S FORM. y and Engine Order.

7	ORDERS CANNOT BE RECOGNIZED UNLESS TAKEN ON TH
A S	J. I. CASE THRESHING MACHINE CO. (Incorporated) New Machiner
W	This order must be signed by ALL parties before delivery of goods; is taken subject to approval and is to be or rejection. The blank property statement on the back of order must be filled out accurately and signed by each
LIENSE	Vem Sant &
ENTING MOTINGS	J. I. CASE THRESHING MACHINE COMPANY, Racine, Wisconsin:

This order must be signed by ALL parties before delivery of goods; is	taken subject to approval and is to be sent to the Company for acceptance
ejection. The blank property statement on the back of order must be fi	
	en Sant July 8 1910.
J. I. CASE THRESHING MACHINE COMPANY, Racine, Wisconsin:	

J. I. CASE THRESHING MACHINE COMPANY, Racine, Wisconsin: You will please ship on or before the day of day of 1910, (or as soon the
You will please ship on or before the day of day of 1910, (or as soon the
after as you can furnish for transportation or delivery), to
at station in the Province of Name of Railway Station.

One CASE Stacker. Stacker. Folding, Attached, Swinging, Comb'n or Wind.

If Wind Stacker is ordered it is agreed that the price, if on time, is \$250and separate notes are given therefor; If Cash, price is, \$235.F.O.B. Factory. One CASE Feeder and Band-cutter for ______inch cylinder.

Horse Power Stand Engine Share Thom W.X. burning and the fixtures usually furnished with your engines.

(Simple of Comp'd.) (Traction or Portable, Straw, Coal or Wood.) [All Engines are Coal and Wood Burners, and not Jacketed unsuspecified in this order, with the additional price added for Straw Burner and Jacket if wanted.]

(6, 8, 10, 12 or 14.)

Also for the above Machinery 130 x 8 x 5 Problem 18 14 May Designed also 5 The flow Server Designed on Above.)

CASH, \$ \(\) \(\

becared by proper storage, first mortgage on and machinery, and at time of delivery of said machinery as above provided, or, at the option of the vendor, at any time threatter upon demand, a mortgage, grouperly fill or recorded, this order state, and it is provided to the provided of t

Post Office Address of each purchaser must be carefully written below.	agreements have been made to or with me not herein contained.
P. O	
P. O. Lives mi. N. E. W.	
P. O,	A SHARE STATE OF THE SHARE STATE
P. O. R. No. Lives mi. N. E. S. W.	(All parties to this Order, and Sureties must sign it.)
Province of	
To what Town do the makers want notes sent for collection?	
Has any signer to this order bought goods of us before?	Where purchased?
I secieted in taking this Order and mitnessed all signatures	(Signature of Salasman)

19...... a discount of \$....

will be allowed.

If all notes herein described are fully paid in cash on or before...

FORM NO. 1094 15M 1-10

OR

Dealers must see Property statement below accurately filled out and signed by each Party making the Order. If maker says he owes NOTHING, Write "NOTHING" in the space left; DON'T MAKE A DASH through the space. Property statements forming Part of within Contract and given at time of Executing same. For the purpose of obtaining the within credit, I hereby certify that I own, in my own name and right in fee simple of deeded land, being C quarter Section 20, Township 31 Range 27 ...of the.. ...Principal ...worth in cash \$ 3 (East or West) (1st, 2nd or 3rd) Meridian in the Province or District of usk I owe on this land \$ _____and not more, this debt being. Give Name and Address. I also own other property in the shape of .. I own head of horses reasonably worth \$ 200 each I own head of mules reasonably worth \$ _____each head of cattle reasonably worth \$ ____each I own head of hogs reasonably worth \$ each Outside of my land debt, I do not owe more than \$210000 I am worth, over and above all debts, at least the sum of \$3,000 a I am 91 years old, am Single married, and A.live on above described land. There are no judgments or mechanics liens against me or my property. For the purpose of obtaining the within credit, I hereby certify that I own, in my own name and right in fee simple,... of deeded land, being ____quarter Section _____Township _____Range ____(East or West) .. of the(1st, 2nd or 3rd) .Principal Meridian in the Province or District ofworth in cash \$.... I owe on this land \$ and not more, this debt being... Mortgage or What. Give Name and Address. ...head of horses reasonably worth \$..... I also own other property in the shape of..... each |head of mules reasonably worth \$..... ...eachhead of cattle reasons bly worth \$..... each ...head of hogs reasonably worth \$ Outside of my land debt, I do not owe more than \$ I am worth, over and above all debts, at least the sum of \$.... aggregating \$... years old, am _____married, and _____live on above described land. There are no judgments or mechanics liens against me or my property. For the purpose of obtaining the within credit, I hereby certify that I own, in my own name and right in fee simple,... of deeded land, being quarter Section Township Range (East or West) ..of the....(1st, 2nd or 3rd) Meridian in the Province or District of.....worth in cash \$.... I owe on this land \$and not more, this debt being... Mortgage or What. Give Name and Address. I also own other property in the shape ofhead of horses reasonably worth \$.... head of mules reasonably worth \$.... _eachhead of cattle reasonably worth \$..... ...each ...head of hogs reasonably worth \$..... Outside of my land debt, I do not owe more than \$.... I am worth, over and .. bove all debts, at least the sum of \$.... .aggregating \$... ...live on above described land. There are no judgments or mechanics ...years old, am.... married, and..... liens against me or my property. the Dealer taking this order is required to state how far he knows the above statements to be true, the general moral character of EACH OF THE PARTIES are reputation of EACH for paying debts and any information warranting the credit.

is not sufficient to say they are good. State as to each signer what they have to make them good. The idea being to convey the information clearly, so looks may not be held up unnecessarily for information from all other sources. The order, when accepted, will be accepted on the representations made in the property given. This Order is taken and recommended by and receipt of copy of same is acknowledged by (Local Dealer sign here) Racine. Office at received Order

will be allowed.

J. I. CASE THRESHING MACHINE CO. (Incorp	
This order must be signed by ALL parties before delivery of goods; is or rejection. The blank property statement on the back of order must be fi	91-7
J. I. CASE THRESHING MACHINE COMPANY, Racine, Wisconsin: You will please ship on or before the	day of Ourgett 1910, (or as soon there
or other convenient station in the Province of in care of for the undersigned purchaser of the following machinery:	Name of Bailway Station Johnson Agent or Company.
One CASE Separator inch cylinder, with (18, 24, 28, 32, 36, 40 or 44, 1) (38, 42, 46, 50, 54, 58, 62 or 44, 58, 58, 58, 58, 58, 58, 58, 58, 58, 58	inch rear, with trucks, and extras furnished with your machines, as possible. If other make, name it and give diam, of flywheel and No. of revolution Flax or one Timothy Sieve furnished as a complete set with each separate of Sieves see 1910 Catalog.
one CASE Gran lets Wind Stacker	ASE Feeder and Band-cutter for
One	burning and the fixtures usually furnished with your engine ood.) [All Engines are Coal and Wood Burners, and not Jacketed usually described by Jacket if wanted.]
One Dingee-Woodbury	evers, Brace Rods, Tumbling Shafts, Couplings and the usual fixtures ar
Also for the above Machinery No. 2 wieflaw On 150 X. (Here insert attachm	8 X 5 - Bubbur Bulk Pump * hose lents, if any, not included in above.)
In Consideration Whereof, purchasers will receive same on cars on arrival, subject to the spay to your order \$ 1303	
due and ten per cent, per annum after due till paid	curity, as below: with interest from date at seven per cent. per annum t
	19 Note for \$ 362 due 102 1 4 19 19 19 Note for \$ due 19 19 Note for \$ due 19
Secured by proper storage, first mortgage on said machinery, and at time of delivery of said	machinery as above provided, or, at the option of the vendor, at any tir
thereafter upon demand, a mortgage on the lands described in the respective property stateme	ents on the back hereof, and also by
and if purchaser fails to pay said money or execute and deliver said notes and mortgage, (propurchaser's written obligation and have the same force and effect as notes and mortgage for a upon become then due and payable, and the Company shall stand discharged from all warrant; Said machinery is purchased upon and subject to the following mutual and interdependent	perly filed or recorded,) this order shall, at the Company's option, stand Il sums not paid in cash, the whole amount of purchase money shall ther
size and proportions, working under the same conditions on the same job, if properly operated	by competent persons, with sufficient steam or horse power, and the prin
ed rules and directions of the manufacturers intelligently followed. The condition of the fore ating in the manner specified, said machinery shall fail to fulfill the warranty, written notice COMPANY at Racine, Wisconsin, and also to the dealer from whom received, stating in what be given to said Company to send a competent person to remedy the difficulty (unless it be of	thereof shall at once be given to the J. I. CASE THRESHING MACHIN parts and wherein it fails to fulfill the warranty, and reasonable time shi of such nature that a remedy may be snowested by latter) the murchase
wandaring was and friendly assistance and co-operation, and the Company reserving the opportunity to remedy the difficulty complained of, as above provided, the Company fails to remedy by mail), or if, upon its attempt to remedy the same, the machinery cannot be made to reurchaser, free of charge to the place where it was received, and the Company notified thereof	right to replace any defective part or parts. If after giving the notice are o send a representative to remedy said difficulty, for to suggest an efficie of fill the warranty, the part that fails is to be returned immediately by the warranty of the content of t
the contract shall be reasoned at the order of and no farther and no farther and an extract the latest the contract shall be reasoned at the text of the farther and no far	e notes, credits or money received for the machine or part so returned, an
conclusive evidence of due fulfillment of warranty on the part of said Company and that the leased from all liability under the warranty. Any assistance rendered by the Company, its a or alleged defects, either before or after the ten days' trial, shall in no case be deemed any waithe conditions of this warranty. When at the request of purchaser a man is sent to operate the handled, said Company, putting same in working order again, the expense incurred by J. I. C. If saw, part of the machinery expenting believe which it not married by the conditions.	ver of, or excuse for any failure of the purchaser to fully keep and perfor ne above machinery, which is found to have been carelessly or improper ASE THRESHING MACHINE COMPANY shall be paid by said purchase
pany has the option to repair or replace the same, or furnish to the purchaser free of charg any piece shall not condemn other parts, and purchaser expressly waives all claim for damage described machinery. Each machine and attachment is ordered at a separate fixed price, whi	laterial, while this warranty is in force, or during its hist years use, the Cor ee on presentation of the defective part or parts, but deficiency or defect son account of the non-fulfillment of said warranty by any of the about the price, unless otherwise specially agreed, bears the same ratio to the a
This order is divisible as to each machine and attachment ordered, and the failure of any separ of the purchaser for any other machine or attachment hereby ordered. Should any machine or the separate fixed price at which it was sold as above provided, and second-hand machinery or the separate fixed price at which it was sold as above provided, and second-hand machinery or the separate fixed price at which it was sold as above provided, and second-hand machinery or the separate fixed price at which it was sold as above provided.	ment bears to the aggregate list price of all said machines and attachment rate machine or attachment to fill the warranty shall not effect the liabili or attachment be subject to return under this order, it shall be returned to other property taken in trade shall not be taken into account
handled, said Company, putting same in working order again, the expense incurred by J. I. C. If any part of the machinery (excepting belting, which is not warranted) fails, from defect of m pany has the option to repair or replace the same, or furnish to the purchaser free of charg any piece shall not condemn other parts, and purchaser expressly waives all claim for damage described machinery. Each machine and attachment is ordered at a separate fixed price, whic gregate price above specified as the Company's 1910 list price of each said machine and attach This order is divisible as to each machine and attachment ordered, and the failure of any separ of the purchaser for any other machine or attachment hereby ordered. Should any machine of the separate fixed price at which it was sold as above provided, and second-hand machinery of It is further understood and expressly agreed that any breach of this warranty or any om delay or loss of work or earnings, or to other damages, and shall not effect the rights of the pa ranty of such other machinery and no cause of action arising out of this contract or transact arising out of any other contract or transaction. In no event shall the Company be liable othe Failure to fully settle on delivery as above provided, or to comply with any of the condition terms of this warranty or the conditions thereof by any person whoneover, agent or otherwip posure of machinery, or waste committed or suffered by the purchasers, discharges the Compa The Company assumes no liability for non-shipment, delay in shipment or transportation. this order, arising from any cause. Attachments or devices specially ordered, and which are r concealment in making property statement, or any failure to secure notes as above provided, of all warranty. All moneys which shall be owing to or earned by the purchaser for work done by him or h	ssion on the part of the Company does not confer any right of damage furties with respect to any other machinery sold the purchasers or any wation shall be offset or counterclaimed against any liability of the purchasers of the
Failure to fully settle on delivery as above provided, or to comply with any of the conditions thereof by any person whomsoever, agent or otherwiposure of machinery, or waste committed or suffered by the purchasers, discharges the Comp	ons of this warranty on the purchaser's part, or any change in the print se, by addition, erasure or waiver, or any abuse, misuse, unnecessary e any from all liability whatever. No representation made by any person
The Company assumes no liability for non-shipment, delay in shipment or transportation. this order, arising from any cause. Attachments or devices specially ordered, and which are a concealment in making property statement, or any failure to secure notes as above provided, (waives notice of the acceptance of this order by the Company. Acceptance by purchasers is a full waiver of any claim for delays in filling the made by this Company, are not warranted. Any misrepresentation or to pay said notes when due, shall constitute a full release and waiver.
all warranty. All moneys which shall be owing to or earned by the purchaser for work done by him or h purchase price and all notes or renewals thereof and all obligations given therefor be fully paid of, or with or by the aid of the teams and appliances used in connection therewith, and all relationships the statement of the s	is agents, servants, employees or assigns during any season until the d with interest, with or by the aid of the said machinery or any late the promissory notes and securities, either primary or collections to the promissory notes and securities, either primary or collections.
purchaser or any agent or assign of his, for any such work as aforesaid, shall, to the extent given therefor, and all rights the purchaser may acquire under "The Threshers Lien Act" or an hereby absolutely assigned by the purchaser to the Company, it to apply any amounts actually of the said nurchase price and the said notes and chilection gives therefore and the said notes and chilection gives the said nurchase price and the said notes and chilection gives the said nurchase price and the said notes and chilection gives the said nurchase price and the said notes and chilection gives the said nurchase price and the said notes and chilection gives the said nurchase price and the said nurchase pr	of the said purchase price and notes, renewals thereof and all obligation mendments thereof with full power to enforce the same, belong to and a received by it therefor, less all expenses of collecting the same, on account
All moneys which shall be owing to or earned by the purchaser for work done by him or h purchase price and all notes or renewals thereof and all obligations given therefor be fully pair of, or with or by the aid of the teams and appliances used in connection therewith, and all purchaser or any agent or assign of his, for any such work as aforesaid, shall, to the extent given therefor, and all rights the purchaser may acquire under "The Threshers Lien Act" or an hereby absolutely assigned by the purchaser to the Company, it to apply any amounts actually of the said purchase price and the said notes and obligations given therefor, and to receive the responsible in any manner whatsoever for failure or omission to realize on the said amounts to bring any action and take any proceeding in his name for the purpose of collecting any such hereby covenants to indemnify and save harmless the Company from all costs, damages and proceedings it may see fit in its option to take for the purpose of collecting any such moneys or work done as aforesaid.	assistance of the purchaser in making such collection and in no case to to be earned as aforesaid. And the purchaser hereby authorizes the Compan in moneys or securities and enforcing payment of same. And the purchased other charges to which the said Company may be put by reason of an
ment of any part of the price at his own risk as to damage or destruction by fire or any other car any of said notes or any renewals thereof should be insecure, or in default, then in such case the mediately become due and payable, and the Vendors may resume possession of above maching force open any buildings, and take such other proceedings as may be necessary, and all payments.	use, but if the Vendors consider that any part of the said purchase money he whole debt and any notes given on account thereof shall thereupon ir ery with or without legal process, and may enter upon any premises, as the said will be considered as rent only and this contract hell not is an account of the latter of the said will be considered as rent only and this contract hell not be said to the said with the said will be considered as rent only and this contract hell not be said to the said with the said purchase money and the said purchase money are said to the said purchase money and the said purchase money are said to the said purchase money and the said purchase money are said to the said purchase money and the said purchase money are said to the said purchase money and the said purchase money are said to the said purchase money and the said purchase money are said to the said purchase money and the said purchase money are said to the said purchase money are said to the said purchase money are said to the said purchase money and the said purchase money are said to the said purchase mo
The property in the above machinery shall not pass to the purchaser until the purchase renewal (if any) and interest thereon shall have been fully paid. The purchaser shall be entiment of any part of the price at his own risk as to damage or destruction by fire or any other carries any of said notes or any renewals thereof should be insecure, or in default, then in such case the mediately become due and payable, and the Vendors may resume possession of above machine force open any buildings, and take such other proceedings as may be necessary, and all payme way be effected thereby, or by any resale of such machinery. And in the event of the Comparempower the Vendors in their discretion to sell said machinery by public auction or private sale fit crediting the net proceeds of such resale when actually received in cash, after deducting all same upon the purchase money payable hereunder and the purchasers shall remain liable for	my resuming possession as aforesaid, the purchasers hereby authorize are, at such price and on such terms as to cash or credit as they shall thir the expenses of resuming possession, repairing, refitting and reselling the
there he correlate featherith a stretch at a direct and	The state of the s
or securities held by the Company, or by process of law in the usual way. If crops in purchaser's vicinity are a failure and written notice is given to and received by goods covered by this order may be deferred one year. Said purchaser further agrees, that in specified, or in case he cancels this order, he will pay said Company the freight and charges on ded, and freight for its reshipment, and in addition thereto will pay fifteen per cent. (15 %) of the liquidated damages for such breach of contract.	case ne falls or refuses to accept said machinery upon its arrival as above said machinery from the factory to the place of delivery as above prov the above contract price, which it is hereby agreed shall be and constitu
Post Office Address of each purchaser must be carefully written below.	The undersigned hereby acknowledge to have received a full, true are correct copy of this order and that no promises, representations agreements have been made to or with me not herein contained.
P. O. R. No. Lives of N. E.	albert Rorstrand
P. O. R. No. Lives mi. N. E. W. P. O. R. No. Lives mi. N. E. S. W.	
P. O. R. No. Lives mi. N. E. S. W.	(All parties to this Order, and Sureties must sign it.)
To what Town do the makers want notes sent for collection?	
Has any signer to this order bought goods of us before?	Where purchased? (Signature of Salesman,

19...... a discount of \$...

If all notes herein described are fully paid in cash on or before.

If maker says he owes NOTHING, Write "NOTHING" in the space left; DON'T MAKE A Property statements forming Part of within Contract and given at time of Executing sa For the purpose of obtaining the within credit, I hereby certify that I	ime.
of deeded land, being S.E. quarter Section	Dans 94 of the 2 Princip
Meridian in the Province or District of work	(1st, 2nd or 3rd)
Meridian in the Province or District of wor	th in cash \$0000
I owe on this land \$ And Lumand not more, this debt being	Mortgage or What. Give Name and Address.
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For the purpose of obtaining the within credit, I hereby certify that	
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l own head of horses reasonably worth \$ each	I also own other property in the shape of
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I am years old, am married, and live o	n above described land. There are no judgments or mecha
liens against me or my property.	Approximent the second
The Dealer taking this order is required to state how far he knows the above state and the reputation of EACH for paying debts and any information warranting the cre It is not sufficient to say they are good. State as to each signer what they have the goods may not be held up unnecessarily for information from all other sources. The goods may not be held up unnecessarily for information from all other sources.	ments to be true, the general moral character of EACH OF THE PART dit.
the goods may not be held up unnecessarily for information from all other sources. The statements and security given.	he order, when accepted, will be accepted on the representations may
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7 23 32	
This Order is taken and recommended by and receipt of copy of same is acknowled	dged by
(Local Dealer s	ign here)
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