

\$5.<sup>00</sup>

Ogden, Utah,

APR 29 1916

191

On or before the 1st day of June 1916, for value received in  
One # 2 Hayler Quind Exempt # 64608

property," bought of **A. L. BREWER DAIRY SUPPLY COMPANY,** hereafter called "said  
of said Company, at its office in Ogden City, Utah, Five 100 Dollars  
with 10 per cent interest per annum from date, but if not paid at maturity to draw 10 per cent interest  
from the date of note, both before and after judgment, together with a reasonable attorney's fee if placed in  
the hands of an attorney for collection.

The express condition of this transaction is that the title or ownership of "said property" does not pass from the said Company until this note and interest shall have been  
paid in full, and the said Company has full power to declare this note due and take possession of "said property" when it deems itself insecure, even before the maturity of this note;  
and it is further agreed by the makers hereof that they will not sell or dispose of the "said property" except on the written order of said Company. In case said Company shall take  
possession of the "said property" it may at its pleasure sell the same at public or private sale without notice, and apply the proceeds on this note, or it may without sale indorse the  
true value of the "said property" on the note and or either of us agree to pay on this note any balance due thereon after such indorsement as damages and rental  
for "said property;" as to this debt we waive the right to exempt, or claim as exempt, any property, real or personal, we now own or may hereafter acquire, by virtue of any home-  
stead or exemption law, now in force or that may hereafter be enacted.

Purchaser

Ethan Allen

No. One

P. O. Address

BLACKFOOT, IDAHO,

On or before the

Aug - 2 - 191  
1st day of Nov

1916, for value received in

\$ 9.00

hereinafter called "said property," bought of **BLACKFOOT POTATO & FRUIT  
GROWERS ASSOCIATION, Ltd.,** I, we, or either of us, promise to pay to the order of said **BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION,**  
Ltd., at their office in BLACKFOOT, IDAHO, Nine + no 100 DOLLARS,  
with 8 per cent. interest per annum from Date, 1916, until maturity, and if not paid at maturity the rate of interest  
shall thereafter be one per cent. per month until paid, and reasonable attorney's fees if placed in the hands of an attorney for collection.

The express condition of this transaction is that the title or ownership of "said property" does not pass from the said BLACKFOOT POTATO & FRUIT GROWERS  
ASSOCIATION, Ltd., until this note and interest shall have been paid in full, and the said BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, Ltd. has full power to  
declare this note due and take possession of "said property," when they deem themselves insecure, even before the maturity of this note; and it is further agreed by the maker  
hereof that he will not sell or dispose of "said property" except on the written order of said BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, Ltd. In case said  
BLACKFOOT POTATO & FRUIT GROWERS ASSOCIATION, Ltd. shall take possession of the "said property," they may at their pleasure sell the same at public or private sale without  
notice, and apply the proceeds on this note, or they may without sale indorse the value of the "said property," on this note, and I, we, or either of us, agree to pay on this note the  
balance due thereon after such indorsement as damages and rental for "said property." As to this debt I waive the right to exempt, or claim as exempt any property, real or personal,  
I now own or may hereafter acquire by virtue of any homestead or exemption law, now in force or that may hereafter be enacted.

P. O. Address

Route 3 -



Ethan Allen



\$ 20<sup>00</sup>

Gold

Blackfoot, Idaho,

OCT 15 1914

*Thirty days* after date, for value received, *I* we or either of us,  
promise to pay to the order of D. W. Standrod & Company, Bankers, a Corporation,

*Twenty* DOLLARS

in U. S. gold coin, payable at the BANKING HOUSE of D. W. STANDROD & CO., Blackfoot, Idaho, with interest at *one* per  
centum per *month* from 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*

*Ethan Allen*

DUE