

FARMING STOCK INSURANCE.

The Lincolnshire Fire Insurance Company,
ESTABLISHED A. D. 1851.

Received for the Insurance of
£ 200
on the property under-mentioned
from the *Ninth*
day of *December* 1851
to *25th Dec* 1852

Present Payment.

	£.	s.	d.
Premium		7	6
Policy ...		13	6
£	21	0	0



HEAD OFFICE, LINCOLN.

CAPITAL, £150,000.

No Insurance will be considered in force unless a printed Receipt, issued from the Office in Lincoln, and signed by the Clerk or Agent to whom the Money is paid, be taken when the Renewal Payment is made.

Whereas *Mr. George Cooling of Loughton*
in the County of Lincoln, Farmer

has paid the Sum above stated, to the Society of the "LINCOLNSHIRE FIRE INSURANCE COMPANY," in Lincoln, and has agreed to pay, or cause to be paid, to them, at their Office, the sum of *Seven shillings* on the *Tenth* day of *December* yearly, during the continuance of this Policy, for Insurance from Loss or Damage by Fire, not exceeding in each case the Sum or Sums hereinafter specified upon the Property herein described, in the Place or Places herein set forth, and not elsewhere, (unless allowed by Endorsement on this Policy previously made), viz:—

On Utensils and Stock-in-Trade in all the Barns, Stables, or other Buildings on *his* *Farm,*
about Acres at Loughton aforesaid
including the Hay, Corn, Seed, and Straw, while growing in Sheaf or on Swath; and also the Ricks, Stacks, Live Stock, Implements of Husbandry, Waggon, Carts, and all Utensils in the Yard or on the Grounds thereunto belonging.

Two Hundred Pounds

No Steam Thrashing-Machine allowed to be used on the above Farm

Now be it hereby known, that from the date hereof, until the *Tenth* day of *December* One Thousand Eight Hundred and Fifty *two* and so long as the said Assured shall duly pay, or cause to be paid, the Premium aforesaid; and the Directors of the said Company for the time being shall accept the same, the Funds and Property of the said Company according to the Deed of Settlement thereof, shall be subject and liable to pay or make good to the said Assured, his, her, or their Executors, or Administrators, all such damage and loss as shall happen by Fire to the Property hereinbefore mentioned, not exceeding in amount the respective Sums of Money hereinbefore mentioned, according to the tenor of the printed Conditions hereunto annexed. But it is hereby expressly declared, That the Funds and Property of the Company shall alone be answerable for the payment of the Monies assured by this Policy; and that no Director of the Company by whom this Policy is executed, nor any other Proprietor of the Company, shall be responsible for the payment of or contribution towards the Monies assured by this Policy, or be liable to any demand against the Company on any pretence whatsoever, beyond the amount of the unpaid part, for the time being of his or her Share or Shares in the subscribed Capital of the Company; and that no person assured by the Company shall be liable to any demand against the Company on any pretence whatsoever.

In Witness whereof, the Common Seal of the said Company hath been affixed hereto, and by the authority of three of the Directors of the said Company, this *Tenth* day of *December* in the year of our Lord one thousand eight hundred and fifty *two*

The Common Seal of the said Company affixed hereto, and this Policy signed }
by three of the Directors of the said Company in the presence of }

Wm. Andrew Secretary of the said Company.

Three of the Directors
of the said Company.

Wm. Andrew
W. A. Cook
William Foster

Examined *J. J. Lewis*

NOTICE.—PIPE STOVES.—By the Act of Parliament, of 7 and 8 Vic., c. 34, it is enacted and declared that no Pipe Stoves shall be allowed to be fixed inside any Building nearer than fourteen inches to any Timber or combustible material whatever. It is also requested that the Stove stands on an Iron Plate, or Stone Slab.

No. *1114*
Future Payment.
Premium
£ *7*