No. 43038

to-wit:

STOCK COMPANY

THE EMPLOYERS

FURBIONS ORANGE

BOSTON, MASSACHUSETTS

.923-1.026-.99-

Amount \$ 5,200.00 Premium \$ 126.73 Rate 1.162-1.162 In Consideration of the Stipulations herein named and of **Dollars Premium** One Hundred Twenty-Six and 73/100 Does Insure REBECCA DORSEY, INDIVIDUALLY, AND SUSIE AUGUSTA DORSEY, A MINOR, AND REBECCA DORSEY AS ADMINISTRATRIX OF THE ESTATE OF D. A. DORSEY, DECEASED, AS THEIR INTERESTS MAY APPEAR for the term of Three Years from the day of March 19 40 12th at noon to the 19 43 day of March at noon 12th against all direct loss or damage by fire, except as hereinafter provided, to an amount not exceeding Dollars. Fifty-Two Hundred and no/100 to the following described property while located and contained as described herein, and not elsewhere,

Fla. Form No. 126. (First Class.) (Revised 7-57.)

DWELLING AND HOUSEHOLD FURNITURE FORM.



Attached to and forming	a part of Policy	No. 43038	of the	Employers!	Fire Insurance	ce Company
A PARTICIPATION OF THE STATE OF				Wiemi	Florido	
of Bosto	Tornado, Cyclone		issued at its	mlami	, Florida,	Agency.
	and Windstorm		Pas	BOTTO STATEMEN	Shingle	
(1) \$ 3500.00 8	nil	On the 2	story FIE	me building	, with Shingle	roof,
		(State wheth	er by owner or te	nant.)	all permanent fixtures, inclu	
		sercons swnings	and storm doors an	d windows, contained	in or on said building or stor y covered by fire insurance,	ed in other buildings on then the fire insurance
		only if any under	this item shall co	over private and aux	liary outbuildings on the se herein provided the aggreg	ame premises with and
		or demage to such	outbuildings does r	ot exceed two (2%)	per cent of all insurance of liable only pro rata with of	n this item or \$100.00.
		item whether such	other insurance co	vers outbuildings or	not; situate:	
		No. 250	on the Sout	side of	9th	Street,
			M4	omi Dode	County Flo	rida.
		Block No			County, Flo	
F00 00	S1300 P50ecc	ing and/or fencing	are specifically ex	luded from tornado o	and/or solar water heating a r windstorm coverage.	lystems outside of build-
(2) \$ 500.00 s	nil	On household and	personal effects, jew	elry in use, (printed be	oks, musical instruments, pic ot to exceed cost) belonging	tures, paintings, engrav-
		bers of insured's fa	mily, usual or incide	ntal to the occupanc	y of the premises as a dw ntract in such property boug	elling (excluding motor
		partial payment pl	an: all while contai	ned in the above desc	ribed building, and, if not o	therwise specifically in-
		loss or damage in	outbuildings shall n	ot exceed ten (10) per	ed premises, but the liabili-	rance under this item.
S. The same of the		for excess after ex	xhausting such spec	ific insurance.	e does not cover property sp	scilically insured, except
m . 100	-17	· +hnoo	1-story,	Shingle		
(8) \$"\\(\pi\)\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	nll	above described p	emises, including fe	oundations, and occup	ed as a Sepant's House	tite additions, situate on 4 NW 9th Stree
	of postpagning					
(4) \$		above described p	remises, including f	oundations, and occup	ied as a Private Garage.	its additions, situate on
THE RESERVE AND ADDRESS OF THE PARTY OF THE	CAN DESIGNATION OF	sand the develop				COUNTY WELL THE CO. OR OWN
(8) \$		On				
The second second	Service of	on the winds dead				
(6) \$	ance attaches une	der any of the above	items for either has	ard unless a certain	mount is specified and inser-	ted in the blank immedi-
ately opposite the item, an charged.	nd for only the a	mount inserted, and	only to the hazard	under which this in	sertion is made and for w	hich premium has been
Other concurrent herein. (Applies to fire		itted but total insu	rance permitted on	buildings, including th	is policy, not to exceed the	insurable value as stated
		et to the following	conditions, which a	re hereby made warr	anties by the assured, and	are accepted as part of
A STATE OF THE PARTY OF THE PAR	(Applies to fir	e coverage only)-T	he insurable values	of the buildings here	in described are fixed at the	following amounts:
Value of Building	rs—Item 1, \$	500.00 ; Ite	m s, \$400-ea	ch ; Item 4,	; Item	, \$
	Item	, \$				
				notice until required)—Permission is hereby gra	nted for the within de-
						ach policy wes
					ays allowed in the printed	
It is understood and agreentire policy shall be nu	eed that if the	vacancy exceeds the	period above state	ed, permission for se	me must be specifically e	ndorsed hereon, or this
It is made a con-	dition of this ins	surance that the pre	mises shall be kept	properly closed and	secured to prevent trespass	ing or the entrance of
Permit for Keepi		THE RESERVE THE PERSON NAMED IN COLUMN 2 I	A CHARLES AND A CHARLES AND A COLUMN	granted to keep not	exceeding three automobiles	using gasoline or other
inflammable liquids for f		The same of the sa				
				of the posing,	ed under itemof	this policy shall be held
	MINERAL TANGETON PO	A THE RESERVE OF THE PARTY OF T	April 1918 Benefit 19 6		r, subject, nevertheless, to all	TO YELL MANAGEMENT TRANSPORTS
					of hardinary wherey seed on	
WHEN THE CHARGE THE					ent de constant entiere donn	
				CARLOTTE AND ADDRESS.	s of the Mortgage Clause or	
				nsurance under this p		is of definite emised by
Tornado and wine	dstorm coverage	subject to not less	than fifty	per cent co-insur	ance in accordance with Clar	ase B printed on back of
	tible Clause—In	consideration of th	e rate of premium	at which this policy i	s write is a condition of	of this contract that loss
or damage by any one windstorm, cyclone or tornado, to the extent of \$						
under, is not recoverable, excess thereof). This con	and this policy	is liable only for	loss or damage in each building, if to	excess thereof (or if	there be other insurance, for be covered hereunder, and (or its pro rata share in 2) separately to building
and separately to contents or more buildings be insu	s, if a building	and its contents be	insured bereunder.	and (3) separately to	the contents of each building	g, if the contents of two
(This clause does	not apply to th	he hail damage ride	r if any attached t	o this policy.)		NO. DESCRIPTION OF THE PERSON
HEREOF CONDITION	NS AND PROV	VISIONS PRINTED	ON THE BACK	OF THIS FORM AR	E HEREBY REFERRED TO	AND MADE A PART

CONTINUED-OVE

HE BUPLOYER

BIT ES BY TOURS TOURS FOUND BY

BOSTON, MASSACHUSETTS

CONDITIONS AND PROVISIONS REFERRED TO IN, AND MADE A PART OF, THIS FORM

Clause B—Co-Insurance Clause—(Applies to Tornado and Windstorm coverage only)—It is a part of the consideration of this policy, and the basis upon which the rate of premium is fixed, that the assured shall at all times maintain tornado insurance on each item of the property insured by this policy, of not less than 50% (or such higher percentage as may be agreed upon and accepted in above paragraph referring thereto, in consideration of which a reduction in premium has been allowed) of the actual cash value thereof and that, failing so to do, the Assured shall be an insurer to the extent of such deficit and in that event shall bear his, her or their proportion of any loss.

In the event that an aggregate claim for any loss is less than Ten Thousand Dollars (\$10,000) (provided, however, such amount does not exceed five per cent (5%) of the total amount of insurance upon the property described herein and in force at the time such loss occurs) no special inventory or appraisement of the undamaged property shall be required. If this policy be divided into two or more items, the foregoing conditions shall apply to

IMPORTANT NOTICE: In case of partial loss, the actual cash value of the property so insured at the time of the loss shall be the basis for determining the proper amount of such co-insurance and the amount of the loss regardless of the insurable calue stated in the policy of any building insured hereunder and not withstanding any previous valuation of such building.

The insured should see that the amount of insurance carried is equal to the stipulated percentage of actual cash value to avoid the insured being a contributor under this policy in the event of a partial loss.

Clause D—Lightning and Electrical Apparatus Clause (Applies to Fire Coverage only)—This policy covers any direct loss or damage caused by lightning (meaning thereby the commonly accepted use of the term "lightning," and in no case to include loss or damage by cyclone, tornado or windstorm), not exceeding the sum insured, nor the interest of the insured in the property, and subject in all other respects to the terms and conditions of this policy, it being a condition of this contract that if dynamos, exciters, lamps, motors, switches or other electrical appliances or devices are covered by this policy, this Company will not be liable for any electrical injury or disturbance, whether from artificial or natural causes, unless fire ensues, and then only for such loss or damage to them as may be caused by such ensuing fire. It is also a condition of this contract that, if there be any other insurance on said property, this Company will be liable only pro rata with such other insurance for any direct loss by lightning, whether such other insurance be against direct loss by lightning or not.

Civil Authority Clause (Applies to Fire Coverage Only)—This policy is extended to insure against direct loss and damage to the described property caused by acts of destruction executed by duly constituted civil authority at the time of and only during a conflagration when necessary for the purpose of retarding the same, subject, however, to all other terms and conditions of the policy.

The following Permits and Agreements are applicable to both fire and tornado insurance:

If the building hereby insured is occupied by tenants, this insurance shall also cover under the building items, if the property of owner of building and not otherwise insured, floor coverings, mirrors, stoves, refrigerators, cleaning apparatus, hose and other fire extinguishing appliances, fuel, janitor's tools and implements while in use, all constituting a part of the equipment and service of the building and only while contained in, or attached to, the above described building.

Not exceeding ten (10) per cent of the amount of any item of this policy on personal property shall cover also, as per above form, property of guest and servants; loss, if any, to be adjusted with and payable to the insured named in this policy.

Standard Time Clause-It is understood and agreed that the word "noon" as used herein, in designating the beginning and ending of the term of insurance, refers to Standard Time at the place where the property is located.

Mechanics Permit-If the buildings insured hereunder are in course of construction, this policy covers also all lumber and materials used and to be used in same, while on premises, and privilege is granted to complete. Privilege granted for mechanics to make alterations and repairs.

Work and Materials—Permission granted for such use of the premises as is usual and incidental to the occupancy as described herein, and to keep and use all articles and materials usual and incidental to such occupancy in such quantities as the exigencies of the occupancy require.

Mortgagee Clause With Full Contribution. Loss or damage, if any, under this policy, shall be payable to the mortgagee (or trustee) as provided herein, as interest may appear, and this insurance, as to the interest of the mortgagee (or trustee) only therein, shall not be invalidated by any act or neglect of the mortgager or owner of the within described property, nor by any foreclosure or other proceedings or notice of sale relating to the property, nor by any change in the title or ownership of the property, nor by the occupation of the premises for purposes more hazardous than are permitted by this policy; Provided, That in case the mortgager or owner shall neglect to pay any premium due under this policy, the mortgagee (or trustee) shall, on

Provided also, That the mortgages (or trustee) shall notify this Company of any change of ownership or occupancy or increase of hazard, which shall come to the knowledge of said mortgages (or trustee) and, unless permitted by this policy, it shall be noted thereon, and the mortgages (or trustee) shall, on demand, pay the premium for such increased hazard for the term of the use thereof; otherwise this policy shall be null and void.

This Company reserves the right to cancel this policy at any time as provided by its terms, but, in such case this policy shall continue in force for the benefit only of the mortgagee (or trustee) for ten days after notice to the mortgagee (or trustee) of such cancellation, and shall then cease, and this Company shall have the right, on like notice, to cancel this agreement.

In case of any other insurance upon the within described property, this Company shall not be liable under this policy for a greater proportion of any loss or damage sustained than the sum hereby insured bears to the whole amount of insurance on said property, issued to or held by any party or parties having an insurable interest therein, whether as owner, mortgagee or otherwise.

Whenever this Company shall pay the mortgagee (or trustee) any sum for loss or damage under this policy and shall claim that, as to the mortgager or owners, no liability therefor existed, this Company shall, to the extent of such payment, be thereupon legally subrogated to all the rights of the party to whom such payment shall be made, under all securities held as collateral to the mortgage debt, or may at its option pay to the mortgagee (or trustee) the whole principal due or to grow due on the mortgage with interest, and shall thereupon receive a full assignment and transfer of the mortgage and of all such other securities; but no subrogation shall impair the right of the mortgagee (or trustee) to recover the full amount of his, her or their claim. their claim

It is understood and agreed that this clause does not apply to personal property.

This Policy is made and accepted subject to the foregoing stipulations and conditions, and to the following stipulations and conditions printed on back hereof, which are hereby specially referred to and made a part of this Policy, together with such other provisions, agreements or conditions as may be endorsed hereon or added hereto; and no officer, agent or other representative of this Company shall have power to waive any provision or condition of this Policy except such as by the terms of this Policy may be the subject of agreement endorsed hereon or added hereto; and as to such provisions and conditions no officer, agent, or representative shall have such power or be deemed or held to have waived such provisions or conditions unless such waiver, if any, shall be written upon or attached hereto, nor shall any privilege or permission affecting the insurance under this Policy exist or be claimed by the insured unless so written or attached.

Provisions required by law to be stated in this policy.—This policy is in a stock corporation.

In Witness Whereof, this Company has executed and attested these presents; but this policy shall not be valid MIAMI, FLA.

until countersigned by the duly authorized Agent of the Company at_

nklin P. Horton

MIAMI, FLA

this

day of MAR 29 1946

This company shall not be liable beyond the actual cash value of the property at the time any loss or damage occurs, and the loss or damage shall be ascertained or estimated according to such actual cash value, with proper deduction for depreciation however caused, and shall in no event exceed what it would then cost the insured to repair or replace the same ! with material of like kind and quality; said ascertainment or estimate shall be made by the insured and this company, or, if they differ, then by appraisers, as hereinafter provided; and, the amount of loss or damage having been thus determined, the sum for which this company is liable pursuant to this policy shall be payable sixty days after due notice, ascertainment, estimate, and satisfactory proof of the loss have been received by this company in accordance with the terms of this policy. It shall be optional, however, with this company to take all, or any part, of the articles at such ascertained or appraised value, and also to repair, rebuild, or replace the property lost or damaged with other of like kind and quality within a reasonable time on giving notice, within thirty days after the receipt of the proof herein required, of its intention so to do; but there can be f no abandonment to this company of the property described.

This entire policy shall be void if the insured has concealed or misrepresented, in writing or otherwise, any material fact or circumstance concerning this insurance or the subject thereof; or if the interest of the insured in the property be not truly stated herein; or in case of any fraud or false swearing by the insured touching any matter relating to this insurance or

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the subject thereof, whether before or after a loss.

This entire policy, unless otherwise provided by agreement indorsed hereon or added hereto, shall be void if the insured now has or shall hereafter make or procure any other contract of insurance, whether valid or not, on property covered in whole or in part by this policy; or if the subject of insurance be a manufacturing establishment and it be operated in whole or in part at night later than ten o'clock, or if it cease to be operated for more than ten consecutive days; or if the hazard be increased by any means within the control or knowledge of the insured; or if mechanics be employed in building, altering, or repairing the within described premises for more than fifteen days at any one time; or if the interest of the insured be other than unconditional and sole ownership; or if the subject of insurance be a building on ground not owned by the insured in fee simple; or if the subject of insurance be personal property and be or become incumbered by a chattel mortgage; or if, with the knowledge of the insured, foreclosure proceedings be commenced or notice given of sale of any property covered by this policy by virtue of any mortgage or trust deed; or if any change, other than by the death of an insured, take place in the interest, title, or possession of the subject of insurance (except change of occupants without increase of hazard) whether by legal process or judgment or by voluntary act of the insured, or otherwise; or if this policy be assigned before a loss; or if illuminating gas or vapor be generated in the described building (or adjacent thereto) for use therein; or if (any usage or custom of trade or manufacture to the contrary notwithstanding) there be kept, used, or allowed on the above described premises, benzine, benzole, dynamite, ether, fireworks, gasoline, greek fire, gunpowder exceeding twenty-five pounds in quantity, naphtha, nitro-glycerine or other explosives, phosphorus, or petroleum or any of its products of greater inflammability than kerosene oil of the United States standard (which last may be used for lights and kept for sale according to law but in quantities not exceeding five barrels, provided it be drawn and lamps filled by daylight or at a distance not less than ten feet from artificial light); or if a building herein described, whether intended for occupancy by owner or tenant, be or become vacant or unoccupied and so remain for

This company shall not be liable for loss caused directly or indirectly by invasion, insurrection, riot, civil war or commotion, or military or usurped power, or by order of any civil authority; or by theft; or by neglect of the insured to use all reasonable means to save and preserve the property at and after a fire or when the property is endangered by fire in neighboring premises; or (unless fire ensues, and, in that event, for the damage by fire only) by explosion of any kind, or lightning; but

liability for direct damage by lightning may be assumed by specific agreement hereon.

If a building or any part thereof fall, except as the result of fire, all insurance by this policy on such building or its contents

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This company shall not be liable for loss to accounts, bills, currency, deeds, evidences of debt, money, notes, or securities; nor, unless liability is specifically assumed hereon, for loss to awnings, bullion, casts, curiosities, drawings, dies, implements, jewels, manuscripts, medals, models, patterns, pictures, scientific apparatus, signs, store or office furniture or fixtures, sculpture, tools, or property held on storage or for repairs; nor, beyond the actual value destroyed by fire, for loss occasioned by ordinance or law regulating construction or repair of buildings, or by interruption of business, manufacturing processes, or otherwise; nor for any greater proportion of the value of plate glass, frescoes, and decorations than that which this policy shall bear to the whole insurance on the building described.

If an application, survey, plan, or description of property be referred to in this policy it shall be a part of this contract and

a warranty by the insured.

In any matter relating to this insurance no person, unless duly authorized in writing, shall be deemed the agent of this

This policy may by a renewal be continued under the original stipulations, in consideration of premium for the renewed term, provided that any increase of hazard must be made known to this company at the time of renewal or this policy shall be void. This policy shall be canceled at any time at the request of the insured; or by the company by giving five days notice of such cancellation. If this policy shall be canceled as hereinbefore provided, or become void or cease, the premium having been actually paid, the uncarned portion shall be returned on surrender of this policy or last renewal, this company retaining the customary short rate; except that when this policy is canceled by this company by giving notice it shall retain only the pro rata

If, with the consent of this company, an interest under this policy shall exist in favor of a mortgagee or of any person or corporation having an interest in the subject of insurance other than the interest of the insured as described herein, the conditions hereinbefore contained shall apply in the manner expressed in such provisions and conditions of insurance relating to such

interest as shall be written upon, attached, or appended hereto.

If property covered by this policy is so endangered by fire as to require removal to a place of safety, and is so removed, that part of this policy in excess of its proportion of any loss and of the value of property remaining in the original location, shall, for the ensuing five days only, cover the property so removed in the new location; if removed to more than one location, such excess of this policy shall cover therein for such five days in the proportion that the value in any one such new location bears to the value in all such new locations; but this company shall not, in any case of removal, whether to one or more locations, be liable beyond the proportion that the amount hereby insured shall bear to the total insurance on the whole property at the time of fire, whether the same cover in new location or not.

If fire occur the insured shall give immediate notice of any loss thereby in writing to this company, protect the property from further damage, forthwith separate the damaged and undamaged personal property, put it in the best possible order, make a complete inventory of the same, stating the quantity and cost of each article and the amount claimed thereon; and, within sixty days after the fire, unless such time is extended in writing by this company, shall render a statement to this company, signed and sworn to by said insured, stating the knowledge and belief of the insured as to the time and origin of the fire; the interest of the insured and of all others in the property; the cash value of each item thereof and the amount of loss thereon; all incumbrances thereon; all other insurance, whether valid or not, covering any of said property; and a copy of all the descriptions and schedules in all policies; 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 fire; and shall furnish, if required, verified plans and specifications of any building, fixtures, or machinery destroyed or damaged; and shall also, if required, furnish a certificate of the magistrate or notary public (not interested in the claim as a creditor or otherwise, nor related to the insured) living nearest the place of fire, stating that he has examined the circumstances and believes the insured has honestly sustained loss to the amount that such magistrate or notary public shall certify.

The insured, as often as 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 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 place as may be designated by this company or its representative, and shall

permit extracts and copies thereof to be made.

In the event of disagreement as to the amount of loss the same shall, as above provided, be ascertained by two competent and disinterested appraisers, the insured and this company each selecting one, and the two so chosen shall first select a competent and disinterested umpire; the appraisers together shall then estimate and appraise the loss, stating separately sound value and damage, and, failing to agree, shall submit their differences to the umpire; and the award in writing of any two shall determine the amount of such loss; the parties thereto shall pay the appraiser respectively selected by them and shall bear equally the expenses of the appraisal and umpire.

This company shall not be held to have waived any provision or condition of this policy or any forfeiture thereof by any requirement, act, or proceeding on its part relating to the appraisal or to any examination herein provided for; and the loss shall not become payable until sixty days after the notice, ascertainment, estimate, and satisfactory proof of the loss herein required have been received by this company, including an award by appraisers when appraisal has been required.

This company shall not be liable under this policy for a greater proportion of any loss on the described property, or for loss by and expense of removal from premises endangered by fire, than the amount hereby insured shall bear to the whole insurance, whether valid or not, or by solvent or insolvent insurers, covering such property, and the extent of the application of the insurance under this policy or of the contribution to be made by this company in case of loss, may be provided for by agreement or condition written hereon or attached or appended hereto. Liability for re-insurance shall be as specifically agreed hereon.

If this company shall claim that the fire was caused by the act or neglect of any person or corporation, private or municipal, this company shall, on payment of the loss, be subrogated to the extent of such payment to all right of recovery by the insured for the loss resulting therefrom, and such right shall be assigned to this company by the insured on receiving such

No suit or action on this policy, for the recovery of any claim, shall be sustainable in any court of law or equity until after

full compliance by the insured with all the foregoing requirements, nor unless commenced within twelve months next after the fire.

Wherever in this policy the word "insured" occurs, it shall be held to include the legal representative of the insured, and wherever the word "loss" occurs, it shall be deemed the equivalent of "loss or damage."

If this policy be made by a mutual or other company having special regulations lawfully applicable to its organization, membership, policies or contracts of insurance, such regulations shall apply to and form a part of this policy as the same may be written or printed upon, attached, or appended hereto.

ASSIGNMENT OF INTEREST BY INSURED.

The interest of		as owner of the property
covered by this Policy is hereby assigned to	NEW TOTAL	A ET MICE WILL WILL WILL WILL WILL WILL WILL WIL
subject to the consent of THE EMPLOYERS' FIRE INSURANCE COMPANY	F# 55	8 88881
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	(Signature of	the Insured)
Dated19		N C S S S S S S S S S S S S S S S S S S
	A STATE OF THE PARTY OF THE PAR	1 88
CONSENT BY COMPANY TO ASSIGNMENT	OF INTER	EST.
CONTROL DI COMPANI IO ASSIGNMENT		
THE EMPLOYERS' FIRE INSURANCE COMPA	NY hereby con	sents that the interest of
	a	s owner of the property
covered by this Policy be assigned to		151
		Agent
Dated		
	*	
		No of Policy
To be Signed by the Insured		No. of Renewal
	Was ' OW	Amount Insured
Agency 19	MO. DAY	
IN CONSIDERATION OF		
Dollars		Time in force,
return promium, receipt of which is hereby acknowledged, this Policy is hereby cancelled and surrendered to the Company.		Premium Paid.

FIRE INSURANCE COMPANY THE EMPLOYERS'

Standard Fire Insurance Policy of the States of New Jersey, Connecticut, Delaware, Rhode Island, Oklahoma, Alabama, Arkansas, Florida, Illinois, Kansas, Kentucky, Mississippi, Ohio and Tennessee

BOSTON, MASSACHUSETTS OFFICERS PRESIDENT

Expires_

March 12, 1943.

Dwellings-Furniture

Amount,

250 and

Rear and 254

\$ 5200.00

ARTEMAS B. POOR EDWARD C. STONE EDWARD A. LARNER VICE-PRESIDENTS

SECRETARY AND TREASURER FRANKLIN P. HORTON

J. HENRY DUFFY

FRANK D. TIBBETTS ASSISTANT SECRETARIES PETER L. THOMSON

GEORGE T. BRADBURY HAROLD H. MITCHELL ASSISTANT TREASURERS

JAMES W. BLACKHAM J. CHESTER MULLEN EXECUTIVE ASSISTANTS CHARLES W. PETERSON

BOSTON MASSACHUSETTS

ROBERT C. SCHWAB

ASSISTANT TO THE PRESIDENT KENNETH E. FRITTS

DIRECTORS

CHARLES FRANCIS ADAMS

WILLIAM ENDICOTT GAY GLEASON

FRANKLIN P. HORTON

JOHN M. MORRISON

ROGER PIERCE

ARTEMAS B. POOR

A. C. RATSHESKY

EDWARD C. STONE

It is important that the written portions of all policies covering the same property read exactly alike. If they do not they should be made uniform at once.

43038

Premium, Rebecca Dorsey, HE EMPLOYERS: DMPANY NSUR et 81

Receipt for Return Premium

To be Signed by the Insured

Agency	19

IN CONSIDERATION OF

Dollars

return premium, receipt of which is hereby acknowledged, this Policy is hereby cancelled and surrendered to the Company.

Insured.

No. of Policy						
No. of Renewal						
Amount Insured						
t. Bulanci	YEAR	MO.	DAY			
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Time in force,	ar by 27	20 06 6	appoint.			
Premium Paid, \$						
" earned at rate, \$						
" returned, \$						
If pro rata state reason why:						