

\$ 220.00  
929.90 <sup>100</sup>

Loreburn April 9<sup>th</sup> 1921

On or before the first day of November 1921, for value received,

I promise to pay to G. Summerscales, hereinafter called the Vendor, or order  
the sum of Two hundred & twenty Dollars

at the office of the **BANK OF HAMILTON** here, with interest at the rate of Eight  
per cent. per annum till due, and Twelve per cent. per annum after due until paid, given for  
Deering Wagon & one Black horse.

The title, ownership and right to the possession of the property for which above note is given shall remain at my own risk in the Vendor or assigns, until this note, or any renewal thereof, or any judgment recovered thereon, is fully paid with interest, and if I make default in payment of this or any other note in their favor or should I sell, or dispose of, or mortgage my landed property, or if the Vendor or his assigns should consider this note insecure, they have full power to declare this and all other notes made by me in their favor due and payable forthwith, and even though judgment may have been recovered against me hereon, they may take possession of the property for which this note is given, and hold it until this note is paid, or sell the property at public or private sale, the net proceeds thereof (after payment of all expenses of taking possession, removal and sale including a commission on the re-sale), to be applied in reducing the amount unpaid hereon, and the holders hereof notwithstanding such taking possession or sale shall have thereafter the right to proceed against me and recover, and I hereby agree to pay the balance then found to be due hereon. The entering of suit or recovering of judgment by the Vendor or his assigns against me on this note shall not merge or waive the right of ownership and right of possession of the Vendor to the said goods.

Witness G. L. Tasted  
4115  
Loreburn.

*Dr. Kimmessack*

A.D. 19

this.....day of.....  
in the province of.....  
of.....

the buyer or bailee.

*G. J. Stankard*

against the creditors of  
not for the purpose of protecting the goods mentioned therein  
3. That the said agreement was entered into bona fide and

the parties.

hereof truly sets forth the agreement entered into between  
2. That the said written agreement on the reverse side

original written agreement between the parties thereto.

copy of agreement, and the said copy is a true copy of the  
1. I am the owner of the goods mentioned in the within

make oath and say, -

I *W. Kimmessack* of *Koroban*

TO WIT:

*Registration Clerk*

*W. Kimmessack*  
*18th Nov 1911*

CANADA

1911

REGISTRY

the note or contract written on the reverse side hereof, and the  
goods and chattels therein referred to and guarantee the pay-  
ment to the said assign, or his (or their) assigns of the said note  
or contract and agree to pay said assigns or his (or their) assigns  
all costs and expenses which may be incurred by reason of the  
promissor's default, and do hereby waive presentment for pay-  
ment notice of dishonor and protest thereof.

I HEREBY GRANT AND ASSIGN TO

*4890*