

THE PACIFIC EXPRESS COMPANY.

Portland, Ore. Jan 18 1906

Received of W. J. Gessis

NOT

said to contain Merch

VALUE ASKED and given as Five DOLLARS, (If value is not given, shipper agrees that the value thereof does not exceed Fifty Dollars.) 100

Marked W. J. Gessis

NEGOTIABLE

Which this Company undertakes to carry, but not beyond its own lines, subject to the following conditions, and which conditions are agreed to by the shipper or owner in accepting this receipt.

1. In consideration of the charges therefor, the said Pacific Express Company undertakes to carry the same to the point of destination above designated, if such destination be located on its lines, but if such destination be located beyond the lines of the Pacific Express Company, then it agrees to deliver the same to its next connecting carrier to be forwarded under the rules and regulations of, and subject to the conditions prescribed by such connecting carrier, and in so delivering the same it is agreed that the Pacific Express Company shall act as the agent only of the shipper.

2. If the destination of this shipment is beyond the lines of the Pacific Express Company and the shipper has advanced the charges thereon to such destination, it is understood and agreed by the shipper or owner that the money so advanced to the Pacific Express Company in excess of its charges is accepted by it for the convenience and as the agent of the shipper, and which, as such agent, it agrees to turn over to the connecting carrier who may undertake to forward the property shipped to destination in payment of the charges to such connecting carrier.

3. This Company is not to be held liable for any loss or damage except as forwarders only, nor for any loss, damage or delay, by the dangers of navigation, by the act of God, or of the enemies of the Government, by the restraints of Government, mobs, riots, insurrections, pirates, or from or by reason of any of the hazards or dangers incident to a state of war.

4. Nor shall this Company be liable for any default or negligence of any person, corporation or association to whom the above described property shall or may be delivered by this Company, for the performance of any act or duty in respect thereto, and any such person, corporation or association, is not to be regarded, deemed or taken to be the agent of this Company for any such purpose, but, on the contrary, such person, corporation or association shall be deemed and taken to be the agent of the person, corporation or association from whom this Company received the property above described. It being understood that this Company relies upon the various Railroad and Steamboat lines of the country for its means of forwarding property delivered to it to be forwarded, it is agreed that it shall not be liable for any losses or damages caused by the detention of any train of cars or of any steamboat or other vehicle upon which said property shall be placed for transportation; nor by the neglect or refusal of any railroad company, steamboat or other transportation line to receive and forward the said

property. Nor shall this Company be liable for any losses or damages caused by detention of said property due to Customs Regulations.

5. It is further agreed that this Company is not to be held liable or responsible for any loss of, or damage to, said property or any part thereof from any cause whatever, unless in every case the said loss or damage be proved to have occurred from the fraud or gross negligence of said Company or its servants; nor in any event shall this Company be held liable or responsible, nor shall any claim be made upon it beyond the sum of Fifty Dollars, unless the just and true value thereof is stated herein, and an extra charge is paid or agreed to be paid therefor, based upon such higher value; nor upon any property or thing unless properly packed and secured for transportation; nor upon any fragile fabrics, or any fabrics consisting of, or contained in, glass.

6. If any sum of money besides the charges for transportation is to be collected from the consignee on delivery of the above described property and the same is not paid, or if in any case the consignee cannot be found or refuses to receive such property, or for any other reason it cannot be delivered, the shipper agrees that this Company may return said property to him subject to the conditions of this receipt, and that he will pay all charges for transportation, and that the liability of this Company for such property while in its possession for the purpose of making such collection, shall be that of Warehousemen only.

7. In no event shall this Company be liable for any loss, damage or delay, unless the claim therefor shall be presented to it in writing at this office within ninety days after date of shipment, in a statement to which this receipt shall be annexed.

8. It is further agreed that this Company shall have the full benefit of any insurance that may have been effected upon or on account of said property.

9. 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 required to make free delivery of the property above mentioned, to the consignee at any station where no voluntary free delivery service is maintained by said Company; nor at any station where such free delivery service is maintained, beyond the delivery limits established by the Pacific Express Company at the date hereof, unless expressly agreed upon and an additional compensation is paid therefor.

For THE PACIFIC EXPRESS COMPANY,

W. J. Gessis Agent.

The Liability of this Company is limited to \$50, unless the just and true value is stated in this Receipt and an extra charge is paid or agreed to be paid therefor, based upon such higher value; and such liability ceases on delivery by the Company of property at nearest point to destination it can carry same. Fragile fabrics and fabrics consisting of, or contained in, glass, at owner's risk.

The Pacific Express Company

OFFERS SUPERIOR EXPRESS TRANSPORTATION SERVICE TO ALL POINTS, DIRECT OR THROUGH CONNECTING EXPRESSES, INCLUDING POINTS IN CANADA, MEXICO, AND ALL OTHER FOREIGN COUNTRIES. RATES REASONABLE; SERVICE UNEXCELLED.

ALWAYS SHIP BY "PACIFIC."

PACIFIC EXPRESS MONEY ORDERS

Are simpler and better than any other safe method of sending money, or paying bills, subscriptions, dues, etc.

READ A FEW OF THE ADVANTAGES.

- 1st. The rates are lower.
- 2d. **There is no possibility of loss.** Purchaser is given a receipt with each money order sold which will aid in obtaining a duplicate order, WHICH WILL BE ISSUED FREE OF CHARGE, or a refund in case order is LOST, STOLEN OR DESTROYED.
- 3d. **There is no delay or inconvenience in purchasing.** Orders are on sale at any office of the company during any business hour of the day. No written application is required.
- 4th. They are payable everywhere in the United States, Canada and Mexico, and are accepted at par by Merchants, Bankers and the Agents of Railroad and Express Companies.
- 5th. This Company FURNISHES ENVELOPES FREE in which to enclose money orders, SELLS POSTAGE STAMPS AT COST and MAELS SUCH LETTERS FOR PATRONS.
- 6th. Paid Orders are kept on file for convenient reference, available at any time as documentary evidence should there be any question as to a debt having been paid or a remittance made.

FOR SALE AT ALL OFFICES OF THE

PACIFIC EXPRESS COMPANY

AT THE FOLLOWING LOW RATES:

Not over	\$ 2 50,	3 cents	Not over	\$ 40 00,	15 cents
"	5 00,	5 "	"	50 00,	18 "
"	10 00,	8 "	"	60 00,	20 "
"	20 00,	10 "	"	75 00,	25 "
"	30 00,	12 "	"	100 00,	30 "

Over \$100 00 at the above rates.