-			
9	\$50000	GEORGETOWN, TEXAS, May 1 1899	γ
	Clw Llw 1-1899 after	date, I, we, or either of us, promise to the order	of
	Ino Spenks - THE FIRST NATIONAL	BANK OF GEORGETOWN	
	+ . //		
f	for value received, negotiable and payable without defal	cation or discount at THE FIRST NATIONAL BAN	
(OF GEORGETOWN, TEXAS, with interest at the ra	te of per cent per annum from dato	
	until paid, and if this note is placed in the hands of an a ney's fees; have deposited or pledged as collateral second		
6	security for all other present or future demands ag	gainst the undersigned, due or not due, the following	ıg
SI	property, viz:		
J.			
18.	Con 1		
		The same of the sa	
argent.		The second secon	
	and do hereby give the holder hereof a lien, for all dem	ands, upon all property of the undersigned left with sa	id
1	holder, hereby authorizing said holder to at any time cl	harge any and all of the said demands against the depos	id sit
1	holder, hereby authorizing said holder to at any time of account of the undersigned, if there be such an account Now, in the event of the non-payment of this note at maturity, the holders here	harge any and all of the said demands against the deposit. of are hereby invested with full authority to use, transfer, hypothecate, sell or con-	sit
1 2 2	holder, hereby authorizing said holder to at any time of account of the undersigned, if there be such an account. Now, in the event of the non-payment of this note at maturity, the holders hered the said collaterals, or any part thereof, or to cause the same to be done, at publisuch terms as the said holders hereof may deem best; and the holders of this not the proceeds of such sale, transfer or hypothecation shall be applied to the payment.	harge any and all of the said demands against the deposit. of are hereby invested with full authority to use, transfer, hypothecate, sell or concic or private sale, with or without notice or demand of any sort, at such place and e are authorized to purchase said collaterals when sold for their own protection; and of this note, together with all damages, interests costs and charges due upon	vey lon and the
1 3 4 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	holder, hereby authorizing said holder to at any time clack account of the undersigned, if there be such an account. Now, in the event of the non-payment of this note at maturity, the holders hered the said collaterals, or any part thereof, or to cause the same to be done, at publisuch terms as the said holders hereof may deem best; and the holders of this not the proceeds of such sale, transfer or hypothecation shall be applied to the paymen note, or incurred by reason of its non-payment when due, or in the execution of this above stated, shall be paid to the drawer of this note, or, at the election of the hold.	t. of are hereby invested with full authority to use, transfer, hypothecate, sell or concic or private sale, with or without notice or demand of any sort, at such place and e are authorized to purchase said collaterals when sold for their own protection; at of this note, together with all damages, interests costs and charges due upon power. The surplus, if any, after the payment of this note, together with all chargers thereof, be paid on any other obligation of the drawer hereof, whether as princi	vey lon and the ges pal
1 3 4 4 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	holder, hereby authorizing said holder to at any time clack account of the undersigned, if there be such an account. Now, in the event of the non-payment of this note at maturity, the holders hered the said collaterals, or any part thereof, or to cause the same to be done, at publisuch terms as the said holders hereof may deem best; and the holders of this not the proceeds of such sale, transfer or hypothecation shall be applied to the paymen note, or incurred by reason of its non-payment when due, or in the execution of this above stated, shall be paid to the drawer of this note, or, at the election of the hold debtor or otherwise, held by the holders hereof; and if the proceeds of the above sale mand any deficit; and it is understood and agreed; Should there be any depreciate	t. of are hereby invested with full authority to use, transfer, hypothecate, sell or concic or private sale, with or without notice or demand of any sort, at such place and e are authorized to purchase said collaterals when sold for their own protection; and of this note, together with all damages, interests costs and charges due upon power. The surplus, if any, after the payment of this note, together with all chargers thereof, be paid on any other obligation of the drawer hereof, whether as princic shall not be sufficient to pay this note, the drawer hereof agrees to make good on tion in the value of said security prior to the maturity of this note, such an amount	vey lon and the ges pal de- t of
1 t s t t s t t 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	holder, hereby authorizing said holder to at any time clack account of the undersigned, if there be such an account. Now, in the event of the non-payment of this note at maturity, the holders hered the said collaterals, or any part thereof, or to cause the same to be done, at publisuch terms as the said holders hereof may deem best; and the holders of this not the proceeds of such sale, transfer or hypothecation shall be applied to the paymen note. or incurred by reason of its non-payment when due, or in the execution of this above stated, shall be paid to the drawer of this note, or, at the election of the hold debtor or otherwise, held by the holders hereof; and if the proceeds of the above sale mand any deficit; and it is understood and agreed: Should there be any depreciate additional security shall be furnished as will be satisfactory to said holders hereof demand so to do, then, and in that event, said holders hereof may proceed at once	tharge any and all of the said demands against the deposit. of are hereby invested with full authority to use, transfer, hypothecate, sell or concic or private sale, with or without notice or demand of any sort, at such place and e are authorized to purchase said collaterals when sold for their own protection; at of this note, together with all damages, interests costs and charges due upon power. The surplus, if any, after the payment of this note, together with all chargers thereof, be paid on any other obligation of the drawer hereof, whether as princic shall not be sufficient to pay this note, the drawer hereof agrees to make good on tion in the value of said security prior to the maturity of this note, such an amount and should such additional security not be furnished within twenty-four hours after to sell as above specified the security herein named.	vey lon and the ges pal de- t of iter
1 t s t t s t t 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	holder, hereby authorizing said holder to at any time clack account of the undersigned, if there be such an account. Now, in the event of the non-payment of this note at maturity, the holders hered the said collaterals, or any part thereof, or to cause the same to be done, at publisuch terms as the said holders hereof may deem best; and the holders of this not the proceeds of such sale, transfer or hypothecation shall be applied to the paymen note, or incurred by reason of its non-payment when due, or in the execution of this above stated, shall be paid to the drawer of this note, or, at the election of the hold debtor or otherwise, held by the holders hereof; and if the proceeds of the above sale mand any deficit; and it is understood and agreed: Should there be any depreciate additional security shall be furnished, as will be satisfactory to said holders hereof	tharge any and all of the said demands against the deposit. of are hereby invested with full authority to use, transfer, hypothecate, sell or concic or private sale, with or without notice or demand of any sort, at such place and e are authorized to purchase said collaterals when sold for their own protection; at of this note, together with all damages, interests costs and charges due upon power. The surplus, if any, after the payment of this note, together with all chargers thereof, be paid on any other obligation of the drawer hereof, whether as princic shall not be sufficient to pay this note, the drawer hereof agrees to make good on tion in the value of said security prior to the maturity of this note, such an amount and should such additional security not be furnished within twenty-four hours after to sell as above specified the security herein named.	vey lon and the ges pal de- t of iter
1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	holder, hereby authorizing said holder to at any time clack account of the undersigned, if there be such an account. Now, in the event of the non-payment of this note at maturity, the holders hered the said collaterals, or any part thereof, or to cause the same to be done, at publisuch terms as the said holders hereof may deem best; and the holders of this not the proceeds of such sale, transfer or hypothecation shall be applied to the paymen note. or incurred by reason of its non-payment when due, or in the execution of this above stated, shall be paid to the drawer of this note, or, at the election of the hold debtor or otherwise, held by the holders hereof; and if the proceeds of the above sale mand any deficit; and it is understood and agreed: Should there be any depreciate additional security shall be furnished as will be satisfactory to said holders hereof demand so to do, then, and in that event, said holders hereof may proceed at once	tharge any and all of the said demands against the deposit. of are hereby invested with full authority to use, transfer, hypothecate, sell or concic or private sale, with or without notice or demand of any sort, at such place and e are authorized to purchase said collaterals when sold for their own protection; at of this note, together with all damages, interests costs and charges due upon power. The surplus, if any, after the payment of this note, together with all chargers thereof, be paid on any other obligation of the drawer hereof, whether as princic shall not be sufficient to pay this note, the drawer hereof agrees to make good on tion in the value of said security prior to the maturity of this note, such an amount and should such additional security not be furnished within twenty-four hours after to sell as above specified the security herein named.	vey lon and the ges pal de- t of iter
1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	holder, hereby authorizing said holder to at any time chaccount of the undersigned, if there be such an account. Now, in the event of the non-payment of this note at maturity, the holders hered the said collaterals, or any part thereof, or to cause the same to be done, at published such terms as the said holders hereof may deem best; and the holders of this not the proceeds of such sale, transfer or hypothecation shall be applied to the paymen note, or incurred by reason of its non-payment when due, or in the execution of this above stated, shall be paid to the drawer of this note, or, at the election of the hold debtor or otherwise, held by the holders hereof; and if the proceeds of the above sale mand any deficit; and it is understood and agreed: Should there be any depreciate additional security shall be furnished as will be satisfactory to said holders hereof demand so to do, then, and in that event, said holders hereof may proceed at once. We, the makers, signers and endorsers of this note, severally	tharge any and all of the said demands against the deposit. of are hereby invested with full authority to use, transfer, hypothecate, sell or concic or private sale, with or without notice or demand of any sort, at such place and e are authorized to purchase said collaterals when sold for their own protection; at of this note, together with all damages, interests costs and charges due upon power. The surplus, if any, after the payment of this note, together with all chargers thereof, be paid on any other obligation of the drawer hereof, whether as princic shall not be sufficient to pay this note, the drawer hereof agrees to make good on tion in the value of said security prior to the maturity of this note, such an amount and should such additional security not be furnished within twenty-four hours after to sell as above specified the security herein named.	vey lon and the ges pal de- t of iter

for value received, I hereby guarantee the odement of the within note at maluxing or at In per cent, per annum, until baid, maining at the request of the make and metric this note is extincted to January 1-1900 FEB 5 1900 000000