insist upon the payment of the full sum, as hereinbefore provided, and todecline to receive back said personal property, in which event the undersigned is to be liable for the full amount hereinbefore agreed to be puid.

T.J.Langhomer. Witness.

(Sual) T.P.Flynn.

(Seal) C.L.Knox.

Stevenson, Wash. Skamania Co.

Filed for record by H. Armishaw, on Oct. 14,1916, at 9-30 A.M.

Chart Auditor.

GRENIA TO GILLET!'E.

Gillettes Pharmacy Stevenson Wash. SanFrancisco, Cal. Cot. 9th, 1916 191_

Received of J.P.Gillette maker Edison Diamond Disc style C no.100 of the value of \$100,00 in U.S.Gold Coin upon and subject to the following conditions, to wit: I agree to pay tosaid J.P. Gillette \$100.00 in U.S. Gold Coin as follows: Twenty five Dollars on delivery of said instrument to me and Five dollars per month on the 9th day of each and every month thereafter commencing in the 9th day of November, 1916,

until the full amount is paid, WITN INTEREST ON THE AMOUNT UNPAID AT THE RATE OF EIGHT PER CENT PER ANNUM, said principal and interest payable at the offices of Gillettes Phermacy also that I will keep said instrument insured against loss or damage by fire to the full amount thereoff the loss if any, to be payable to J.P. Gillette; that I will keep said instrument in good order, and that it shall not be removed from my present dwelling, wir losned to any person without the written consent of J.P. Gillette that until the said sum of One hundred Dollars with interest as aforesaid is fully paid, said instrument is the property of J.P.Gillette; and that I have no right or power to dispose thereof, but when the sum of One hundred Dollars and interest has been paid, but not until then, I shall be entitled to a Bill of Sale and the title of said instrument shall vest in me. I also agree that if I fail to pay any of said monthly installments when due or to fulfil and keep any other of the aforesaid conditions J.P.Gillette may enforce payment of all of said sum of \$100.00 then unpaid and interest thereon, or may rescind this executory Contract and take possession, without legal process of said instrument, and for that purpose may enteremny premises where the same may be; and thereupon said J.P. Gillette shall refund the money paid by me, if pny remains, after deducting, a rental for the use of said instrument of \$5.00 per month, expenses oftaking possession and removal, and \$10.00 for liquidated and assessed damages, which rental, expenses and damages I promised and agree to pay said J.P.Gillette; said rental dating from delivery of said instrument, to me.

Signature Joseph Grenia. Carrie Grenia.

Residence Hamilton Creek, Wash.

Withcas

I have read the foregoing contract and fully understand that J.P.Gillette or their assigneese, will not be bound by any representation or agreement other than appears herein.

Signature Joseph Grenia.

Notice. No Contract will be accepted nor any goods deliver by until the application below is satisfactorily filled out and the informatopn given is verified.

APPLICATION FOR INSTALLMENT ACCOUNT.

Occupation, Engineer's helper Business Address Skamania. Name of Employer, R.T.Bloodsworth, How logq employed 3 months. Do you own, or rent, your home? Rent.

Name of firms , if any, from whom you have purchased on the installment plan. Empire Investment Co.Portland, Oregon.

Vivennames and addresses of two responsible and reliable persons to whom you can refer us for information regarding your credit.

Mr. H.E. Sawyer, Stevenson, Wash.

Ash & Wachter, Stevenson, Wash.

I heraby certify that the above information is true and correct.

Signature Joseph Grenia.

Filed for record by H.B.Fern on Oct. 18,1916, at 1.30 P.M.

, 75

KOLLOCK TO KOLLOCK.

THIS AGREMENT, Made in duplicate this 18th day of October, 1916, between George C.Kollock and Alice Kollock, his wife, parties of the first part, and William M, Kollock, and Maud Kollock, his wife, parties of the second part, all now residing at Underwood, Skamania County, Washington.

Chast Mello

WITNESSETH, That whereas, George C.Kollock and Maud Kollock & William M.
Kollock are now the owners as tenants in common of the following described real
property situated in Skamania County, Washington, to wit:

"The santhwest quarter of the northeast quarter of section 19, Tp. 3 North, Range 10 East of the W.M. and a strip of land described as: Beginning at the center of said section 19, running thence East 50 rods, thence south 66 feet, thence went 80 rods, thence north 66 feet, to the place of beginning; and a strip of landdescribed as: Beginning at a point 193 feet west of the center of said Sec. 19, thence north 80 rods, thence East 33 feet, thence south 80 rods, thence west 33 feet, to the point of beginning."