## \*State of South Carolina,

COUNTY OF

800# 929 Mar 525

## To All Whom These Presents May Concern:

	10 III whom These Presents and Contestil.	
	WHEREAS, Claude E. Thompson and Ruby M. Thompson.	
,	whose address is Rt. # 1, City or Town of Trav	elers Rest
	State of S. C. , hereinafter "Mortgagors," in and by a certain promissory note of ever	
	stand firmly held and cound unto Beautyguard Manufacturers of Upper S. (	C., Inc.
	(\$ 58.21 ) per much forEighty-four (_84) months, the first	
	be made on the 5th day of October 1963, and an additional payment to be made day of each succeeding month thereafter (or on the last day of any succeeding month which has no such	on the 5th
	amount equal to the sum of suchEighty-four (84) monthly payment	te hae heen naid
_	in full, as in and by said promissory note and condition thereof, reference being thereunto had, will more f	ully appear.
	Now, Know All. Men, that Mortgagors in consideration of the said debt and sum of money afores better securing the payment thereof to Mortgagee, according to the condition of the said promissory note, sideration of the further sum of THREE DOLLARS, to Mortgagors in hand well and truly paid by Mortgagothe sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargain leased, and by these presents do grant, bargain, sell and release unto Mortgagee	and also in con-
<del></del>	All that piece, parcel or lot of land situate, lying and bein township, Greenville County, South Carolina near the State Palying on the Little Texas Road and having the following metes to wit:	ark Road and
	Beginning at a point on the Robertson Road corner, joint cornerty formerly conveyed by Thompson to Brown and running them int line of said property N. 65-11 E. 185 feet to a point; N. 40-28 E. 221 feet, more or less, to a point; thence running 264.7 feet to a point; thence running N. 34-15 W. 196.7 feet themce running N. 73-15 W. 280.5 feet to a point; thence run W. 147.8 feet to a point on Robertson Road; thence along said 17-55 E. 295.4 feet to a point; thence still along said road 161.5 feet, more or less, to the point of beginning and contagrees, more or less.	nce along the thence running N. 55-28 E to a point; ning S. 83-0
	90100, 11010	
,		
*		mises belonning
	TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said pre or in anywise incident or appertaining.	mises belonging,
	To HAVE AND To Hold and singular the said premises unto Mortgagee, its successors and assign.  Mortgagors do hereby bind themselves, their heirs, executors and administrators, to warrant and forever singular the said premises unto Mortgagee, its successors and assigns, from and against Mortgagors, their administrators and assigns, and all other persons whosoever lawfully claims or shall claim the same or any	defend all and heirs, executors,
	AND IT Is AGREED, by and between the said parties, that	
a l	1. Mortgagors shall place and continuously keep, on the buildings now or hereafter situate on sai perty, fire and extended coverage insurance in an amount of not less than the amount which may from specified by Mortgagee in such insurance company as may be approved by Mortgagee; provided, however get shall at any time be obligated to maintain fire and extended coverage insurance on said buildings, Mostgagors shall contain the usual standard mortgagee clause making the loss under said policies payab as its interest may appear; and every such policy and all renewals thereof shall be promptly delivered Mortgagoe, together with receipt for the premium thereon. Mortgagoe shall have the right to adjust with loss under any such policy, and any such adjustment shall be conclusive on Mortgagors. Mortgagee shall he receive and collect all proceeds paid on any claim under any such policy, to endorse Mortgagors names to an instrument of payment, and to apply such proceeds in payment of any amount due under this mortga secured hereby and any expenses incurred by Mortgagoe in processing any claim under any such policy. Mo to Mortgagors the balance of the proceeds, if any, remaining after making the aforesaid deductions.	time to time be, that if Mortga- regagors shall be ance policies of the to Mortgagee to and held by the insurer any ave the right to the control of the total of the note the right to the control of the note the right to the control of the note the right to the control of the note the note the right to the note the no
70	Sutisfaction to this mortgage See R. E.	m. Burk
Jan	Satisfaction to this mortgage See R.E.	
1126	le at lage 60.	
	0	

SATISFIED AND CANCELL OF RECORD OF THE DAY OF MANY 1969

Clic TUMNING ATT.

R. M. C. FOR GREEN CON CONTROL

ATTELL O'CLOCK P. 16 V 27538.