
A STATE OF THE STA	APR 29 1916 Ogden, Utah, 191 , for value received in limited for the limit of the limited for
To 500	191 , for value received the
On or before the	day of Discuston # 64608
One# 2 Shaples Top	hereafter called "said
	hereafter called "said promise to pay to the order
A L. BREV	WER DAIRY SUPPLY COMPANY Dollars
property," bought of A. office in Os	wer dairy supply company, promise to pay to the order Dollars annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date, but if not paid at maturity to draw 10 per cent interest annum from date and interest shall have been annum from date and interest shall have been annum from date and interest shall have been date and interest shall have been date and date a
of said Company, and interest per with M. per cent interest per	annum from date, but of the with a reasonable according and after judgment, together with a reasonable according to the largest shall have been
from the date of note, both define	annum from date, but if not paid at maturity to draw 10 per cent there's annum from date, but if not paid at maturity to draw 10 per cent there's annum from date, but if not paid at maturity to draw 10 per cent there's annum from date, but if not paid at maturity to draw 10 per cent there's fee if placed in and after judgment, together with a reasonable attorney's fee if placed in the title or ownership of "said property" does not pass from the said Company until this note and interest shall have been the title or ownership of "said property" when it deems itself insecure, even before the maturity of this note; the will not sell or dispose of the "said property" except on the written order of said Company. In case said Company shall take will not sell or dispose of the "said property" except on the written order of said Company. In case said Company shall take will not sell or dispose of the "said property" except on the written order of said Company. In case said Company shall take will not sell or dispose of the "said property" except on the written order of said Company. In case said Company shall take will not sell or dispose of the "said property" except on the written order of said Company. In case said Company shall take will not sell or dispose of the "said property" except on the written order of said Company. In case said Company shall take will not sell or dispose of the "said property" except on the written order of said Company. In case said Company shall take will not sell or dispose of the "said property" except on the written order of said Company. In case said Company shall take the case of the said Company shall take the said Company shall take the case of the said Company shall take the sai
The express condition of this transaction is that	the title or ownership of the "said property" except on the written order of said Company without sale industries that the said property" except on the written order of said Company or it may without sale industries that will not sell or dispose of the "said property" except on the written order of said Company or it may without sale industries that will not sell or dispose of the "said property" except on the proceeded on this note, or it may without sale industries that will not sell or dispose of the "said property" except on the written order of said Company or it may without sale industries that will not sell or dispose of the "said property" except on the written order of said Company or it may without sale industries that will not sell or dispose of the "said property" except on the written order of said Company or it may without sale industries that will not sell or dispose of the "said property" except on the written order of said Company or it may without sale industries that will not sell or dispose of the "said property" except on the written order or said company or it may without said industries that will not sell or dispose of the "said property" except on the written order or said company or it may without said industries that will not sell or dispose of the "said property" except on the written order or its said property.
paid in full, and the greed by the makers hereof that and it is further agreed by the makers hereof that and it is pleasure possession of the "said property" in the note and	re sell the same at public or private on this note any balance or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or or either of us agree to pay on this note any balance or
frue value of the said brothis debt we waive the night for "said property;" as to this debt we waive the night for can or exemption law, now in force or that may here	affer be enacted. Purchaser EMan Alle
No. Cal	
P. O. Address	
	\$ 900
THE MAN Aug 2 -	19/ so for value received in 5-0-13 Zurice
BLACKFOOT, IDAHO, Aug 2 -	19/ 19 2/, for value received in 3-0-13 2
AK.	hereinafter called "said property," bought of BLACKFOOT POTATO & FRUIT
AK.	hereinafter called "said property," bought of BLACKFOOT ACCOUNTION "
	hereinafter called "said property," bought of BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, ASSOCIATION, DOLLARS,
GROWERS ASSOCIATION, Ltd., I, we, or either of the Ltd., at their office in BLACKFOOT, IDAHO,	hereinafter called "said property," bought of BLACKFOOT FOR ASSOCIATION, as promise to pay to the order of said BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, DOLLARS, DOLLARS, 19 , unit maturity and if not baid at maturity the rate of interest
GROWERS ASSOCIATION, Ltd., I, we, or either of Ltd., at their office in BLACKFOOT, IDAHO, with per cent. interest per innum	hereinafter called "said property," bought of BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, us promise to pay to the order of said BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, DOLLARS, 19 , unfil maturity, and if not paid at maturity the rate of interest iron
GROWERS ASSOCIATION, Ltd., I, we, or either of the control of the	hereinafter called "said property," bought of BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, DOLLARS, 19 , until maturit, and if not paid at maturity the rate of interest 19 , until maturit, and if not paid at maturity the rate of interest 19 , until maturit, and if not paid at maturity the rate of interest 20 , and reasonable attorney's fees if placed in the hands of an attorney for collection. 21 does not pass from the said BLACKFOOT POTATO & FRUIT GROWERS 22 he title or ownership of "said property" does not pass from the said BLACKFOOT POTATO, Ltd. has full power to 23 he title or ownership of "said property" does not pass from the said BLACKFOOT POTATO, Ltd. has full power to 24 he title or ownership of "said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. has full power to
GROWERS ASSOCIATION, Ltd., I, we, or either of the least	hereinafter called "said property," bought of BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, Local Dollars, 19, until maturity, and if not baid at maturity the rate of interest 19, until maturity, and if not baid at maturity the rate of interest 19, 19, until maturity, and if not baid at maturity the rate of interest 19, until maturity, and if not baid at maturity the rate of interest 10, 19, until maturity, and if not baid at maturity the rate of interest 10, 19, until maturity and if not baid at maturity the rate of interest 10, 19, until maturity and if not baid at maturity the rate of interest 10, 19, until maturity and if not baid at maturity the rate of interest 10, 10 .
GROWERS ASSOCIATION, Ltd., I, we, or either of the control of the	hereinafter called "said property," bought of BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, us promise to pay to the order of said BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, 19, until maturit, and if not paid at maturity the rate of interest d, and reasonable attorney's fees if placed in the hands of an attorney for collection. d, and reasonable attorney's fees if placed in the hands of an attorney for collection. d, and reasonable attorney's fees if placed in the hands of an attorney for collection. de title or ownership of "said property" does not pass from the said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. has full power to be been paid in full, and the said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said when they deem themselves insecure, even before the maturity of this note; and it is further agreed by the maker "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, and the said property." The may at their of said property, "the may at their of said property," on this note and the said property are property or the said property."
GROWERS ASSOCIATION, Ltd., I, we, or either of the control of the	hereinafter called "said property," bought of BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, us promise to pay to the order of said BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, 19, until maturit, and if not paid at maturity the rate of interest d, and reasonable attorney's fees if placed in the hands of an attorney for collection. d, and reasonable attorney's fees if placed in the hands of an attorney for collection. d, and reasonable attorney's fees if placed in the hands of an attorney for collection. de title or ownership of "said property" does not pass from the said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. has full power to be been paid in full, and the said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said when they deem themselves insecure, even before the maturity of this note; and it is further agreed by the maker "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, and the said property." The may at their of said property, "the may at their of said property," on this note and the said property are property or the said property."
CROWERS ASSOCIATION, Ltd., I, we, or either of the control of the	hereinafter called "said property," bought of BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, DOLLARS, 19 , until maturit, and if not paid at maturity the rate of interest 19 , until maturit, and if not paid at maturity the rate of interest 19 , until maturit, and if not paid at maturity the rate of interest 20 , and reasonable attorney's fees if placed in the hands of an attorney for collection. 21 does not pass from the said BLACKFOOT POTATO & FRUIT GROWERS 22 he title or ownership of "said property" does not pass from the said BLACKFOOT POTATO, Ltd. has full power to 23 he title or ownership of "said property" does not pass from the said BLACKFOOT POTATO, Ltd. has full power to 24 he title or ownership of "said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. has full power to
GROWERS ASSOCIATION, Ltd., I, we, or either of the control of the	hereinafter called "said property," bought of BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, us promise to pay to the order of said BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, 19, until maturit, and if not paid at maturity the rate of interest d, and reasonable attorney's fees if placed in the hands of an attorney for collection. d, and reasonable attorney's fees if placed in the hands of an attorney for collection. d, and reasonable attorney's fees if placed in the hands of an attorney for collection. de title or ownership of "said property" does not pass from the said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. has full power to be been paid in full, and the said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said when they deem themselves insecure, even before the maturity of this note; and it is further agreed by the maker "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, and the said property." The may at their of said property, "the may at their of said property," on this note and the said property are property or the said property."
CROWERS ASSOCIATION, Ltd., I, we, or either of the control of the	hereinafter called "said property," bought of BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, BOLLARS, 19 , until maturit, and if not paid at maturity the rate of interest 19 , until maturit, and if not paid at maturity the rate of interest 19 , until maturit, and if not paid at maturity the rate of interest 20 d, and reasonable attorney's fees if placed in the hands of an atformey for collection. 21 d, and reasonable attorney's fees if placed in the hands of an atformey for collection. 22 determined the said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. has full power to be been paid in full, and the said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said when they deem themselves insecure, even before the maturity of this note; and it is further agreed by the maker. 23 even before the said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said when they deem themselves insecure, even before the maturity of this note; and it is further agreed by the maker. 24 even before the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said when they deem themselves insecure, even before the maturity of this note; and it is further agreed by the maker. 25 even before the maturity of this note; and it is further agreed by the maker. 26 even before the maturity the rate of interest
GROWERS ASSOCIATION, Ltd., I, we, or either of the Ltd., at their office in BLACKFOOT, IDAHO, with per cent. interest per mnum shall thereafter be one per cent. per month until paid. The express condition of this transaction is that the ASSOCIATION, Ltd., until this note and interest shall have declare this note due and take possession of "said property," hereof that he will not sell or dispose of "said property. BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION of the proceeds on this note, or they may with balance due thereon after such endorsement, as damages and I now own or may hereafter acquire by virtue of any homester.	hereinafter called "said property," bought of BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, us promise to pay to the order of said BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, 19, until maturit, and if not paid at maturity the rate of interest d, and reasonable attorney's fees if placed in the hands of an attorney for collection. d, and reasonable attorney's fees if placed in the hands of an attorney for collection. d, and reasonable attorney's fees if placed in the hands of an attorney for collection. de title or ownership of "said property" does not pass from the said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. has full power to be been paid in full, and the said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said when they deem themselves insecure, even before the maturity of this note; and it is further agreed by the maker "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, Ltd. In case said "except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS association, and the said property." The may at their of said property, "the may at their of said property," on this note and the said property are property or the said property."

-	\$ 20 Gold Blackfoot, Idaho, 00115 1914
-	That days after date, for value received, we or either of us,
-	promise to pay to the order of D. W. Standrod & Company, Bankers, a Corporation,
-	menty DOLLARS
-	in U. S. gold coin, payable at the BANKING HOUSE of D. W. STANDROD & CO., Blackfoot, Itaho, with interest at per centum per more date until paid. Interest payable quarterly from date.
-	If the interest be not paid as stipulated, the legal holder of this note may declare the principal due, and proceed by law to recover both principal and interest. And we do hereby agree, that in case this note is collected by an attorney, with or
-	without suit, to pay a reasonable attorney's fee. NO 8956 Chain allen
	DUE