FIRST PAGE OF STANDAI	RD FIRE POLIC	Y				
No						
[Space for insertion of name at the head of the policy.]	of company or co	ompanies issu	uing the polic	cy and	l other matter permi	itted to be stated
[Space for listing amounts of form of policy and for addition		_			-	er the standard
In Consideration	on of the Prov	isions and	Stipulation	ons l	nerein or added	hereto
and of					Dolla	ars Premium
this Company, for term of	from theto the	day of _ day of	, 19 , 19	{	at noon, Standard Ti at location of proper	me, ty involved
does insure						
and legal representatives, 7	TO THE LESSER	R AMOUNT	OF EITHER	:		
1) THE ACTUAL CAS	H VALUE OF T	HE PROPEF	RTY AT THE	E TIM	IE OF THE LOSS,	OR
2) THE AMOUNT WH MATERIAL OF LIKE KII WITHOUT ALLOWANC REASON OF ANY ORDI WITHOUT COMPENSAT MANUFACTURE, OR	ND AND QUAL E FOR ANY INC NANCE OR LAV	ITY WITHII CREASED C W REGULA	N A REASON COST OF REI TING CONS	NABI PAIR STRU	LE TIME AFTER S OR RECONSTRU CTION OR REPAI	SUCH LOSS, ICTION BY IR, AND
3) TO AN AMOUNT NOT MORE THAN THE LIGHTNING AND BY RI AGAINST IN THIS POLIWhile located or contained any of the property shall no but not elsewhere.	INTEREST OF TEMOVAL FROM CY, EXPET AS It as described in the	THE INSURI I PREMISES HEREINAF nis policy, or	ED, AGAINS S ENDANGE FER PROVII pro rata for f	ST AI ERED DED, five d	LL DIRECT LOSS BY THE PERILS to the property des ays at each proper I	BY FIRE, INSURED cribed hereinafted blace to which
Assignment of this policy	y shall not be vali	d except with	h the written	conse	ent of this Company	7.
This policy is made and a stated, which are hereby m agreements as may be added	ade a part of this	policy, toget	ther with such		*	
In Witness Whereof, this unless countersigned by the				it		
Countersigned this	day o	of	. 19	Sec	cretary,	President

AGENT.

SECOND PAGE OF STANDARD FIRE POLICY

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1	Concealment,	This entire policy shall be void if, whether			
2	fraud.	before or after a loss, the insured has wil-			
3		fully concealed or misrepresented any ma-			
4	terial fact or circumstance concerning this insurance or the				
5	subject thereof, or the interest of the insured therein, or in case				
6	of any fraud or false swearing by the insured relating thereto.				
7	Uninsurable	This policy shall not cover accounts, bills,			
8	and	currency, deeds, evidences of debt, money or			
9	excepted property.	securities; nor, unless specifically named			
10		hereon in writing, bullion or manuscripts.			
11	Perils not	This Company shall not be liable for loss by			
12	included.	fire or other perils insured against in this			
13		policy caused, directly or indirectly, by: (a)			
14	enemy attack by armed	forces, including action taken by mili-			
15	tary, naval or air forces	in resisting an actual or an immediately			
16	impending enemy attack	x; (b) invasion; (c) insurrection; (d)			
17	rebellion; (e) revolution	; (f) civil war; (g) usurped power; (h)			
18	order of any civil author	rity except acts of destruction at the time			
19	of and for the purpose of preventing the spread of fire, provided				
20	that such fire did not originate from any of the perils excluded				
21	by this policy; (i) neglect of the insured to use all reasonable				
22	means to save and prese	rve the property at and after a loss, or			
23	when the property is end	dangered by fire in neighboring prem-			
24	ises; (j) nor shall this Co	ompany be liable for loss by theft.			
25	Other Insurance.	Other insurance may be prohibited or the			
26		amount of insurance may be limited by en-			
27	dorsement attached here	eto.			
28	Conditions suspending or restricting insurance. Unless other-				
29	wise provided in writing	g added hereto this Company shall not			
30	be liable for loss occurri	ing			
31	(a) while the hazard is i	ncreased by any means within the con-			
32	trol or knowledge of the	insured; or			
33	(b) while a described bu	ilding, whether intended for occupancy			
34		acant or unoccupied beyond a period of			
35	sixty consecutive days; or				
36	(c) as a result of explosion or riot, unless fire ensue, and in				
37	that event for loss by fir				
38	Other perils	any other peril to be insured against or sub-			
39	or subjects.	ject of insurance to be covered in this policy			
40	U	shall be by endorsement in writing hereon or			
41	added hereto.	, c			
42	Added provisions.	The extent of the application of insurance			
43	1	under this policy and of the contribution to			
44	be made by this Compar	ny in case of loss, and any other pro-			
45	vision or agreement not inconsistent with the provisions of this				
46	policy, may be provided for in writing added hereto, but no pro-				
47	vision may be waived except such as by the terms of this policy				
48	is subject to change.				
	is subject to change.				

Waiver No permission affecting this insurance shall provisions. exist, or waiver of any provision be valid, unless granted herein or expressed in writing

added hereto. No provision, stipulation or forfeiture shall be held to be waived by any requirement or proceeding on the part of this Company relating to appraisal or to any examination provided for herein.

Cancellation This policy shall be cancelled at any time of policy. at the request of the insured, in which case this Company shall, upon demand and sur-

render of this policy, refund the excess of paid premium above the customary short rates for the expired time. This policy may be cancelled at any time by this Company by giving to the insured a five days' written notice of cancellation with or without tender of the excess of paid premium above the pro rata premium for the expired time, which excess, if not tendered, shall be refunded on demand. Notice of cancellation shall state that said excess premium (if not tendered) will be refunded on demand.

Mortgagee If loss hereunder is made payable, in whole or in part, to a designated mortgagee not named herein as the insured, such interest in this policy may be cancelled by giving to such mortgagee a ten days' written notice of can-

cellation.

If the insured fails to render proof of loss such mortgagee, upon notice, shall render proof of loss in the form herein specified within sixty (60) days thereafter and shall be subject to the provisions hereof relating to appraisal and time of payment and of bringing suit. If this Company shall claim that no liability existed as to the mortgagor or owner, it shall, to the extent of payment of loss to the mortgagee, be subrogated to all the mortgagee's rights of recovery, but without impairing mortgagee's right to sue; or it may pay off the mortgage debt and require an assignment thereof and of the mortgage. Other provisions relating to the interests and obligations of such mortgagee may be added hereto by agreement in writing.

Pro rata liability. This Company shall not be liable for a greater proportion of any loss than the amount

hereby insured shall bear to the whole insurance covering the property against the peril involved, whether collectible or not.

Requirements incase loss occurs.
The insured shall give immediate written notice to this Company of any loss, protect the property from further damage, forthwith

separate the damaged and undamaged personal property, put it in the best possible order, furnish a complete inventory of the destroyed, damaged and undamaged property, showing in detail quantities, costs, actual cash value and amount of loss claimed; and within sixty days after the loss, unless such time is extended in writing by this Company, the insured shall render

to this Company a proof of loss, signed and sworn to by the insured, stating the knowledge and belief of the insured as to the following: the time and origin of the loss, the interest of the insured and of all others in the property, the actual cash value of each item thereof and the amount of loss thereto, all encumbrances thereon, all other contracts of insurance, whether valid or not, covering any of said property, any changes in the title, use, occupation, location, possession or exposures of said property since the issuing of this policy, by whom and for what purpose any building herein described and the several parts thereof were occupied at the time of loss and whether or not it then stood on leased ground, and shall furnish a copy of all the descriptions and schedules in all policies and, if required, verified plans and specifications of any building, fixtures or machinery destroyed or damaged. The insured, as often as may be reasonably required, shall exhibit to any person designated by this Company all that remains of any property herein described, and submit to examinations under oath by any person named by this Company, and subscribe the same; and, as often as may be reasonably required, shall produce for examination all books of account, bills, invoices and other vouchers, or certified copies thereof if originals be lost, at such reasonable time and place as may be designated by this Company or its representative, and shall permit extracts and copies thereof to be made.

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Appraisal. In case the insured and this Company shall fail to agree as to the actual cash value or

the amount of loss, then, on the written demand of either, each shall select a competent and disinterested appraiser and notify the other of the appraiser selected within twenty days of such demand. The appraisers shall first select a competent and disinterested umpire; and failing for fifteen days to agree upon such umpire, then, on request of the insured or this Company, such umpire shall be selected by a judge of a court of record in the state in which the property covered is located. The appraisers shall then appraise the loss, stating separately actual cash value and loss to each item; and, failing to agree, shall submit their differences, only, to the umpire. An award in writing, so itemized, of any two when filed with this Company shall determine the amount of actual cash value and loss. Each appraiser shall be paid by the party selecting him and the expenses of appraisal and umpire shall be paid by the parties equally.

Company'sIt shall be optional with this Company to options.

take all, or any part, of the property at the agreed or appraised value, and also to re-

pair, rebuild or replace the property destroyed or damaged with other of like kind and quality within a reasonable time, on giving notice of its intention so to do within thirty days after the receipt of the proof of loss herein required.

Abandonment. There can be no abandonment to this Com-

149		pany of any property.
150	When loss	The amount of loss for which this Company
151	payable.	may be liable shall be payable sixty days
152		after proof of loss, as herein provided, is
153	received by this Compa	ny and ascertainment of the loss is made
154	either by agreement bet	ween the insured and this Company ex-
155	pressed in writing or by	the filing with this Company of an
156	award as herein provide	ed.
157	Suit.	No suit or action on this policy for the recov-
158		ery of any claim shall be sustainable in any
159	court of law or equity u	nless all the requirements of this policy
160	shall have been complied	ed with, and unless commenced within
161	twenty-four months nex	at after inception of the loss.
162	Subrogation.	This Company may require from the insured
163		an assignment of all right of recovery against
164	any party for loss to the	extent that payment therefor is made
165	by this Company.	

ATTACH FORM BELOW THIS LINE BACK OF STANDARD FIRE POLICY

(OPTIONAL)

	Standard Fire Insurance Policy of the State of
Expires _	
Property _	
Assured _	
	N_{Ω}

(COMPANY)