RECORD AND RETURN TO:
UNITED STATES FINANCE COMPANY INC.
P. O. BÓX 4227
CHARLOTTE, N. C. 28204

AUG 1 4 19680

Mrs. Cimo Farnsworth Extent E

BOOK 1100 PAGE 153

Pond	die Mae S. F	Hah Procto	शासा	TELL	•			
hereinafter also styled the	mortgagor) in ar	nd by my (our	) certain N	lote bearing ev			š.	
Beautyguard Mfg.	Co. Inc.				_ (hørë inafte:	also styled the	e mortgagee) i	n the sum of
1,721.10	, payable in	30	_ equal ins	tallments of \$.	57.37	**	eakh, comme	neing on the
15th day of	September	thereunto had y	68 an	d falling due on	the same da	y of each subse	equent month,	as in and by
HOW, KNOW ALL MEN, that it he conditions of the said No- aid mortgagor in hand well ar if is hereby acknowledged, ha nortgagee, its (his) heirs, suc	the mortgagor(s) te; which with al nd truly paid, by ve granted, barga	in consideration l its provisions the said mortga ined, sold and	n of the se s is hereby agee, at and released, a	id debt, and for made a part he before the sea nd by these Pre	reor; and als ling and deliv sents do gra	very of these P	resents, the re	eceipt where
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	•		•					
•								
All that piece, Carolina, Chick Road containing	Springs Twom	nship, Gree ore or less	en <b>ville</b> s, and h	County on taving the	ne weste Collowing	metes and	bounds,	to-wit:
BEGINNING at a p iron pin at 25 f S. 78-50 W. 70 f terrace; thence to a point in th line N. 3-38 E. ning.	eet N. 63-34 eet to a st S. 0-27 W. 3 e center of	0 W. 115 fe ake on a te 270 feet to the Meece	eet to a errace; o an iro Bridge	n iron pipe thence S. i n pipe on a Road: thence	e at the 35-50 W. terrace se along	end of a t 50 feet to ; thence S the Road a	errace; to a stake b. 89-30 E dis the pro	nence on a . 140 fe perty
FOGETHER with all and sing or appertaining.	ular the rights, m	embers, heredit	taments and	appurtenances	to the said p	oremises belong	ing, or in any	wise incider
O HAVE AND TO HOLD, a	ll and singular the	e said Premises	s unto the s	aid mortgagee, i	ts (his) succ	essors, heirs a	nd assigns for	ever.
ND I (we) do hereby bind urances of title to the said remises unto the said mortgo r any part thereof.	premises, the t	itle to which i	s unencumb	ered, and also	to warrant as	nd torever deter	na all ana sing	guiat the sai
AND IT IS AGREED, by and he buildings on said premise unpaid balance on the said N his) heirs, successors or as therest thereon, from the datentitled to receive from the in	es, insured again lote in such comp ssigns, may effe e of its payment.	st loss or dame cany as shall b ct such insurar And it is furt	age by fire, be approved nce and rei her agreed	for the benetit by the said mo mburse themsel that the said mo	of the said in rtgagee, and ves under th ortgagee its (	mortgagee, for a in default there his mortgage fo his) heirs, succ	an amount not eof, the said m or the expense cessors or ass	nortgagee, it thereof, with
ND IT IS AGREED, by and hall fail to pay all taxes a his) heirs, successors or ass elves under this mortgage fo	between the sa nd assessments ligns, may cause	id parties, that upon the said the same to be	t if the sai premises w paid, toget	d mortgagor(s), hen the same s her with all per	his (their) h hall first bed alties and c	eirs, executors, come payable, t osts incurred th	, administrator hen the said m	nortgagee, it
AND IT IS AGREED, by and become payable, or in any of thereby, shall forthwith become anyment of the said debt, may	between the said her of the provis ne due, at the o	parties, that u ions of this mo ption of the so	opon any de ortagge, tha	fault being made t then the entire	e in the payn amount of t	nent of the said he debt secured	i, or intended	to be secure
AND IT IS FURTHER AGRE mortgage, or for any purpose lection, by suit or otherwise, able counsel fee (of not less mereby, and may be recovered	ED, by and bet involving this m that all costs and than ten per cer	ween the said ortgage, or sho dexpenses incu nt of the amour	ould the del orred by the	ot hereby securi mortgagee, its (	ed be placed (his) heirs, s	uccessors or as	r an attorney o ssigns, includ	it law for co ding a reasor
PROVIDED, ALWAYS, and it executors or administrators she interest thereon, if any according to the conditions of the sale main in full force and virture in full force and virture.	hall pay, or caus shall be due, an and agreements o id note and mort	e to be paid ur d also all sum f the said note	nto the said is of money e, and of th	l mortgagee, its paid by the sa is mortgage and	(his) heirs, id mortgagee I shall perfo	successors or ( , his (their) hei rm all the oblig	assigns, the so rs, successors ations accordi	aid debt, wit s, or assigns ng to the tru
AND IT IS LASTLY AGREED bayment shall be made.		n the said parti	ies, that the	said mortgago	may hold ar	nd enjoy the sai	id premises un	til default c
WITNESS my (our) Hand and	Seal, this	8th	day of	August	19	68		
Signed, sealed and delivere				v Fred	die	Frocte	Prosts	(L. S
WITNESS HENRY	Jong			AKA Fre	ddie Ma	e S. Rich	rrocto:	<b>r</b> (L. S
WITNESS Henry	1417	ay la	1					
0		V						