BOOK 1121 PAGE 511

WHEREAS'I (we) Esley Duncan as (hereinafter also styled the mortgagot) in on	nd wife Bessie	T. Duncan	even date herewith, si	rand firmly held and bound unto
Beautyguard Mfg. Co. Inc.	84			ried the martgagee) in the sum of
\$ <u>2462.88</u> , payable in	equol	installments of	s <u>29.32</u>	each, commencing on the
1st day of June	19 69	and falling due	on the same day of eacl	n subsequent month, as in and by
NOW, KNOW ALL MEN, that the mortgagor(s) is the conditions of the said Note; which with all said martgagor in hand well and fruly baid, by to is hereby acknowledged, have granted; bargai mortgagoe, its (his) heirs, successais and assignments.	in consideration of the lits provisions is he the said mortgages, at ined, sold and release	e said debt, and to reby made a part t and before the se ed, and by these P	hereof; and also in cons ealing and delivery of the resents do grant, barga	ideration of Three Dollars to the less Presents, the receipt where-
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	•	•	-	* ***
•		u ,	•	•
All that piece, parcel or lot of State of South Carolina, Gantt Greenville County Court House a property, recorded in the R. M. and having, according to said piron pin on the eastern side of aforesaid plat; thence running to an iron pin; thence running said plat; thence with the joir thence with Baker Road N. 4-15	Township on the and being known. C. Office for plat, the follof said Baker Rowith the joint S. 4-15 W. 100 at line of Lots	e eastern si and designa Greenville wing metes a ad, joint co line of Lot feet, joint Nos. 8 and	de of Baker Road ted as Lot No. 9 County in Plat 1 and bounds, to-with the road 10 to 10 t	d, about 42 miles from of Oscar F. Baker Book "P", at Page 119 tt: BEGINNING at an s. 9 and 10, of the S. 76-00 E. 200 feet Lots Nos. 8 and 9 of 00 feet to Baker Road:
TOGETHER with all and singular the rights, me	embers, hereditaments	and apportenance	s to the said premises	belonging, or in anywise incident
or appertaining. TO HAVE AND TO HOLD, all and singular the	sala Premises unto ti	he sold martgagee	-ts inist successors h	eirs and assigns forever.
AND I (we) do hereby bind my our iself and surances of title to the said premises the title remains unto the said mortgagee its his heirs or any part thereof.	d my fourt heirs, exe	cutors and admini Limbered, and als	strators to procure or e o to worrant and forever	execute any further necessary as- defend all and singular the said
AND IT IS AGREED, by and between the part the buildings on said premises insured agains unpaid balance on the said Note in such compa(his) heirs, successors or assigns, may effect interest thereon, from the date of its payment entitled to receive from the insurance moneys to	t icss or domage by any as shall be appro t such insurance and Ang it is futtrer agre	tire, for the benefored by the said not the mourse thems	it of the said mortgaged ortgaged and in defaul elves under this mortg nortgaged its (his heirs	i, for an amount not less than the t thereof, the said mortgagee, its age for the expense thereof, with a successors or assigns shall be
AND IT IS AGREED, by and between the same shall fail to pay all taxes and assessments of (his) heirs, successors or assigns, may cause the selves under this mortgage for the sums so and	pon the said premise the same to be paid, t	s when the same agether with all p	she first become pava rnaities and costs incu	ible, then the said mortgagee, its
AND IT IS AGREED, by and between the sala become payable, or in any other of the provision hereby, shall forthwith become due, at the opposition of the said debt may not then have explayment of the said debt may not then have explayment.	ons of this mortgage tion of the scalmort	that then the ent.	re amount of the aebt si	ecuted, or intended to be secured
AND IT IS FURTHER AGREED to und term mortgage, or for any purpose in using this no lection, by suit or atherwise that all casts and able counsel fee for not less than ten per conthereby, and may be recovered and collected term.	ortgage for skoll a the expenses orchorred by that the anglief links w	ine northname its	red be placed in the ha	nds of an attorney at law for col- , or assigns — nc ³ uding a reason-
PROVIDED, ALMAYS, and this the true interest executors or administrators shall pay, or cause the interest thereon if any shall be the and according to the conditions and agreements at intent and meaning of the said note and mortginemain in full force and virtue.	to be paid unto the laiso air sums of no the sold note, and o	sava mortgagee of new pold by the s forms mortgage o	s (his) heirs successor aid mortgagee, his the na sha i perform all the	is or assigns, the sold debt, with in heirs, successors, or assigns, obligations according to the true
AND IT IS LASTLY AGREED, by and terween payment shall be made;	the sold parties, that	the same of the stars,	ir may ha bland en by ti	he said premises ant a default of
WITNESS my four! Hand and Sear this31	lst gay o'	March		
Signed, sealed and delivered in the presence	e .	16	J #-6 200 20	(L. S.)
WITNESS // Co forg		y for weeks	e T Line	<u> </u>