce glect or refuse to obtain a page and a page and a page and a page and a page a page and a page a p | solicy of insurance on the other casualties covered trable to the Mortgagee, syable to the Mortgagee. The consumer of the consultation of the cons | at portion of the mort-<br>by the usual compre-<br>in an amount not less.<br>In the event of loss,<br>made promptly by the<br>of such loss directly<br>ade jointly, Mortgagor<br>in-fact. Upon payment<br>stedness, or to restore<br>y any taxes when due,<br>sums expended there-<br>ith interest at the rate |
| The Mortgagor agrees and covenants that he will main<br>to permit anyone else to commit waste, reasonable wear<br>the mortgaged property, the Mortgagee may cause reasons<br>Any such sum so expended shall be due immediately fro<br>expended until paid.  | ntain the mortgaged p<br>and tear excepted. U  | k to be performed at the   | cost of the Mortgagor.   |
| The Mortgagor hereby vests the Mortgagee with the finerein contained, or upon any default in the payment of thereof, or in the performance of any agreement herein of ately due and payable, without notice to any person to tagge in accordance with the law of this State. Should agage, or should the Mortgagee become a party of any herein, or should the debt secured hereby or any part the suit or otherwise, all costs and expenses incurred by the due and payable immediately or on demand, at the option recovered and collected hereunder.   | ontained, to declare to take possession of sa any legal proceedings suit involving this hereof be placed in the  | he entire indebtedness hid property and proceed is be instituted for the following age or the title to technology and surprise propelle attorney a comple attorney's fee, she  | ereby secured immedi-<br>to foreclose this mort-<br>reclosure of this mort-<br>he premises described<br>t law for collection by<br>hall thereupon become   |
| The Mortgagor (if more than one, all mortgagors) he   | ereby waive and reli   | nquish all rights of exe   | mption and homestead.  |
| This mortgage may be assigned by the Mortgagee wi<br>the assignee shall have all of the rights and privileges g   | thout the consent of   | notice to the Mortgagor  | and when so assigned,  |
| This mortgage is in addition to any other lien or secuis not in satisfaction or in lieu of any other lien or secu   | curity heretofore or herity.   | ereafter given or obtained   | d by t <b>he M</b> ortgagee and  |
| In this mortgage, whenever the context so requires,<br>singular includes the plural. This mortgage shall bind   | .tuline gende  | er includes the feminine<br>neir heirs, legatees, adm  | and/or neuter, and the<br>ninistrators, executors,   |
| successors and assigns.  IN WITNESS WHEREOF (we) (H) hereunto set (our) (m)   | y) hand(s) and seal(s  | ) this 21 day of 7   | nay , 19 67.   |
| Signed, sealed and delivered in the presence of:  | Λ .  | . 0 0 5  | <i>γ</i>   |
| BH Bull   | $\mathcal{H}_{-}$ 0  | 7. Smit  | (L.S.)   |

FOR SATISFACTION TO THIS MORTGAGE SEE SATISFACTION BOOK 4 PAGE 670

M-27 10/65 S.C.)

SATISFIED AND CANCELLED OF RECORD

Office January

R. M. C. FOR GREENVALE COUNTY, S. C.

AT 9:30 OCLOCK A. M. NO. 19072.