MORTGAGE

JUN 24 1966

George L. Nix and his wife Inez G. Nix

10

BOOK 1034 PAGE 213

Beautyguard Mfg	. Co, Inc.	<u>.</u>		(hereinafter al	so styled the mortgagee) in the sum
s <u>3824.52</u>	, payable in 84	equ	al installments of	\$ 45.53	each, commencing on t
5th day	of August	19 66	and falling du	e on the same day o	f each subsequent month, as in and i
NOW, KNOW ALL MEN, the the conditions of the said said mortgagor in hand well	nat the mortgagor(s) in col Note; which with all its Il and truly paid, by the si have granted, bargained,	nsideration of t provisions is h aid mortgagee, sold and releas	he said debt, and ereby made a par at and before the sed, and by these	for the better secul t hereof; and also in sealing and delivery Presents do aront l	ing the payment thereof, according consideration of Three Dollars to the of these Presents, the receipt wher pargain, sell and release unto the sa
<pre>Greenville, Green as shown on plat</pre>	piece, parcel or l ville Township, be of property of Ali ing according to	eing known	and designat	ed as Lot Núm • recorded in	ber 6 of Block B, Plat Book J at
Avenue and Fourth thence S. 54-15 W	ne line of Lot Non hence along the no	5 feet from 1g thence N 1 iron pin, 1ber 7 3. 4 2 orthwestern	the northve 41-20 W. 2 joint rear 1-20 E. 293.	stern interse 66.4 feet to corner of Lot 9 feet to an	ction of Clemson an iron pin; s Numbers 5 and iron pin on
		*	•		•
TOCETHED II IN I				·	
or appertaining.	ngular the rights, members	s, hereditaments	and appurtenance	s to the said premi:	ses belonging, or in anywise inciden
TO HAVE AND TO HOLD,	all and singular the said	Premises unto t	he said mortgagee	, its (his) successo	rs, heirs and assigns forever.
AND I (we) do hereby bing surances of title to the sa	d my (our) self and my ( id premises, the title to	our) heirs, exe	cutors and admin	strators, to procure	or execute any further necessary as ever defend all and singular the said wfully claiming, or to claim the same
unpaid balance on the said (his) heirs, successors or	Note in such company as assigns, may effect such the of its payment. And it	shall be appro insurance and t is further agre	ved by the said need that the said that the	it of the said mortgo fortgages, and in de elves under this im-	ocutors, or administrators, shall keep agee, for an amount not less than the foult thereof, the said mortgagee, its ortgage for the expense thereof; with eirs, successors or assigns shall be
AND IT IS AGREED, by an shall fail to pay all taxes	nd between the said parti and assessments upon the ssigns, may cause the san	es, that if the e said premise ne to be paid to	said mortgagor(s) s when the same	, his (their) heirs, e shall first become p	executors, administrators or assigns, payable, then the said mortgagee, its ncurred thereon, and reimburse them-
AND IT IS AGREED, by and become payable, or in any o	between the said parties of the provisions of the provisions of the option of	that upon any	default being ma	de in the payment o	f the said Note, when the same shall it secured, or intended to be secured assigns, although the period for the
lection, by suit or otherwise,	that all costs and expens	es incurred by	he mareby secu	red be placed in the	nstituted for the foreclosure of this hands of an attorney at law for col- lors or assigns, including a reason- ayable as a part of the debt secured
the interest thereon, if any according to the conditions	shall be due, and also a and agreements of the sa aid note and mortages, th	oll sums of more	ald mortgagee, its	i (his) heirs, succes aid mortgagee, his (1	the said mortgagor, his (their) heirs, sors or assigns, the said debt, with heir) heirs, successors, or assigns, he obligations according to the true mine and be void, otherwise it shall
					y the said premises until default of
WITNESS my (our) Hand and	Seal, this 21st	day of	June	1956	
Signed, sealed and delivere	dyin the presence of	-	Geo	131 J	77 (L. S.)
WITNESS PLEAS	a Well	· 	1 Inez	M. nis	(L. S.)
WITNESS	Kongret :			* .	(L. 3.)
					Į.

5569 Rev. 5-65