| FILE | D / [1] | MURIGAGE | BOOK TO 19 MGE 098 | |
|--|--|--|--|--------------------|
| GCT1 2 | 967 | a tun fi Bahamba | • | |
| IEREAS I (we) | the mortgagor) in and by r | ny (our) certain Note bearing e | ven date herewith, stand firmly held and bound t | unto |
| Beautyguard M | fg. Co. Inc. | | (hereinafter also styled the mortgages) in the su | m of |
| 2943.60 | , payable in | • equal installments of \$. | 24.53 each, commencing on | the |
| | | and the second s | | d by |
| said Note and condi | tions thereof, reference thereun | to had will more fully appear. | n the same day of each subsequent month, as in an | a to |
| e conditions of the so id mortgagor in hand v is hereby acknowledg | aid Note; which with all its pro well and truly poid, by the said ed, have granted, bargained, so | ovisions is hereby made a part he mortagaee, at and before the sea | reof; and also in consideration of three Dollars to ling and delivery of these Presents, the receipt wh esents do grant, bargain, sell and release unto the | ere- |
| JOE R. ROBERTS | AND ANN T. ROBERTS | * | | |
| and being, in and designated recorded in the according to sa BEGINNING at an | the County of Greenvil as Lot 18 according to MC Office for Green aid plat the following a iron pin on the north | ile on the northern sid to plat of Property of eville County in Plat B g metes and bounds, to- thern side of Springbro | revements thereon, situate, lying e of Springbrook Drive, being knew Albert Taylor, dated October 15, 19 ook HH, page 173, and having, wit: ok Drive, joint front corner of lots, N. 1-14 W. 130.2 feet to an | |
| iron pin at the iron pin; thence | rear corner of Lot 1 se S. 1-17 E. 117 feet | l9; thence with line of | Lot 19, S. 83-43 W. 75 feet to an thern side of Springbrook Drive; | |
| | | | | |
| | d singular the rights, members, | hereditaments and appurtenances | to the said premises belonging, or in anywise incid | dent |
| appertaining. HAVE AND TO HOI | LD, all and singular the said Pi | remises unto the said mortgages. i | ts (his) successors, heirs and assigns forever. | |
| ID I (we) do hereby rances of title to the | bind my (our) self and my (or said premises, the title to w | ur) heirs, executors and administ | trators, to procure or execute any further necessary to warrant and forever defend all and singular the s net all persons lawfully claiming, or to claim the s | aid |
| e buildings on said pr paid bulance on the s is) heirs, successors erest thereon, from th | emises, insured against loss of aid Note in such company as or assigns, may effect such e date of its payment. And it | or damage by fire, for the benefit shall be approved by the said mo insurance and reimburse themsel | i (their) heirs, executors, or administrators, shall k of the said mortgagee, for an amount not less than rtgagee, and in default thereof, the said mortgagee, ves under this mortgage for the expense thereof, w rtgagee its (his) heirs, successors or assigns shall e debt secured by this mortgage. | the its vith |
| D IT IS AGREED, ball fail to pay all tas s) heirs, successors o | y and between the said partie xes and assessments upon the or assigns, may cause the same | s, that if the said mortgagor(s), said premises when the same s | his (their) heirs, executors, administrators or assig hall first become payable, then the said mortgagee, alties and costs incurred thereon, and reimburse th | its |
| ID IT IS AGREED, by come payable, or in a reby, shall forthwith | and between the said parties, my other of the provisions of t | that upon any default being made his mortgage, that then the entire | in the payment of the said Note, when the same shamount of the debt secured, or intended to be secured, successors or assigns, although the period for | ire d |
| ID IT IS FURTHER integrate, or for any pure tion, by suit or otherwise counsel fee (of not | AGREED, by and between the rose involving this mortgage, vise, that all costs and expense | or should the debt hereby secure is incurred by the mortgagee, its (| I proceedings be instituted for the foreclosure of to d be placed in the hands of an attorney at law for co his) heirs, successors or assigns, including a reas become due and payable as a part of the debt secu | on- |
| OVIDED, ALWAYS, ocutors or administrat interest thereon, if ording to the conditi | and it is the true intent and m ors shall pay, or cause to be p any shall be due, and also a ions and agreements of the sai he said note and mortgage, the | paid unto the said mortgagee, its Il sums of money paid by the sai d note, and of this mortgage and | esents, that when the said mortgagor, his (their) hei (his) heirs, successors or assigns, the said debt, w d mortgagee, his (their) heirs, successors, or assig shall perform all the obligations according to the t shall cease, determine and be void, otherwise it sh | rith ns, rue |
| | | d parties, that the said mortgagor $\ddot{5}$ | may hold and enjoy the said premises until default | of |
| TNESS my (our) Hand | and Seal, this | day of October | 19 67 | |
| ned sealed and def | ivered in the presence of | goe ! | 1. It alist | S.) |
| THESS | H homa | - Com | T Roberts | S.) |
| THESS LO | n Clayton. | - | | |
| 8-69 | | | | |
| 6/9/ | | | | |
| 8: 25 P.9 | W. | | | |
| meaned. | 1 . J. J | Lize | n Rolvasod Dy Salt Chder | |
| Ein m. | . John Jan Jan Jan Jan Jan Jan Jan Jan Jan Ja | | osure day of | |
| p _a AP - A | | | The second of th | |

foreclosure day of A.B., 19 See desgment Roll

No.