

(6668, Apr., 1934)



NON TRANSFERIBLE • NON NEGOCIABLE • NICHT EINLÖSBAR • NIE WYMIENNY • HE PASMEHREMYI
No. 414660

American Express Company

FOREIGN MONEY
Amounts 50 00

FOREIGN MONEY ORDER RECEIPT NOT NEGOTIABLE

RECEIVED, SUBJECT TO CONTRACT ON BACK. FIFTY DOLLARS

FOR FOREIGN MONEY CREDIT OF FIFTY U.S. DOLLARS

FOR TRANSFER TO (GIVE FULL NAME) AGNES S. M...
(Amount of American Money)

ADDRESS PARISER STR. 4. BERLIN W. 15 GERMANY

FROM M. SANGER

RATE \$ 50 00

POSTAGE CO.'S CHARGE 1 50

CABLE CHARGES

TOTAL \$ 51 50

DATE JUNE 22 1935

OFFICE 130 W 48th ST STATE NY

AGENT

KEEP THIS RECEIPT—DO NOT SEND ABROAD

RECEIVED
MAY 10 1917
NEW YORK
AMERICAN EXPRESS COMPANY

CONTRACT

THE RECEIPT ON THE OTHER SIDE IS PART OF, AND IS ISSUED SUBJECT TO, THE FOLLOWING CONTRACT:

The person who accepts this receipt and the American Express Company contract and agree, as follows:

1. This receipt is not negotiable.
2. The American Express Company acts as Agent for the Remitter.
3. The payment of this Money Order, if issued in United States Dollars, shall only be made in actual United States currency when specifically indicated on the face of the receipt, otherwise the payment shall be made at the rate of exchange fixed by the American Express Company or its correspondents, less necessary charges and expenses of the paying bank or correspondent. If this Money Order is issued in foreign money, and if it is deemed necessary to convert the amount of this Money Order so issued into other foreign money, such conversion shall be made at the current rate of the correspondent or paying bank making such conversion, less its necessary charges and expenses.
4. Such payment will be made subject to the rules and regulations of the various post offices or other agencies used in making or effecting the payment.
5. The American Express Company shall not be responsible for any loss occasioned by errors or delays in the transmission of any message by telegraph or cable companies, if their service is employed, or for the acts or omissions of the correspondents or agencies necessarily employed by the American Express Company in connection with this Money Order.
6. The American Express Company shall return the payee's receipt, if possible, but shall not be required to do so nor to undertake to trace delivery or payment of the money until after three months from date hereof, and then only upon the payment in advance of the sum of twenty-five (25c.) cents to cover postage and incidental expenses.
7. In the event that this credit or remittance is returned to the American Express Company, refund will be paid by the Company and will be accepted by the claimant on the basis of the current buying rate in New York on the date of refund, for the foreign money specified, less any charges and expenses of the Company.
8. In case the amount of this Money Order is lost or stolen in transit in the foreign country, this Company shall not be liable for more than the amount of the foreign money credit specified on this receipt, and the refund of the foreign money credit of this order shall be made as provided for in paragraph 7, and then only when advice has been received that the foreign postal authorities, or other agencies necessarily employed in connection with this Money Order, have returned the foreign money credit to the office of our correspondents in such foreign country.
9. The conditions printed on this receipt state the exact obligations of the American Express Company, and shall not be altered or supplemented in any manner. No oral or collateral agreement shall bind the Express Company.
10. Any alteration or mutilation of this instrument renders the entire transaction void.