	86 NON-NEGOTIABLE BILL OF LADING.
	\$3300 Portland, Ore. Ape 36. 1906
S. Contract	Received of all strongs.
	Sealed, and said to contain heade.
	Valued at Charge DOLLARS,
The second	Addressed Tho G. Jouney.
	000 Ottowns his
	And in consideration of the freight charges therefor, the said PACIFIC EXPRESS COMPANY undertakes to forward the same to the point nearest to destination reached by this Company, only. And it is hereby expressly agreed: 1. That the said PACIFIC EXPRESS COMPANY shall not be liable for any loss of, or damage to, the property above mentioned, which shall occur white
	the same is in the possession of any other carried, nor for any loss of, or damage to, said property exceeding the sum of \$30.0, smooth, or any other sum harding the sum of the ground the

the risk of this Company limited,) unless the just and true value thereof is otherwise herein stated; nor in any event shall the said Company be liable for more than the true value of said property; nor shall said Company be liable for any loss or damage from the acts of God, or the public enemies, or the acts or restraints of governments, mobs, riots, insurrections, or from any of the dangers incident to a time of war; nor for damage or loss by fire, unless such fire is caused by the negligence of this Company or the negligence of its own servants, nor for any property or thing unless properly packed and secured for transportation; nor for fragile articles unless so marked upon the package containing the same, nor for any article consisting of, or contained in glass.

that time return the said property to the shipper subject to the conditions of this contract, and the shipper shall pay the charges for transportation both ways. And it is further agreed that the liability of the PACIFIC EXPRESS COMPANY for such property while in its possession for the purpose of making such

3. And it is further stipulated and agreed, in consideration of the rate of freight to be charged, that the PACIFIC EXPRESS COMPANY shall not be

hereof, unless expressly agreed upon and an additional compensation is paid therefor.

4. And it is further agreed that the PACIFIC EXPRESS COMPANY shall not be liable for any claim of any nature whatever arising out of the receipt of the property above mentioned, unless such claim is presented in writing within sixty days from the date of loss of damage, in a statement to which a copy of this contract shall be annexed; and the shipper and owner hereby agree that all of the stipulations and conditions in this contract contained shall extend and for transportation, storage or delivery, and shall define and limit the liability therefor of such other person or company. And by the acceptance of this bill of lading by the consignor, or by the person delivering the property to the PACIFIC EXPRESS COMPANY, the consignor and owner of the property shall become bound by all of the foregoing terms and conditions. FOR THE PACIFIC EXPRESS COMPANY.

LADING.

WHEN REMITTING BY MAIL USE

Pacific Express Money Orders

CHEAPEST, SAFEST, AND MOST CONVENIENT.

Sold at all Offices of the Company at Any Hour of the Day, and No Written Application is Required.

The rates charged are lower than by any other method where absolute security is afforded. We give a receipt with every money order.



If a Money Order is delayed, lost, stolen ordestroyed, on application the amount will be promptly Refunded.

Our Money Orders are payable everywhere in the United States and Canada, and are accepted at par by Merchants, Bankers, and the Agents of Railroad and Express Companies.

RATES:

Not over	\$2.50 charges	3	cents	Not over	\$20.00	charges	10	cents	Not	over	\$50.00	charges	18	cents
**	5.00 "	5	- 66	66	30.00	16	12	66		66	60.00	66	20	16
66	10.00 "	8	1 66	4.6	40.00	6.6	15	64		66	75.00	4.5	25	6.6
				Oye	r \$100 a	t above	rat	es		66	100 00	16	30	66