

DOCKET NO. 174

Number	Term	Year
--------	------	------

311	May	1961
-----	-----	------

Moss Home Improvement Company

Versus

Everett L. Wingard,

L. Isabell Wingard

PH-OH-11-56

umber.....

2175.90

Amount \$.....

Da Bois

Penns

April 20, 1961

(City)

(State)

(Date)

or value received, I/We promise to pay to the order of Moss Home Improv Co 2914 Shaffer Ave, Pa-
Twenty one / Hundred and Seventy five 906 B 100 24

monthly installments of 19.063 each with a final installment of 906 B beginning on the 5th day of

and continuing on the same day of each and every month thereafter until the full amount hereof is paid.

Non-payment of any installment when due is subject to a late charge not to exceed 5c per dollar of each installment payment more than fifteen days in arrears, but not to exceed \$5.00 in respect of any one such late payment or such lesser maximum amount as may be allowed by law.

In the event any installment shall not be paid when due, the holder hereof may at his election declare the full amount of this note then remaining unpaid together with late charges due as aforesaid on any installments then in arrears immediately due and payable and may proceed to collect the same at once. If this note be not paid at maturity or at its accelerated maturity as agreed herein, the undersigned and each and any of them do hereby jointly and severally empower any attorney of any Court of Record within the Commonwealth of Pennsylvania or any other State or Territory of the United States to appear for the undersigned and, where required by law, to waive the issuing and service of summons against the undersigned or any of them, and with or without declaration filed, confess judgment against the undersigned or any of them in any Court in the Commonwealth of Pennsylvania or any other State or Territory of the United States if permitted by the law of that State or Territory and in favor of said payee or any holder of this note for the sum due and payable thereon with costs of suit, and attorney's commission of 15 per cent for collection where permitted by law; with release of all errors and without stay of execution, and inquisition and extension upon any levy is hereby waived and condemnation agreed to, and the exemption of all property from levy and sale on any execution hereon is also hereby expressly waived and no benefit of exemption is to be claimed under and by virtue of any exemption law now in force or which may be hereafter passed by any State or Nation. The makers of this note, when more than one, shall be jointly and severally liable hereon.

All parties hereto, whether makers, endorsers, sureties, guarantors or otherwise, hereby waive protest and agree that the holder hereof may grant any extension or extensions of the time or times of payment of the within note, without discharging them or any of them from liability hereon.

THE BROOKLINE SAVINGS AND TRUST COMPANY is hereby authorized to pay the proceeds of this note when and if purchased to the order of.....

Payable at BROOKLINE SAVINGS AND TRUST COMPANY, 820 Brookline Boulevard, Pittsburgh, Pa.

WITNESS: James D. Moss

X Everett L. Wingard (SEAL)
X L. Leabell Wingard (SEAL)

WITNESS:.....

321 1/2 Shaffer ave Da Bois, Pa (SEAL)

311 May 1961

WITHOUT RECOURSE

8/2/128

350 (1977)

Per.....	(Name)	Per.....	(Name)
.....	(Address)	(Address)
Per.....	(Name)	Per.....	(Name)
.....	(Title)	(Title)
(Address)	(Name)	(Address)	(Name)
.....	(Title)	(Title)
Per.....	(Name)	Per.....	(Name)
.....	(Address)	(Address)