Now, it is and table 1. Stevenson and Ruth A. Stevenson, Husband and Wife thall well and truly pay, or cause to be paid, the sum of meany is said note mentioned, with the interest thereon, according to the tenor and effect of and note , then these presents shall be rull and void. But if and sum of money or differ of them, or any part thereot, or any inferent theseon, be not paid when the same became due, then, and in that sam, the wheele of said sum and interest that the option of aid part? I of the second part or anign, by ritrus or his Mortgage, humediately become due and payable, or, if the taxs and assessments of error nature which are or may be seesed asgints and and any aparthese, or at the of them, or any part thereof, are not paid at the time this Mortgage, humediately become due and payable, or, if the taxs and assessments of error nature which are or may be seesed asgints and her made due and payable, then in like mannes the said rote , and the whole of aid sum that incompliately become due and payable, then in like mannes the said rote , and the whole of aid sum that incompliately become due and payable, then in like mannes the said rote , and the whole of aid sum and incompliately become due and payable, then in like mannes the said rote , and the whole of aid sum and in any first payable and the same and payable, then in the manness the said rote , and the whole of aid sum and in any the same due and payable, and a super set the sold note , and the shead of and premises in which entry is a start and and appendent and the said premises of and premises in an interest of a said part of the bear of the same, as provided by the, and a docret for the shead sold and premises in an interest of and payable, and all parents of the flatments of the flatments of and premises of and premises in an interest of and all inset is the deter part. And the said part is of the flatment and the here and assigns, and all parents of the flatments of the flatmentes, and partisses of easily and the said and is in any intere NOW, If the said Dale L. Stew nson and Ruth A. Stevenson, Husband and Wife hereby covenant and agree that at the delivery hereof said 500 are the lawful owners of the premises above and the said parties of the first part hereby covenant and agree that at the deliver Dala L. Stevenson and Ruth A. Stevenson are the lawlul owners of the granted and assised of a good and indo feasible estate of inheritance therein, free and clear of all on that they will Warrant and Dalend the same in the quiet and pesceable possession of easi perty est affil it. Administry description of the server is and of the first part in of an percent IN WITNESS WHEREOF, The said parties of the first part he ye hereunio set their her and year first above written. and hand S , the day Executed and delivered in presence of lonor. STATE OF KANSAS. County of Douglas BE IT REMEMBERED, There on this 20th day of April . A. D. 19 52, before me, the undersigned, a. Retary Public is and for the County and State aforesaid, came Dale L. Stevenson and Ruth A. Stavenson, Husband and Wife County of Douglas day of April Tern expires Kerch 23rd Helen To Breington, Notary Public. 19.60 and G. Beck Register of Deeds

\$1,960.00

RECEIPT

September 8, 1964

54%

RECEIVED OF Dale L. Stevenson and Ruth A. Stevenson the within named mortgagors, the sum of ONE THOUSAND NINE HUNDRED SIXTY AND 00/100. DOLLARS, in full satisfaction of the within Mortgage.

(Corp. Seal)



WITHOUT RECOURSE LOGAN - MOORE LUMBER CO. Pat E. Dunn, Secretary