

Doctor also pays \$150. for the season
for a room adjoining dispensary at Many
Glacier Hotel.

THIS AGREEMENT, made this 30 day of March, 1926, between GLACIER PARK HOTEL COMPANY, a Minnesota corporation, authorized to do and doing business in the State of Montana, hereinafter called the "Hotel Company", and H. E. Houston, W. Q. Conway and E. P. Cockrell of Kalispell, in the County of Flathead, State of Montana, hereafter called the "Doctors".

For and in consideration of the mutual dependent promises hereinafter stated the parties agree:

1. THE Doctors shall furnish medical and surgical services to tourists in Glacier National Park and to employes of the Hotel Company between June 1st and October 1st, in accordance with the terms and conditions hereinafter stated. A duly qualified physician shall remain in the Park from June 15th to September 15th, unless called away for an emergency case, in which event he is to return at the earliest possible moment.

2. The Doctors shall employ and pay three trained nurses; one to be stationed at Glacier Park Hotel June 1st to September 30th, and one at Many Glacier, from June 5th to September 15th, the third to be stationed at Sun Camp during July and August.

3. The Doctors shall provide a full line of drugs, medical and surgical supplies at Glacier Park Hotel, at Many Glacier Hotel and at Sun Camp, and an adequate supply for emergency use at each and all of the camps of the Hotel Company in Glacier National Park.

4. The Doctors may charge tourists for professional services at the regular established Montana rates, subject to approval of the National Park Service, but the Doctors shall use their descretion in making such charges to the end that the charges may not be exorbitant. A schedule of charges to be made for medical and surgical services by the Doctors and Nurses employed in the Glacier National Park will be filed with the Hotel Company by the Doctors and this schedule is hereby made a part of this agreement.

5. The Doctors agree to provide to each and every employe of the Glacier Park Hotel Company all necessary medical, hospital and surgical attendance for sickness contracted during the time when such person is employed by the Glacier Park Hotel Company--save and except venereal, infectious and chronic diseases and sickness or injury which have resulted from intoxication and personal combat, and to provide to each and every person so employed, free medical, hospital and surgical attendance for injuries received arising out of and in the course of such employment by the Glacier Park Hotel Company--the employe, however, to pay his or her own transportation to and from all points to which he or she may go or be taken for treatment. The treatment of venereal, chronic and other infectious disease among the employes is not included under the provisions of the first paragraph of this section, but the Doctors shall treat patients for such diseases at the regular established Montana rates.

If it shall be necessary for the Doctor or Nurse to visit employes in the Park at other than their regular stations, the employes shall pay all transportation charges for the visit or visits.

6. The Doctors shall furnish all medical and surgical supplies needed for the employes without charge to them.

7. The Doctor in charge in Glacier National Park shall make his headquarters at the Glacier Park Hotel or at Many Glacier Hotel and shall maintain his office in the dispensaries provided at said hotels. The Hotel Company shall furnish the doctor stationed in the Park a pass on the launch of the Hotel Company which operates on St. Mary's Lake, and shall also permit the said Doctor to ride free on any of the Hotel Company's vehicles.

8. The Doctors shall and hereby do assume all risk of personal injury or death while being transported free on the launch or any of the vehicles of the Hotel Company under the provisions of this agreement however such personal injury or death may occur or be caused.

9. The Doctor in charge in Glacier National Park shall take a constructive and co-operative interest in the Glacier Park Hotel Company, and will assist the Hotel Company and its managers in their effort to give the guests of the Park good service, just the same as though the medical department was operated directly by the Hotel Company.

10. The Hotel Company shall deduct from the wages or salaries of each employe one dollar (\$1.00) for each calendar month, June 1st to September 30th, inclusive, which it shall pay to the Doctors as full compensation for any and all services hereunder agreed by the Doctors to be rendered free to the Employes of the Hotel Company.

From Employes working temporarily or for a period of less than a full month, deductions will be made from the wages or salaries on a basis of ten cents (10¢) per diem, but not to exceed one dollar for any month or part thereof, but no employe shall be entitled to hospital benefit unless full deductions have been made.

11. The Hotel Company shall furnish the Doctor stationed in Glacier Park room without bath at \$1.00 per day and meals in the Officer's Dining Room at one dollar (\$1.00) per day, a total of two dollars (\$2.00) per day.

12. The Hotel Company shall furnish sleeping quarters for the nurses in the dispensaries in the hotels and board in the Officer's Dining Room at one dollar (\$1.00) per day.

13. The Hotel Company shall have the right to sell at its News Stands and Stores in Glacier National Park such supplies as toilet articles, toothpastes, brushes, talcum powder, perfumes and all other toilet accessories, but all patent medicines and drugs, which are likely to be prescribed shall be sold by the Doctors.

14. The Doctors shall have and maintain regular office hours in the morning and afternoon when they can be consulted in the dispensary and a sign carrying this information may be displayed in a

suitable place in the lobby of the hotels. The Doctors shall specify certain hours when the nurses will be on duty in the dispensaries, and they will be responsible for the nurses observing said hours.

15. If any of the patients entitled to medical, surgical or hospital service as provided for in this agreement, on or prior to the first day of October, shall need the continuation of such service beyond that date, the Doctors shall furnish such service under the terms of this agreement until the case is cured, but not to exceed six weeks.

16. This AGREEMENT shall be in force from April 1st, 1926, but may be cancelled on thirty days notice by either party by giving thirty days notice in writing any time between October 1st and April 1st of any calendar year.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

GLACIER PARK HOTEL COMPANY

By (signed) H. A. Noble

In Presence of:

(signed) A. A. Aszmann

(signed) Clara Iverson

Doctors HOUSTON, CONWAY AND COCKRELL

By (signed) H. E. Houston

[with 3-30-1926]

C O P Y

Physicians and Nurses fees to be
charged tourists.

Doctor's fees for office and dispensary consultations	\$3.00 and up
General physical examination, urine analysis, etc.	5.00 and up
Visit and consultation in room	4.00 and up
Mileage \$1.00 per mile one way - visit extra.	
Nurses' fees for room call and treatment	\$3.00 to \$5.00
Remaining with patient night	7.00 to 10.00
Remaining with patient day	5.00 to 7.00

This is copy in part of Houston, Conway & Cockrell's letter
of April 8th, 1922, to H. A. Noble

GLACIER PARK HOTEL COMPANY

DIRECTORS

L. W. Hill

Ralph Budd

G. R. Martin

W. P. Kenney

F. L. Paetzold

OFFICERS

L. W. Hill,	President
W. P. Kenney,	Vice President
C. O. Jenks,	Vice President
F. L. Paetzold,	Secretary & Treasurer
A. J. Binder,	Manager
Geo. H. Hess, Jr.,	Comptroller
J. R. Rice,	Agent to accept service in Mont.
J. R. W. Davis,	Chief Engineer

St. Paul, Minn., March 30, 1926.

Mr. L. W. Hill,

President, Glacier Park Hotel Company.

Dear Sir:

Referring to Law Department Circular No.9:

The Commissioner of Internal Revenue has issued the following regulations with reference to obtaining refunds of taxes on cigars on hand March 29th on which stamps have been affixed at the old rates:

"1. The cigars in respect to which a refund of tax equal to the difference between the tax imposed by section 400 of the Revenue Act of 1924 and the tax imposed by section 400 of the Revenue Act of 1926 may be claimed must (a) be in original and unbroken statutory packages, that is, in the same boxes or other packages in which put up by the manufacturer or in which imported or brought into the United States from its insular possessions, and (b) have affixed to each such box or other package a United States internal revenue stamp purchased at the rates of tax imposed by the Revenue Act of 1924, duly canceled and of the proper denomination corresponding with the number of cigars packed therein and, if large cigars, of the proper class ("A", "B", "C", "D", or "E",) denoting tax-payment at the different rates imposed according to the price at which they were manufactured or imported to be retailed.

"2. The cigars described in paragraph 1 which are held and intended for sale by any person on March 29, 1926, must be inventoried on that day in the presence of two disinterested witnesses, who must be persons of good repute in the community for truth and veracity, and must not have an interest in any claim for refund of taxes on cigars under the Revenue Act of 1926, and who shall not be in the employ of any claimant for refund of such taxes. The number of boxes or other packages of cigars of each size and of each class, according to the stamp affixed, found unbroken, must be carefully ascertained by claimant at his place of business and at each other place where the same are held; but if it is impossible for claimant so to ascertain the number of boxes or other packages of cigars on hand at each other place where held on the day named, then this should be done by his duly authorized agent or agents.

"3. (a) A separate inventory of the cigars held at each place on the above-mentioned date must be made as prescribed in paragraph 2 and reported in respect to each place on Form 481 (revised), which is prescribed as the form of inventory and claim for refund. (b) Stamped packages of cigars which have not left the manufacturers' bonded factory premises or which, being imported or brought into the United States from its insular possessions, are held in customs custody, must be similarly inventoried and reported on Form 481 (revised), separately from stocks held elsewhere. (c) Properly stamped packages of cigars in transit in the United States or en route from its insular possessions on March 29, 1926, shall be inventoried as prescribed in paragraph 2 upon arrival at destination and reported on a separate Form 481 (revised) by the consignee, except when the shipment in transit in the United States is made C.O.D., or with sight draft attached to bill of lading, in which case the inventory shall be made separately by the consignor, as prescribed. There must be submitted with each inventory of goods in transit or en route, as stated, a certified copy of the bill of lading and an original invoice or bill of sale of the cigars embraced in each shipment.

"4. Each witness to an inventory shall separately inspect each package and satisfy himself that the contents thereof are the original cigars on which tax was paid as evidenced by the stamp affixed, and, if the stamp is broke, that none of the original contents have been removed, verify the number of stamped packages of cigars of each size and of each class (according to the class of stamp affixed) and the total number of cigars in each size of package and of each class ascertained by the claimant, or by his agent, as provided above. If the verifications made separately by the witnesses agree with the inventory of claimant, the inventory on Form 481 should be filled in, signed, and sworn to in the presence of the witnesses, who will, in the claimant's presence and the presence of each other, duly sign and make affidavit to such inventory as attesting witnesses. No addition to the stock shall be made and no adjournment of the witnesses and claimant shall intervene between the commencement and completion of the inventory.

"5. The oaths of claimant and the witnesses shall be administered by some officer authorized to administer oaths generally or before a deputy collector of internal revenue or revenue agent.

"6. provision is made for certification of each inventory by a deputy collector or other internal revenue officer. The collector of the district should be advised as to each place in his district where stocks of cigars are held upon which a claim for refund will be made, in order that each inventory may be verified by his deputy.

"7. Where the same person holds stocks of cigars at several places, a separate claim may be made in respect to stock held at each place (subject to disallowance of any claim amounting to less than \$10), or the inventories for each place, after verification by a deputy collector, may be forwarded to the principal office or main

-3-

place of business of such person and there (in another internal revenue district if necessary) consolidated into a single claim. Such claim, or recapitulation, should be made on an additional copy of Form 481 (revised), and must show the total number of cigars of each class on which refund is claimed (the aggregate of the respective totals of each inventory), the computation of the amount of refund on each class of cigars, and the total refund claimed, but need not show the aggregate totals of the number of packages of each size nor the total number of cigars contained in each size package. The several inventories, properly executed, and accompanying papers required in the case of goods in transit, must be securely attached to the claim and made a part thereof. Such claim must be signed and sworn to by claimant (the back of the form not being filled in). The claim should be forwarded promptly within the time limit as provided in paragraph 11 to the collector of internal revenue for the district in which the claimant has his principal office or main place of business.

"8. Claimant's name and address to which check in payment should be sent must be printed plainly in the space provided on the front of claim.

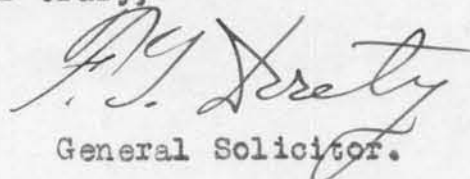
"9. Any claim filed by a legal representative of the estate of a deceased person or a person under legal disability should be accompanied by a duly certified copy of the authority to act in such fiduciary capacity.

"10. The stocks of cigars of two or more persons can not be consolidated in order to make a valid claim (amounting to \$10), nor can individual claims for refund be transferred or assigned to other persons in contravention of the provisions of section 3477 R.S.

"11. No claim for refund will be allowed for an amount less than \$10, nor if presented to the collector of the district after May 28, 1926."

If claim is contemplated, care should be taken to comply with these regulations.

Yours truly,


General Solicitor.

JPP L

[April 1926]

CALIFORNIA GLADIOLUS BULBS SENT TO GLACIER PARK, MONTANA.

Name	Color	Number of Bulbs				Total
		#1	#2	#3	#4	
Mrs. Dr. Norton	Cream and Pink			1099		1099
X E. J. Shaylor	Deep Rose Pink	80				80
Rose Ash	Ashes of Roses		611	500		1111
H Lilly White	Snow white	250	301			551
Le Marechel Foch	Delicate Pink	39	274	740		1053
Helen Franklin	Pure White with violet marking			976		976
Peace	White with Lilac	172		500		672
Salmon Beauty	Deep Salmon	276	250			526
Mrs. Frank Pendleton	Rose Pink on White ground	992	44	100		1136
Alice Tiplady	Orange Saffron					30
Baron J. Hulot	Indigo Blue		80			80
H Early Surprise	Brilliant Salmon					330
F Schwaben	Canary Yellow		80			80
Halley	Salmon Pink					30
Princepine	Red	180				180
Rose Glory	Rose			260	400	660
Golden Measure	Golden Yellow		185	366	250	801
Frank J. Symmes	Salmon Rose Pink					7
Wilbrink	Pale Pink					30
Evelyn Kirtland	Coral Pink					18
H Crimson Glow	Dark Crimson					35
Mary Pickford	Cream White - Yellow Throat					15
Prince of Wales	Light Salmon					7
H Panama						105
Lily Lehman						12
No Name						34
H No Name						52
Number of Varieties 27						10,176

X E. J. Shaylor (80) bulbs given to Pierce Butler Jr. together with samples of each of 27 varieties mentioned above. Dec. 4/27/26.

H To 260 Summit Avenue.

F To Geo Finch

[April 1926]

PLANTING--Gladioli can be planted at the time you begin making your garden, and if a prolonged blooming season is desired, plantings should be made at intervals of two weeks; this may be continued until late in June in the eastern and middle western states, and as late as the latter part of July along the coast of California.

When working the ground, keep in mind that it should be thoroughly pulverized to a depth of at least ten inches, then pack the soil firmly before planting.

The better the condition of the soil and the richer it can be made, the better your results will be.

FERTILIZER--Do not use fresh manure at planting time; well-rotted cow manure, thoroughly spaded into the soil before planting and also used as a mulch between the rows after planting is the best fertilizer that I know of, although any high-grade potato fertilizer may be used, taking care not to get it on too heavy or too close to the plants for fear of burning them. When applying commercial fertilizer the best method is to put it between the rows and then cultivate it into the soil.

Bulbs should be planted from 4 to 6 inches apart in the rows and rows should be at least 18 inches apart. If planted in beds, bulbs should be planted from 8 to 10 inches apart each way, at a depth of from 3 to 5 inches, depending on size of bulbs, and texture of the soil, the larger bulbs being planted the deepest. In heavy clay or adobe soil, planting should be more shallow than in sandy or light soil.

Keep well cultivated at all times, and do not allow a hard crust to form around plants at any time. When blooming spikes begin to appear, cultivation should not be deeper than two inches, but at the time they should be well watered; the best way is to water thoroughly and as soon as the ground dries off enough to permit, cultivate lightly but thoroughly so as to leave a mulch of dust on top of the soil. A good watering once or possibly twice a week is plenty in most localities.

Plant in full sunlight if possible, for the gladioli is a sun-loving flower.

When cutting your flowers you should leave at least four good leaves on each stalk, if you wish your bulbs to mature and ripen so as to make strong, healthy bulbs for next year's flowering.

The bulbs should be dug before the foliage or stalk has become entirely dry. Cut stalks close to the bulb and dry them in the air and sun for a few days or a week, then store in a cool, dry place until time to plant again. In concluding, I should like to advise every flower lover to subscribe to the "Flower Grower" published by Madison Cooper, Calcium, New York. \$1.50 per year.

15-1 E

On Southern Pacific Train #10, Enroute Omaha,
April 6, 1926.

Mr. T. D. McMahon:

Enclosed find two pictures which I took in California.
I would like to see you about these sometime.

Louis W. Hill.

St. Paul, Minnesota, April 10, 1926.

Mr. C. O. Jenks:

I can send you 5,000 or 10,000 gladiolus bulbs, and would like most of them planted at Glacier Park, but Mr. Dishmaker could plant some at Monroe for Dining Car decorations.

How soon can we ship them to Glacier Park and Monroe, as they may sprout if not properly handled?

Louis W. Hill.

M. Binder

St. Paul, Minnesota, April 12, 1926.

Mr. H. A. Noble:

Herewith I hand you letter of March 30, sent me by Mayor
Leach of Minneapolis, about likelihood of Frank Dickey of Kalispell,
Montana, obtaining employment at Many Glacier, during the coming
season.

Possibly the young man has already made application, but
at any rate I would be pleased to have you advise whether or not
you can place him.

Louis W. Hill.

only 16 copies left
Was Bus Boy mth from
Emp Bureau
Apr. 11-17 - Recent good
Sent application
Apr. 18-26
Sent contract
572



City of Minneapolis
OFFICE OF THE MAYOR

GEORGE E. LEACH
MAYOR

March 30 1926

Mr Louis W Hill
Great Northern Railway Company
Saint Paul

My dear Mr Hill:-

I am interested in a sixteen year old boy at
Kalispell Montana by the name of Frank Dickey.
His ambition for this season is to be a bell
boy at the Many Glacier Hotel in Glacier Park.

He is a good boy and I want to help him bad
enough to impose upon your good nature, knowing
that a word from you to the hotel management
will secure for this boy his coveted buttons.

With kindest personal regards I beg to remain

Very truly yours

George E. Leach

L H

John
Mr. Hill
John

St. Paul, Minnesota, April 12, 1926.

L. W. Hill, Esq:

I believe it was the intention to incorporate a hotel company in Canada to construct and operate the new hotel at Waterton Lake and any other hotels we may build there or elsewhere in Canada.

What would you think of calling this company "The Canadian Rockies Hotel Company?" Possibly, if we want to operate our own buses, we should broaden the name and call it "The Canadian Rockies Company," or "The Canadian Rockies Hotel and Transportation Company." The Great Northern directors have approved our going ahead with this and I understand we can organize such a company as you desire on short notice.

I suggest the same officers and directors as we have for the Glacier Park Hotel Company, except possibly you would want to include Mr. Hogeland as Chief Engineer, inasmuch as he is negotiating with the Canadian Government, and I suppose we should include Mr. McMahon as Architect.

Will you kindly advise your wishes?

Ralph Budd. ✓

Copy to Mr. Partz

George B. Leach

St. Paul, Minnesota, April 12, 1926.

Mr. H. A. Noble:

Herewith I hand you letter of March 30, sent me by Mayor
Leach of Minneapolis, about likelihood of Frank Dickey of Kalispell,
Montana, obtaining employment at Many Glacier, during the coming
season.

Possibly the young man has already made application, but
at any rate I would be pleased to have you advise whether or not
you can place him.

Louis W. Hill.

Mr. Hill:

last year This boy was employed at Many Glacier
before as bus boy and, Mr. Binder is now corresponding
with him. Difficulty is he attends school in East
and cannot report as early as Hotel Co. would like and he
also wants to leave before Park season is over in order to
be back at school in time.

Do you wish to reply to Mayor Leach's letter
or no?

Yes *give him* *some information* *St. Paul 4/27/26.*

St. Paul, Minnesota, April 12, 1926.

Mr. C. O. Jenks:

Referring to my letter of April 10, about gladiolus bulbs for
Glacier Park:

Herewith I hand you catalogue for Mr. Dishmaker, which shows some
of the varieties of gladiolus bulbs I have purchased for Glacier Park planting.
Properly planted and cared for they should make a wonderful showing for the
Hotels and Dining Cars. I will probably have about 10,000 of these all together.

Louis W. Hill.

St. Paul, Minn., April 14, 1926.

Mr. Hill:

You will recall Mr. McGillis who was in the employ of the Glacier Park Hotel Company for approximately ten years and who left the service about two years ago. He dropped into the office the other day and said he was very anxious to see you for a few minutes. Said he would be glad to come down at any time suits your convenience and will not take very much of your time.

DEPARTMENT OF THE INTERIOR

National Park Service.

Improvements

Washington, April 14, 1926.

Dear Mr. Kraebel:

I have your letter of March 14 transmitting copy of a letter addressed to you by Mr. H. A. Noble, General Manager, Glacier Park Hotel Company, dated February 11, requesting permission for the Glacier Park Hotel Company to lease Sperry Chalets to Mr. Douglas Gold owner of Lake McDonald Camp at Apgar.

This whole matter has been given careful consideration and you are directed to advise Mr. Noble that the National Park Service does not approve the subleasing of the Sperry Chalets. The Service will have no objection to the company operating the same in any manner which would promote efficiency and economy in operation and greater use of the accommodations afforded at the chalets by the visiting public. Full responsibility for its operation, however, in so far as the Department and the Service are concerned must rest on the Glacier Park Hotel Company as long as the company holds the contract right for their installation and operation.

During the recent visit to Washington of President Ralph Budd of the Great Northern Railway the whole question of the further development of tourist facilities in Glacier Park by the Glacier Park Hotel Company was touched upon and while no definite suggestions were made, the necessity of developing the tourist accommodations on the west side of the park was agreed needed careful study.

In accordance with Article II, Paragraph (a) of the Glacier Park Hotel Company's contract with the Secretary of the Interior, it is provided that the company "will establish, maintain and operate said hotels, chalets, inns and camps and every service connected therewith with such plant, personnel, stock and equipment and in such manner as the Secretary of the Interior shall deem in every respect satisfactory and designed to promote the object for which the park was created and established". This clause in the company's contract would entitle it to the preferential right to establish, maintain and operate such additional tourist facilities in the park along the lines contemplated by the contract as the Secretary shall deem necessary to promote the object for which the park was created and established, which is for the benefit and employment of the people. If the company does not desire to install such facilities as may be deemed necessary by the Secretary of the Interior, then this preferential right is forfeited and the Secretary will be free to enter into a new contract with another company or individuals having the financial backing to provide the additional facilities deemed necessary. The Service now has before it an application of Mr. John E. Lewis, owner of the Lewis Hotel on Lake McDonald, for a contract to build, operate and maintain a hotel at Logan Pass in connection with the Transmountain Road which might be considered in this connection.

It will be necessary to make a comprehensive study of the whole Glacier Park tourist situation in order that the Secretary of the Interior may have before him the recommendations of the Service as to just what will be required for the immediate future development of the park which will come with the completion of the Transmountain Road. It was hoped to have had a general conference this past winter on the whole problem in which all the present interests could have been represented so that the whole could have been worked out in harmony. It was not possible to arrange for this conference but such a conference should be had this winter sometime after the close of the 1926 park season.

You are directed to make a personal survey of conditions during the summer and furnish report and recommendations to the Service at the close of the season which may be used as a basis for discussion in later conferences.

The purpose of this letter, therefore, is to call attention to the need of considering the early development of the tourist facilities on the west side of Glacier Park and in the meantime to keep the existing relations of the operators in status quo.

An extra copy of this letter is inclosed to be transmitted with your letter in reply to Mr. Noble. A copy of the letter is also going forward to my Field Assistant, Mr. Albright at Yellowstone.

Sincerely yours,

(Signed) Stephen T. Mather,

Director.

Mr. Chas. J. Kraebel,
Superintendent,
Glacier National Park,
Belton, Montana.

Inclasure 26569.

Extra copy for: Supt. Kraebel
Copy for: Supt. Albright.

AED:ACH



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