

West. Collins & Co. London

Annual Fire Policy. 294

No. 8235

Sum Insured.

£ 500



# Nottinghamshire and Midland Fire Insurance Company, Limited.



### PRESENT PAYMENT.

One Year. From Lady day 1895  
 To Lady day 1886  
 Premium 2 : 15 : -  
 Policy No.  Cancelled  
 Return  Premium

### ANNUAL PAYMENT.

At Lady day  
 £ 2 s. 15 d.  
 Premium 2 : 15 : -



OFFICES:-PORTLAND CHAMBERS, THURLAND STREET, NOTTINGHAM.

**Whereas** Miss Pawson and company (limited) of St Pauls Churchyard, London warehousemen having paid the Sum of Two Pounds Fifteen Shillings to THE NOTTINGHAMSHIRE AND MIDLAND FIRE INSURANCE COMPANY, LIMITED, and agreed to pay or cause to be paid the sum of Two Pounds Fifteen Shillings on the twenty-fifth day of March yearly, for Insuring from Loss or Damage by Fire, the Property hereinafter described, not exceeding the Sum specified on each Article, viz.:-

On Stock in Trade, their own in Trust or on commission for which they are responsible, in their warehouses situate as aforesaid, brick built and lettered A and B on plan lodged in this Office, whereby the same are more particularly described  
This Insurance is subject to the annexed Conditions of average  
Insurances in other offices allowed, the amounts to be declared in the event of loss

£ 500

### THE CONDITIONS WHEREON THIS POLICY IS GRANTED ARE AS FOLLOWS

Additional conditions...  
 N.B.—Warranted No Pipe Stove or Heated Air Flue on the Premises, except as stated on plan

**AVERAGE.**  
 Whenever a sum insured is declared to be Subject to Average, if the Property covered thereby shall at the breaking out of any fire be collectively of greater value than such sum insured, then the Assured shall be considered as being his own Insurer for the difference, and shall bear a rateable share of the loss accordingly.

Conditions of average...  
 53  
 50

The Company hereby agrees with the Insured, but subject to the Conditions at the back hereof, which are to be taken as part of this Policy, that if the Property above described, or any part thereof, shall be destroyed or damaged by fire at any time between the Twenty-fifth day of March 1895 and the Twenty-fifth day of March 1896, and during the period in respect of which the Insured shall have paid to the Company, and they shall have accepted the sum required for the Renewal of this Policy, on or before the Twenty-fifth day of March in each succeeding year, the Company will, out of its Capital, Stock, and Funds, pay or make good to the Insured the value of the property so destroyed, or the amount of such damage thereto, to an amount not exceeding in respect of each or any of the several matters above specified the sum set opposite thereto respectively, and not exceeding in the whole the sum of Five Hundred Pounds, and also not exceeding in any case the amount of the Insurable interest therein of the Insured at the time of the happening of such Fire; but it is hereby expressly stipulated and agreed, that the Capital, Stock, and Funds of the Company shall alone be liable to and answerable for any claims or demands under this Policy, and that neither the Director signing this Policy, nor any other Proprietor or holder of Shares in the Company, shall, individually, in any manner be or by any process of Law or Equity made liable to make good any such claims or demands, beyond his, her, or their contribution to the Capital of the Company, of the full amount of his, her, or their Shares in such Capital.

In Witness whereof, this Policy has been sealed with the Common Seal of the Company, signed by Two Directors, and countersigned by the Manager, this Twenty-fourth day of April 1895

Examined [Signature]  
 Countersigned [Signature]  
 Entered [Signature]  
 Manager [Signature]

[Signature]  
[Signature]  
 DIRECTORS.

PLEASE READ THE POLICY, AND IF INCORRECT RETURN IT IMMEDIATELY TO THE OFFICE FOR ALTERATION.

