			19700			
AMOUNT FINANCED - \$5,535.64	MORTGAGE	ι	HOVEO 1893 no The State States		TOL 1637 MAST	
WHEREAS! (we) Hal P. Dirton (hereinalter also styled the mortgagor) in and by my loui	and Sterlet	ha G. Dirton wing even date here	alb, stand fundly held	and bound unto	637	
Beautyguard Mfg. Co., Greenvill	e, S.C.	(hereinalic	er also styled the mortgo	igee) in the sum of	. o	
8 9,797.76 payable in 84	equal installmen	110 of \$1	.6.64 •xch. ·	ommencing on the	77	
15th day of Jan. 19	84 and falls will more fully appe	ng due on the same of	each subsequent month	, as in and by the		
NOW. KNOW ALL MEN, then the mortgogorfal in consider the conditions of the sold Note; which with all its provist said mortgogor in hand well and truly paid, by the sold mor of its hereby acknowledged, have granted, bargained, sold mortgogoe, its (his) heirs, successors and assigns to All that piece, parcel or lot of lastituate, lying and being on the Scituate, sold assign to the Scituate, lying and being on the Scituate, lying and being on the sold and county, sold and scituate, lying and truly paid, by the sold mortgogor. It is the identical property of A General Partnership dated and County, S.C. in deed book 980 at	ction of the sold de lone to hereby mode repagee, at and beford and relegated, an are were the following and with all outhern side, being shown 2, prepared County, Sourced for the recept Real in Deed assements, rectually existenced 8-	be, and for the better of a part hereof; and of re the scaling and del d by these Presents of described real estate. I buildings at a of Lockman on and design by Dalton & th Carolina, metes and bounder Grantor, DE Estate Co., Book 970, pagestrictive costing on the Stal P. Dirton	ntery of these Presents to grant, barryon, sell of grant, barryon, sell of grant, barryon, sell of grant, barryon, sell of grant, and sell of grant, barryon, sell of grant, by deed of Duries of grant affecti	the receipt where- my release unital the s thereon, t Township, .88 on a pla rs, and rece B, page 61, ents, a in the RMC hereby con- ck lines and ng said n-Lin Invest	at orded d	
IT IS HEREBY UNDERSTOOD THAT THIS ABOVE DESCRIBED PROPERTY.						
TOGETHER with all and singular the rights, membe incident or appearating.						
or the art ties (our less than a depart of the art true) I Git true the true true true true true true true tru	d heter executors	and administrators, b	o produce of execute and	further necessary	78-	
surmore of title to the edd premises, the title to wh Premises unto the said mortgages its (his) heirs, sur same or any part thereof.	tich is unencumber coesecre crui dasiq	es, gnd siso to ward ne, brom and ogsinst	nt and torever second on all persons brefully ch	aftanas" de se diaga. E des a austrase esa a	the	
AND IT IS AGREED, by and between the parties necet the initiatings on said premises, insured against less of unpuis balance on the said Note in such company as a this hears, successors or assigns, may effect such interest thereon, from the date of its payment. And it is entitled to receive from the insurance moveys to be paid.	r damage by lire, t shall be approved b insummer and reim to further arrest th	or the benefit of the s y the esid mortgages, burse themselves und at the sold mortgages	icks mortipopee, for an in and in definit thereof, (let this mortgage for the tin (Ais) heirs, success:	moint not less toit the sisi murtipipee, s expense thereof, w ma or assuma shirli	ure Lite esth	
AND IT IS AGREED, by and between the sale partie shall but to pay all taxes and assessments upon the (hist heirs, successors or assigns, may cause the a treaselves under this markeste for the sums so paid.	o está premiere who vame to be paid, t	en the easte shall fire ocether with all pena	it become pryable, then lives and costs incurred	the battle most poore.	LICE	
AND IT IS AGREED, by and between the said portion, become payable, or in any other of the provisions of the hereby, shall forthwith become the, at the option of payment of the said debt may not then have expired.	this mortonaw, that	than the entire omewal	i of the debt secured, or	intended to be sec	wed.	
AND IT IS FURTHER AGREED, by and between the management of the my purpose involving this mortgage. Of lection, by suit or otherwise, that all crists and expressions to connect tee (at not less than ren per cended accurate because, and may be recovered and collected by	, or emould the debt epenses incurred b It of the amount in	t hereby secured be pi w the mortanies, its	isces in the hands of an This heirs, succession	attentep at bre the or anchese, incluive	eer Nation	
PROVIDED, ALWAYS, and it is the trie intent and an executors or estimate intentions shall pay, or cause to be the interest thereon, if any shall be due, and also a according to the conditions and operations of the existance and matripage, the conditions and operation of the existance and matripage, the condition of the sale note and matripage, the condition of the conditions and continue. AND IT IS LASTLY AGREED, by and between the existance.	puid unto the eald all nume of money and note, and of the en this Deed of Bu	mortgages, its (his) h paid by the said more a mortgage and shall; rysta and Sale shall	eira, successors or usab pages, him (them) heira, i perform all the obligation counse, determine and be	yne, the exid debt, successive, or uses as occurating to the rold, atterwise it s	with igns, true itual	
payment abult be mole.	t	Nov.	83			
WITHESS my (our! Mund and Seal, this	say of	H Hack	20 1. 15			
Simple water - Welliames in the squeeze of	· - • -	" Sterle	that ist	600 12.5.1	1	
& ITNESS ALL' YOUT		* • Desired	•	,	3 14	
3 (CONTINUED ON NE	XT PAGE)					

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