FORM 214M

10-99. 10M. W

No. Car 1.1. 36298		
	Division. Denlina Sept. 20 18904	
RECEIVED from		in apparent good condition.
CONSIGNEE AND DESTINATION.	DESCRIPTION OF PROPERTY.	WEIGHT.
NORTHE	ED AND AGREED THAT THE ABOVE PROPER INTRACT, AND OF THE CONSIDER THON FOR THN PACIFUE RAILWAY, B	E DELIVERED TO THE PART

## CONDITIONS AND RULES. FORMING PART OF THE WITHIN CONTRACT.

1. The Corporation will not receive or carry any Bank Bills, Drafts, Notes, Deeds, Contracts, avidence of property, or other writings, or be responsible for their loss or injury.

2. No Conductor, or other agent of the Corporation, is authorized to take charge of Bank Notes, Money, or other valuable papers or things, for or on account of the Company, or to receive any perquisites or reward, for himself or for the Company, on or for such articles.

8. Carriages and Sleighs, Show Cases, Machinery, Stoves and Castings, Marble, Looking Glasses, Mineral Acids, Sweet Potatoes, atl liquids put up in glass or earthenware, Cabinet Ware and Fur-niture will only be taken at the owner's risk of fracture or injury during the course of transportation, and the loading or unloading thereof, unless specially agreed to the contrary.

4. Gunpowder and combustible articles of any description will be taken only on special terms and rates. If found secreted among other goods they will be taken from the cars and stored. In case of damage in consequence of the same being so secreted, the shipper or consignor will be held liabl

A neid habits.
5. Anticles will not be received for transportation unless properly packed in suitable CASKS, BOXES, BALES OR PACKAGES; and each must be well and clearly MARKED with name of the CONSIGNEE and of the STATION where they are to be delivered; otherwise they will not be receipted for, in which case no damages for loss or miscarriage will be paid. The Company will in no case be responsible for loss, injury or damage which might have been avoided by skillful and more careful and sufficient packing, or which occurs without the negligence or fault of the Company or its agents. All property is subject to cooperage when necessary.

Goods in bundles will not be considered as properly packed, and the Company will not be re-sponsible for any loss of parts or the whole of such packages,

No allowance for deficiency of Lemons, Oranges, or other fruit, if not covered with canvase, will be made.

The Corporation will not be responsible for damage occasioned by delays from storms, accidents or unavoidable causes; or by the decay or injury to fruit, fish, dressed hogs, dressed poul-try, or other perishable property; or from injury to property produced by frost, heat, or the try, or other perishable property; or from injury to property produced by frost, heat, or the elements; and the Corporation will not be liable for the non-delivery of such property in any certain time, nor in time for any particular market,

The charges on lettered marble must always be prepaid.

The charges on perishable property must always be prepaid.

7. The Corporation will not undertake nor agree to carry property by any particular train, nor In time for any particular market, nor are they to be responsible for any loss or damage arising from any delay or stoppage, however occasioned; but they will forward the same with as reason able dispatch as the general business of the Corporation will permit.

The Corporation will only be liable as warehousemen after the property has been placed their freight depot. But for loss or damage to property by fire, while in their freight depot or storehouse, the Company will not be liable.

Storage, at customary rates, will be charged for all property not taken from the warehouse within one day after arrival

10. The Corporation will not be responsible for loss or injury happening or occasioned by un-ruly or vicious horses, cattle, swine or sheep, nor for accidents to the same in loading, carrying, or unloading the same; nor for any damages, however caused, to live stock or animals of any description, transported or carried upon their railway, or in their cars or vehicles. 47

11. The Corporation will not be responsible for the loss or damage to any article, by fire or otherwise, the bulk of which renders it necessary to be forwarded in open cars.

12. A charge will be made for all cars detained by shipper sor consignees over twenty-four hours, when loading or unloading, or for other cause, of \$2.00 per car for each day, or fraction thereof, to be collected from shippers or consignees, as the case may be. The Company shall have the option of unloading cars, after the expiration of said twenty four hours and shall be entitled to be paid therefor. For such demurrage and unloading charges the company shall have

titled to be paid therefor. For such demurrage and unloading charges the company shall have a lien on the property covered by this receipt. 13. Goods or property consigned to any place off the Company's line of road, or to any point or place beyond its termini, will be sent forward with as reasonable dispatch as the general business of the Corporation, at its warehouse within mentioned, will admit, by a carrier or freight-man, when there are such known to the station agent at said warehouse, willing to receive the same, unconditionally, for transportation, the Company acting for the purpose of delivery to such carrier or freightman, as the agents of the consignor or consignee, and not as carriers. The Com-pany will not be liable or responsible for any loss, damage or injury to property after the same shall have been sent from said warehouse of the Company, or tendered to such carrier or freight-man for such transportation. man for such transportation.

shall have been sent from Said Wärehouse of the Company, or tendered to such carrier or freightman for such transportation.
14. In no event shall this Company be liable for damage to any article, unless the claim therefor shall be presented in writing, ac one of its offices, within ten (10) days after the delivery of such article, the bess of any article, unless that therefor shall be presented in writing, accompanie be liable for the loss of any article, unless that therefor shall be presented in writing, accompanie by this receipt, at one of its offices, within innety (80) days from the date of th, issuance hereof. In case the said property, or any part thereof, being perishable, and the charges or the charges thereon being gaid, should decay so as to become offensive; in every such case this Company shall be empowered to sell such deteriorates so as to become offensive; in every such ease this Company shall be mapowered to sell such deteriorated or decayed property, with or without notice to the shipper. And in case any charges upon such property, holding the residue subject to the order of the shipper. And in case any charges upon such property, the same not being perishable, should remain unpaid for more than sixty (5) days after the arrival of such property at the place of destination, or, such charges having been prepaid, such property should remain unpaid for more then sity (5) days after the arrival of such property at his option, return the property to the point of shipment, and collect from the shipper or owner all charges that may have accrued upon such property, including those for the return thereof, or such the slice of the said property, the same not being perishable, should remain unpaid for more than sity (5) days after the arrival of such property at the tile of of a slice upon property, including those for the return thereof, or sell the said property at the place of destination or at the place of destination or a such charges after such arritices at the blace of the shipper. There

No station agent or clerk has authority to alter or vary any of these Rules and Conditions.