Suit u	MORTGAGE		
***********			BOOK 1038 PAGE 601
WHEREAS I (we) John L. Bryant and his W (hereinafter also styled the mortgager) in and by my	<u>ife Brite C. Brya</u> (our) centain Note beari	nt ng even date herewii	
. Beautyguard Mfg. Co., Inc.			o styled the mortgages) in the sum of
3290.40 , payable in 60	equal installments	of \$ 54.84	each, commencing on the
선거리 주민들 일은 경화자를 모고 한 가시가면 살이 하지 않는 것 같습니다. 그것 같습니다. 그리고 하다 하다 하다.			each subsequent month, as in and by
5th day of October the said Note and conditions thereof, reference thereofito h	ad will more fully appear.	d for the better secur	ing the payment thereof, according to
NOW, KNOW ALL MEN, that the mortgagor(s) in consider the conditions of the said Note; which with all its provis said mortgagor in hand well and truly paid, by the said mo of is hereby acknowledged, have granted, bargained, sold of mortgagee, its (his) heirs, successors and assigns forever,	tions is hereby made a paint ortgagee, at and before the and released, and by these	er hereor; and also in a sealing and delivery a Presents do grant, b	of these Presents, the receipt where-
All that piece, parcel or lot of land, in or near Fork Shoals, in the County of described as Lot 27, as shown on a plat Shoals, S. C., of the Riegel Textile Consouth Carolina, made by Pichell & Pichel recorded in the Office of the Register of Book "EB" at pages 156 & 157. According as No. 47 Lickville Road and fronts then	f Greenville, Sout entitled subd. of rporation located ll, Engineers, Gre of Mesne Conveyance to said plat the	th Carolina, and the Residenti in Greenville enville, S. C. te for Greenville within descri	d being more particularly al Properties of Fork County, Fork Shoals, February 1953, and le County in Plat bed lot if also known
		•	The Ash and Son
			E Company
TOGETHER with all and singular the rights, members, her or appertaining. TO HAVE AND TO HOLD, all and singular the said Premi AND I (we) do hereby bind my (our) self and my (our) surances of title to the said premises, the title to whic Premises unto the said mortgagee its (his) heirs, successor any port thereof. AND IT IS AGREED, by and between the parties hereto, the buildings on said premises, insured against loss or dunpaid balance on the said Note in such company as sha	ises unto the said mortgag heirs, executors and adm h is unencumbered, and ors and assigns, from and that the said mortgagor(s gmage by fire, for the be	pee, its (his) successor ninistrators, to procure also to warrant and fo against all persons lo s) his (their) heirs, ex nefit of the said morts	ors, heirs and assigns forever. To revecute any further necessary as- rever defend all and singular the said wfully claiming, or to claim the same ecutors, or administrators, shall keep lagee, for an amount not less than the
(his) heirs, successors or assigns, may effect such insinterest thereon, from the date of its payment. And it is fentitled to receive from the insurance moneys to be paid, a AND IT IS AGREED, by and between the said parties,	urance and reimburse the further agreed that the sai sum equal to the amount	mselves under this n id mortgagee its (his) of the debt secured by	nortgage for the expense thereot, with heirs, successors or assigns shall be this mortgage.
shall fail to pay all taxes and assessments upon the sa (his) heirs, successors or assigns, may cause the same to selves under this mortgage for the sums so paid, with inter	id premises when the sa be paid, together with al	me shall first become I penalties and costs	payable, then the said mortgages, its
AND IT IS AGREED, by and between the said parties, the become payable, or in any other of the provisions of this hereby, shall forthwith become due, at the option of the payment of the said debt may not then have expired.	mortgage, that then the e	entire amount of the de	bt secured, or intended to be secured
AND IT IS FURTHER AGREED, by and between the somortgage, or for any purpose involving this mortgage, or lection, by suit or otherwise, that all costs and expenses in able counsel fee (of not less than ten per cent of the am hereby, and may be recovered and collected hereunder.	should the debt hereby so nourred by the mortgagee,	ecured be placed in th its (his) heirs, succe:	ne hands of an attorney at law for col- ssors or assigns, including a reason-
PROVIDED, ALWATS, and it is the true intent and mean executors or administrators shall pay, or cause to be paid the interest thereon, if any shall be due, and also all succording to the conditions and agreements of the said nitent and meaning of the said note and mortgage, then tremain in full force and virtue.	I unto the said mortgagee, sums of money paid by th note, and of this mortgage	, its (his) heirs, succ e said mortgagee, his e and shall perform all	essors or assigns, the said debt, with (their) heirs, successors, or assigns, I the obligations according to the true
AND IT IS LASTLY AGREED, by and between the said propayment shall be made.	arties, that the said mortg	gagor may hold and en	joy the said premises until default of
WITNESS my (our) Hand and Seal, this	day ofAugust	Jo 56	
Signed, sealed and delivered in the presence of	2 / Bo	m d 13	(L. S.)
WITNESS Demes 1. 7 aughan			(L. S.)
5569	anatan juga mang sa dan kanan da kanalingan jaja di manaki ngkan disance andha makina mang sa sa s		

FOR SATISFACTION TO THIS MORTGAGE SEE SATISFACTION BOOK ______PAGE __G/#

Ollie Farmeworths R. M. C. FOR GREENVILLE COUNTY, S. C. AT 10:28 O'CLOCK A. M. NO. 23457