

4923

CARLISLE INDIAN INDUSTRIAL SCHOOL
DESCRIPTIVE AND HISTORICAL RECORD OF STUDENT

NUMBER 5549	ENGLISH NAME Jos. Kills Enemy	AGENCY Rosebud	NATION Sioux
BAND	INDIAN NAME	HOME ADDRESS Grade Kills Enemy	Out Meat S. D.
PARENTS LIVING OR DEAD	BLOOD 4/4	AGE 15	HEIGHT
FATHER D.	MOTHER Z.	WEIGHT	FORCED INSP.
ARRIVED AT SCHOOL Sept. 16, 1916	FOR WHAT PERIOD Three yrs.	DATE DISCHARGED	CAUSE OF DISCHARGE M.
TO COUNTRY	PATRONS NAME AND ADDRESS	FROM COUNTRY	
6-1-17	Outing - Ernest W. Hancock Hightstown, N.J. R.D.	8-31-17	
6-7-18	H. M. North, Hatboro, Pa.		
6-26-18	Deserted		

Grade entered at Carlisle,

Grade at date of Discharge,

Grade or Industry,

Church, *Catholic*

5-192a

BRIEF.

APPLICATION OF

Leader Kills Enemy

FOR THE ENROLLMENT OF

Joseph Kills Enemy

IN THE INDIAN SCHOOL AT

Carlisle, Pa.

NAME OF AGENCY FROM WHICH PUPIL CAME:

Rosebud, So. Dak.

Date of enrollment, Sept. 1, 1916.

Term of enrollment, Three (3) years.

NAME OF PERSON ARRANGING FOR THE TRANSFER:

A. M. Gray,

Position, Day School Inspector.

APPLICATION FOR ENROLLMENT IN A NONRESERVATION SCHOOL.

(For a child enrolled at an Agency.)

For and in consideration of the Government of the United States assuming the care, education, and maintenance in the United States Indian School at Carlisle, Pa.

of Joseph Kills Enemy; age 17; date of birth 1901;

(Name of child.)

(Sex.)

Rosebud Sioux

(Tribe.)

NAME OF FATHER. (Both Indian and English.)	LIVING OR DEAD.	TRIBE.	BAND.	DEGREE OF INDIAN BLOOD.
<u>John Kills Enemy</u>	<u>D</u>	<u>Sioux</u>		<u>Full</u>
NAME OF MOTHER.				
<u>Leader Kills Enemy</u>	<u>L</u>	<u>Sioux</u>		<u>Full</u>

I, Leader Kills Enemy, do hereby voluntarily consent and agree to his
(Parent, guardian, or next of kin.)
enrollment in said school for a period of 3 years, and also obligate myself to abide by
(Not less than 3.)
all the rules and regulations for Indian schools.

The said child has been enrolled in the following schools:

NAME OF SCHOOL.	DATE OF ENROLLMENT.	DATE OF DISCHARGE.	CAUSE.	GRADE.
<u>1. U. Cut Meat Day</u>	<u>1905</u>	<u>1914</u>		
<u>2. St. Francis Mission</u>	<u>1914</u>	<u>1915</u>		
<u>3. Rosebud Boarding</u>	<u>1915</u>	<u>1916</u>		<u>6th Grade</u>
<u>4.</u>				

Leader Kills Enemy
(Parent, guardian, or next of kin.)

P. O. address: Cut Meat, So. Dak.

Two witnesses:

J. Gordon

NAME Joseph Kille-eremy Sex Male. Female.
 Tribe Full Siou State South Dakota, 19__
 Age 17 years Respiration 18 Condition of, Eyes Normal
 Height 5 ft. 10 ins. Mensuration { Insp. _____ Ears Normal
 Weight 142 lbs. { Exp. _____ Throat Normal
 Temperature 98.6 Vaccination Yes Cervical glands Palpable Left side
 Pulse 74 Vision 4 yrs ago Skin Normal
 Inspection Normal
 Palpation _____
 Percussion _____

Auscultation _____
 Heart _____
 (Menstruation) _____

FAMILY HISTORY.

	LIVING.	CONDITION OF HEALTH.	DEAD.	CAUSE OF DEATH.
Father			58	
Mother	50	good		
Brothers	4	good		
Sisters	8	good		

Personal history Says he has never been sick.

Present condition Good.
A. C. Smith, M. D.

This form is for the record of the physical condition of pupils of boarding or nonreservation Indian schools. It should be filled in by the school physician at the time of the admission of the pupil.
 Physicians in the field should use this form to record the examination of pupils for transfer to nonreservation schools. It should accompany the pupils' transfer blanks.
 The reverse side is intended as a card-index case-record for use by all Service physicians.

PHYSICIAN'S CERTIFICATE.

I hereby certify that I have this day carefully examined the above-named child herein proposed for transfer and find him to be in proper physical condition to attend school, and not afflicted with tuberculosis or any disease which would be a menace to the health of other pupils.

This 25 day of July, 1916

H. B. Smith
Physician at Rebut Agency.

CERTIFICATE OF AGENT OR BONDED SUPERINTENDENT.

I hereby certify that the statements made in the foregoing application and certificate, to the best of my knowledge and belief, are true; that the consent of Leader Kills Enemy
(Parent, guardian, or next of kin.) was voluntary.

(Here state whether the child lives within reach of a public school, whether the State laws permit it to enroll therein, and if it lives near the public school why it can not attend such school.)

He does not live within reach of a public school

I recommend the transfer of the said child.

This _____ day of July, 1916.

Chas. Adams
Supervisor in Charge Agent or Superintendent

CERTIFICATE OF SCHOOL PHYSICIAN.

I hereby certify that on _____, I made a careful examination of the physical condition of _____, (As soon after arrival as possible.) the child named in the foregoing application, and found _____ to be _____

I therefore recommend that the said child be _____ enrolled in this school.

This _____ day of _____, 191 _____

School Physician.

SPECIAL NOTE.

This form must be executed in duplicate when a child is transferred from a reservation to a nonreservation school. The Superintendent of the nonreservation school will retain the original for his files, and the duplicate shall be deposited in the reservation school records. The reservation superintendent should send to the Commissioner of Indian Affairs his certificate as provided by law. All the blanks must be properly filled in every case.

If the information called for on any part of the blank is not known, that fact should be stated. No space should be left unfilled. Whether the parents are living or dead, their names must be given.

The person who signs the blank as consenting to the transfer should indicate his relation to the applicant by marking out the word "parent," "guardian," or "next of kin," leaving unmarked only the title appropriate to the signer.

33

June 27, 1918.

Mr. H. M. Worth
Prospectville, Pa.

Dear Sir:- I am sorry to learn that Joseph Kills Enemy has left your place. We have had a great deal of trouble with our boys leaving the farms and going to the ship yards to work this season. The high wages offered at these places is an inducement they cannot resist. This is one of the many troubles caused by the war.

You can return the clothing he left there to Carlisle by express, charges collect, since he has no more money in your hands. I am sorry I will not be able to send you another boy.

Very truly yours

Superintendent.

NRD

Hatboro Pa.

June 25. 18.

Mr. Francis

Dear Sir.

I regret that I must inform you Joseph has left our place. Sat. night he asked for his allowance and did not return until Sunday morning four o'clock. After breakfast he went to church as usual (as he said) and was home for dinner. He then asked for more money. He was going away and told him to see the night work was done. When we returned we found (at 10 o'clock)

had had not been home
and no work was done. His
trunk was locked and
everything to show that
he had left. This morning
(Tuesday) he came back
and wanted to know when
we were going to pay him
his wages. His care fare
with the \$5 spending money
he already has. I consider
there is nothing more due
him. Told him if he had
staid his mouth out, he
would have ~~been~~ his
wages.

They seem to feel
they are under no obligations
to the employer. Can demand
money when they want it,
and walk in and out when
they please.

About the first thing
they do when they get

He is of the Willow Grove
and other boy from
Philadelphia, and then
follow them. The second
night Joseph was here
he met Louis Plante who
says he is working in the
shipyards at Philadelphia

Joseph's trunk is here
I do not know what we
are expected to do with it.

This is a great annoy-
ance to us and I regret
I have to send such
a report.

Trusting this is
explained, and

Your truly
J. M. North...

33

January 17, 1917.

Mr. Charles L. Davis,
Supervisor in Charge,
Rosebud Agency,
Rosebud, S.D.

Dear Sir:

Joseph Kills Enemy comes to me with the request that his money in your hands be sent here for his use. He tells me that he has \$76.50 due him from his father's estate.

You can use your own judgement as to whether it would be wise to transfer this whole amount to his account here, or only a part.

I shall be glad to supervise the expenditure of whatever amount you think best to send him.

Very truly yours,

D:R

Superintendent.

Rosebud
Write Mr. Davis, about
Joseph Killenmy
wants his inherited
money transferred here.
Says he has \$76.50 due
him from his fathers
estate.

Use prodg. amt to be
trans -

CERTIFICATE OF PROMOTION

May 24, 1917, 191

This certifies that Joseph Killsenemy (Name of student.)

has made the following record in Carlisle Indian School (Name of school.)

SUBJECTS—ACADEMIC AND VOCATIONAL.	GRADE.	RATING.
English	V1	81
General Exercises		70
Arithmetic		84
Geography		79
Physiology & Hygiene		75
Penmanship		85
Drawing		89
History		75

Effort

Department

DETAILS SERVED.	LENGTH OF TIME IN EACH.	RATING.
Farm Masonry		59

and is ~~not~~ eligible to pursue work in the First Year Vocational grade, academic; and

(Cancel one.)

grade or year vocational

James Francis Superintendent.

Chas Blair Principal.

CERTIFICATE OF PROMOTION

----- May 24, 1917 -----, 191

This certifies that ----- **Joseph Killsenemy** -----
(Name of student.)

has made the following record in ----- **Carlisle Indian School** -----
(Name of school.)

SUBJECTS—ACADEMIC AND VOCATIONAL.	GRADE.	RATING.
English	V1	81
General Exercises		70
Arithmetic		84
Geography		79
Physiology & Hygiene		75
Penmanship		85
Drawing		89
History		75
-----	-----	-----
-----	-----	-----
-----	-----	-----
-----	-----	-----

Effort -----

Department -----

DETAILS SERVED.	LENGTH OF TIME IN EACH.	RATING.
Farm Masonry		59
-----	-----	-----
-----	-----	-----
-----	-----	-----
-----	-----	-----
-----	-----	-----

and is ~~not~~ eligible to pursue work in the **First Year Vocational** grade, academic; and
(Cancel one.)
----- grade or year vocational

33

May 2, 1917.

Claude C. Covey, Supt.,
Indian Agency,
Rosebud, S.D.

Dear Sir:

Joseph Killsenemy has come to me with a request that I write you relative to having some of his money transferred to his account here.

If you approve of this request you can send a check made payable to me as superintendant for whatever amount you think best.

Very truly yours,

D:R

Superintendent.

33

559

February 28, 1917

Mr. C. L. Davis,
Supervisor in Charge,
Rosebud, S. Dakota.

Dear Sir:

I am in receipt of your letter of the 24th
instant enclosing a check for \$50.00 for Joseph
Kills the Enemy.

Yours very truly,

Superintendent.

LG

Enc.

DEPARTMENT OF THE INTERIOR

591

UNITED STATES INDIAN SERVICE

Rosebud, South Dakota,

February 24, 1917.

Supt. O. H. Lipps,


Carlisle Indian School,

Carlisle, Pa.

Dear Sir:

There is inclosed herewith check No. 2252 for \$50 on the Gregory National Bank of Gregory, South Dakota, payable to your order on the account of Joseph Kills The Enemy, which please deposit to his credit under your jurisdiction. This is in accordance with your request of February 16, 1917.

Respectfully,


Supervisor in Charge.

CB-incs.l.

33

Feb. 16, 1916.

Mr. Charles L. Davis,
Supervisor in Charge,
Rosebud Indian Agency,
Rosebud, S.D.

Dear Sir:

Joseph Kills Enemy, one of our pupils from your agency, says that he has \$76.50 in your hands. If you approve he would like to have this money transferred to the Carlisle school so that he can draw upon it as he needs it. If you want to do this I will be glad to supervise the expenditure of the money.

Very truly yours,

D:R

Chief Clerk in Charge.

DEPARTMENT OF THE INTERIOR
UNITED STATES INDIAN SERVICE

Rosebud, South Dakota.

May 16, 1917.

33

Supt., John Francis, Jr.,
Carlisle Indian School,
Carlisle, Pa.

Sir:

Copy to > Your letter of April 2, relative to Joseph Killsenemy, is received and in reply thereto you are advised that only a short time ago \$50 was transferred for this pupil and it was thought that possibly in making your recommendation this was overlooked. However, if you deem that he should have more funds please advise me and the balance of his account will be transferred for his use.

Very respectfully,

W. H. Wilson
Chief Clerk.

CB/DWD

33
August 31, 1917.

Mr. W. A. Bender
Ticket Agent C.V.R.R.
Carlisle, Pa.

Dear Sir:-

I enclose herewith the un-used portion of a ticket Hightstown, N. J. to Carlisle, used as far as Philadelphia. Will you please make check for the value of it payable to Joseph Kills Enemy, one of our pupils.

Very truly yours

Superintendent.

NRD

Inclosure

Carlisle, Pa., Aug. 31, 1917

Ticket Philadelphia to Carlisle	\$3.08	
Paid by Joseph Kills Enemy .	\$1.39	
Advanced by D.H.Dickey	<u>1.69</u>	3.08

Joseph Kills the Enemy had a ticket over the Reading R. R. from Philadelphia to Carlisle but got on the Penn. R. R. and as they would not accept his ticket, he was compelled to pay cash. He had only \$1.39 and Mr. Dickey advanced the balance of \$1.69.

Amount refunded to Mr. Dickey by check #35848.

D.H. Dickey

33

5-1142

Bank
5591

DEPARTMENT OF THE INTERIOR

UNITED STATES INDIAN SERVICE

Rosebud, South Dakota.

Oct 6th, 1917.

Mr. John Francis, Jr.

Supt Indian School,
Carlisle, Penn.

O.R. 395-

Dear Sir:

I enclose herewith check No. 3587, which
you will please deposit to the credit of Joseph
Kills the Enemy.

Very respectfully,



Superintendent.

RLM/FCE.

Inc 1.

June
Twenty-First,
1 9 1 8

Joseph Kills Enemy,
c-o H. M. Worth,
R. F. D. #1,
Hatboro, Pa.

My dear Joseph:

I am in receipt of your letter requesting permission to join the Navy.

In response you are advised that our records show you only to be seventeen years of age. I have never favored the enlistment of boys under age, and in those cases where Carlisle boys have enlisted under age I have asked the Army and Navy to discharge them, which has been done.

You have entered into an agreement with Mr. Worth to work for him during the summer, and you should keep your agreement. When that is completed and you reach the age of eighteen within the next year, I will gladly assist you to enroll in the United States Navy as I feel that it will be not only a patriotic thing for you to do, but good for you, but in the meantime, I urge you to be contented and complete your agreement with Mr. Worth.

If you have anything further to say on the subject, I will be glad to hear from you.

Sincerely yours,

DEPARTMENT OF THE INTERIOR
UNITED STATES INDIAN SERVICE

Rosebud Indian Agency, S. Dak.

May 25, 1918.

Supt. John Francis Jr.

Indian School,

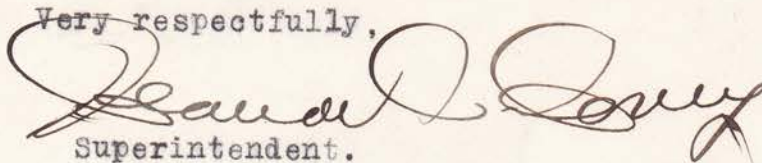
Carlisle, Pa.

Sir:

Joseph Kills the Enemy of your school has written to his parents for permission to enter the army.

Inclosed you will find their statement granting their consent.

Very respectfully,


Superintendent.

AMG/JM

Em-1

Rosebud, S. Dak.

May 25th, 1918.

To recruiting officers and others interested:

This is to certify that we the undersigned, mother and step-father of Joseph Kills the Enemy hereby give our voluntary consent that he enter the U.S Army by enlistment.

Signed, Laura No. M. Occasin
Mother

Samuel M. Occasin
Step-father

Witness- Mitchell Deeseo

A. M. Gray

Ideal, So. Dak.

May 29 1918

Son:-

I received your letter the other day and will answer you immediately. We are all getting along fine at home and hope the same with you. In your request to join the Navy we have talked over about it and think that it will be

2nd

a nice thing for
you to do, but I beg
you not to run away
from school.

Be sure that the Superintendent
gives you permission
before you leave.

Write to me as soon
as possible and let me
know if you join or
not.

With best wishes and
love from your father
Sam'l. Moccasin

CERTIFICATE OF PROMOTION

June 14, 1918.

This certifies that Joseph Killsenemy (Name of student.)

has made the following record in Carlisle Indian School (Name of school.)

SUBJECTS—ACADEMIC AND VOCATIONAL.	GRADE.	RATING. Class Ave.
English	1st Yr. Voc.	63
Arithmetic	"	66
Geography	"	70
Botany	"	62
General Exercises	"	75

Effort _____

Department _____

DETAILS SERVED.	LENGTH OF TIME IN EACH.	RATING.
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

and is or is not eligible to pursue work in the _____ grade, academic; and
(Cancel one.)
_____ grade or year vocational.

6-4659 _____ Superintendent. *W. Blair* Principal.

The War Revenue Bill, effective November 1, 1917, provides for a War Tax on Express Charges of one cent for each Twenty Cents or fraction thereof—To be paid by shipper on prepaid shipments and by consignee on collect shipments. On shipments where the express charge is \$10.00 or less the war tax is shown below.

Express Charge	Tax	Express Charge	Tax	Express Charge	Tax	Express Charge	Tax	Express Charge	Tax
\$ 20 or less	1 Cent	\$2.01 to \$2.20	11 Cents	\$4.01 to \$4.20	21 Cents	\$6.01 to \$6.20	31 Cents	\$8.01 to \$8.20	41 Cents
.21 to .40	2 Cents	2.21 - 2.40	12 "	4.21 - 4.40	22 "	6.21 - 6.40	32 "	8.21 - 8.40	42 "
.41 - .60	3 "	2.41 - 2.60	13 "	4.41 - 4.60	23 "	6.41 - 6.60	33 "	8.41 - 8.60	43 "
.61 - .80	4 "	2.61 - 2.80	14 "	4.61 - 4.80	24 "	6.61 - 6.80	34 "	8.61 - 8.80	44 "
.81 - 1.00	5 "	2.81 - 3.00	15 "	4.81 - 5.00	25 "	6.81 - 7.00	35 "	8.81 - 9.00	45 "
1.01 - 1.20	6 "	3.01 - 3.20	16 "	5.01 - 5.20	26 "	7.01 - 7.20	36 "	9.01 - 9.20	46 "
1.21 - 1.40	7 "	3.21 - 3.40	17 "	5.21 - 5.40	27 "	7.21 - 7.40	37 "	9.21 - 9.40	47 "
1.41 - 1.60	8 "	3.41 - 3.60	18 "	5.41 - 5.60	28 "	7.41 - 7.60	38 "	9.41 - 9.60	48 "
1.61 - 1.80	9 "	3.61 - 3.80	19 "	5.61 - 5.80	29 "	7.61 - 7.80	39 "	9.61 - 9.80	49 "
1.81 - 2.00	10 "	3.81 - 4.00	20 "	5.81 - 6.00	30 "	7.81 - 8.00	40 "	9.81 - 10.00	50 "

Each Ad'l 20c. or fraction thereof 1c.

UNIFORM EXPRESS RECEIPT

The Company will not pay over \$50, in case of loss, or 50 cents per pound, actual weight, for any shipment in excess of 100 pounds, unless a greater value is declared and charges for such greater value paid.

AMERICAN EXPRESS COMPANY

(212,
Oct., 1917)

NON-NEGOTIABLE RECEIPT

CARLISLE, PA.

Received from

U.S. Indian School

9/5/18

1918

Tariffs in effect on the date hereof,

subject to the Classifications and

, value herein declared by shipper

to be

dollars.

Consigned to

(See footnote.)

at

J. Hills mens
Valentine Hobas Pa

Charges, *Collect*

Which the Company agrees to carry upon the terms and conditions printed on the back hereof, to which the shipper agrees, and as evidence thereof accepts and signs this receipt.

Shipper

For the Company

NOTE--The Company's charge, except upon ordinary live stock, is dependent upon the value of the property, as declared or released by the shipper. If the shipper desires to release the value to \$50 for any shipment of 100 pounds or less, or not exceeding fifty cents per pound, actual weight, for any shipment in excess of 100 pounds, the value may be released by inserting "not exceeding \$50," or "not exceeding fifty cents per pound," in which case the company's liability is limited to an amount not exceeding the value so declared or released.

TERMS AND CONDITIONS.

1. The provisions of this receipt shall inure to the benefit of and be binding upon the consignor, the consignee, and all carriers handling this shipment, and shall apply to any reconignment, or return thereof.

2. In consideration of the rate charged for carrying said property, which is dependent upon the value thereof and is based upon an agreed valuation of not exceeding fifty dollars for any shipment of 100 pounds or less, and not exceeding fifty cents per pound, actual weight, for any shipment in excess of 100 pounds, unless a greater value is declared at the time of shipment, the shipper agrees that the company shall not be liable in any event for more than fifty dollars for any shipment of 100 pounds or less, or for more than fifty cents per pound, actual weight, for any shipment weighing more than 100 pounds, unless a greater value is stated herein. Unless a greater value is declared and stated herein the shipper agrees that the value of the shipment is as last above set out and that the liability of the company shall in no event exceed such value.

3. Unless caused by its own negligence or that of its agents, the company shall not be liable for—

- a. Difference in weight or quantity caused by shrinkage, leakage, or evaporation.
- b. The death, injury, or escape of live freight.
- c. Loss of money, bullion, bonds, coupons, jewelry, precious stones, valuable papers, or other matter of extraordinary value, unless such articles are enumerated in the receipt.

4. Unless caused in whole or in part by its own negligence or that of its agents, the company shall not be liable for loss, damage, or delay caused by—

- a. The act or default of the shipper or owner.
- b. The nature of the property, or defect or inherent vice therein.
- c. Improper or insufficient packing, securing, or addressing.
- d. The Act of God, public enemies, authority of law, quarantine, riots, strikes, perils of navigation, the hazards or dangers incident to a state of war, or occurrence in customs warehouse.
- e. The examination by, or partial delivery to, the consignee of C. O. D. shipments.

f. Delivery under instructions of consignor or consignee at stations where there is no agent of the company after such shipments have been left at such stations.

5. Packages containing fragile articles or articles consisting wholly or in part of glass must be so marked and be packed so as to insure safe transportation by express with ordinary care.

6. When property is destined to a point at which no express com-

pany has an agency it should be marked with the name of the express station at which delivery will be accepted. If not so marked it will be carried to the express station nearest the destination point and arrival notice given consignee.

7. Except where the loss, damage, or injury complained of is due to delay or damage while being loaded or unloaded, or damaged in transit by carelessness or negligence, as conditions precedent to recovery claims must be made in writing to the originating or delivering carrier within four months after delivery of the property or, in case of failure to make delivery, then within four months after a reasonable time for delivery has elapsed; and suits for loss, damage, or delay shall be instituted only within two years and one day after delivery of the property or, in case of failure to make delivery, then within two years and one day after a reasonable time for delivery has elapsed.

8. If any C. O. D. is not paid within thirty days after notice of non-delivery has been mailed to the shipper the Company may at its option return the property to the consignor.

9. Free delivery will not be made at points where the company maintains no delivery service; at points where delivery service is maintained free delivery will not be made at addresses beyond the established and published delivery limits.

Special Additional Provisions as to Shipments Forwarded from the United States to Places in Foreign Countries.

10. If the destination specified in this receipt is in a foreign country, the property covered hereby shall, as to transit over ocean routes and by their foreign connections to such destination, be subject to all the terms and conditions of the receipts or bills of lading of ocean carriers as accepted by the company for the shipment, and of foreign carriers participating in the transportation, and as to such transit is accepted for transportation and delivery subject to the acts, ladings, laws, regulations, and customs of over-sea and foreign carriers, custodians, and governments, their employees and agents.

11. The company shall not be liable for any loss, damage, or delay to said shipments over ocean routes and their foreign connections, the destination of which is in a foreign country, occurring outside the boundaries of the United States, which may be occasioned by any such acts, ladings, laws, regulations, or customs.

12. It is hereby agreed that the property destined to such foreign countries, and assessable with foreign governmental or customs duties, taxes, or charges, may be stopped in transit at foreign ports, frontiers, or depositories, and there held pending examination, assessments, and payments, and such duties and charges, when advanced by the Company, shall become a lien on the property.

AMERICAN EXPRESS CO. ISSUES MONEY ORDERS, TRAVELERS CHEQUES, AND LETTERS OF CREDIT. TELEGRAPHIC TRANSFERS EFFECTED.