London Office NORTHERN COUNTIES Policy No 1894 Sum Insured £2.000 ENGLAND. ENGLAND FIR Premium to Lady day 1878 Annual Premium Z 10: 10: 0. 6 FIRE INSURANCE COMPANY LIMITED. This Policy of Insurance Witnesseth that Mess" Sawson and Company Limited of Saint Pauls Church Yard London Marchowson & cohereinafter called the Insured, having paid to the NORTHERN COUNTIES OF ENGLAND FIRE INSURANCE COMPANY LIMITED (hereinafter called the Company), the sum of Jin formeds In shellings for Insuring against Loss or Damage by Fire, as hereinafter mentioned, the Property hereinafter described, in the several sams following, namely :--3.000 on Short in hade their own in hust or on ammission for which they are responsible in their Harchenses istuate as afortsaid, and martied A on plan ledged with the "Sna" The Office Home. Said Narchouses are Build and Stated on Aled and ammomente with tack other by double Ron doors as plo apresaid plans ----The Company hereby agrees with the Insured (but subject to the Conditions at foot, 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 String String and the String and the String String and the String String and the String String and the String String String and the String Str

Probided allways, and it is hereby expressly agreed and declared, and the true intent and meaning hereof is that the said Capital, Stock, and Funds of the said Company shall alone be answerable to the demands thereupon under this Policy; and that no member of the said Company shall be subject or liable to any demands against the said Company Upon any Account or Pretence whatsoever beyond his Share of the Capital, Stock, or Funds of the said Company, any Thing contained in this Policy to the contrary notwithstanding.

In WITXESS whereof this Policy has been countersigned this In Such Third day of Opile 1877, by

Signed in the presence of farmed Collen

Henry Prattice

nd in ascertaining the separate shall be taken into account

George Grance Tam: cligg.

7. The Company may, if they think fit, reinstate or replace property Damaged or Destroyed, instead of paying the it of the Loss or Damage, and may join with any other Company or Insurers in so doing in cases where the Property is

anoth ensemblers.
8. On the happening of any Loss or Damage by Fire to any Building, or Property or Effects within a Building, i of which a claim is or may be made under this Policy, the Company may, without being deemed wrong doers, by the ised Officer and Servants, enter into, and for a reasonable time remain in possession of such Building, Property, o, for all reasonable purposes relating to or in connection with the Insurance hereby effected, and this Policy shall b eo of lateva and license for that purpose.

## Director of the Company.

## THE CONDITIONS ABOVE REFERRED TO ARE AS FOLLOWS :-

Any material mis-description of any of the Property proposed to be hereby Insured, or of any Building in which be so Insured is contained, and any mis-statement of, or omission to state, any fact material to be known for the risk, renders the Policy void as to the Property affected by such mis-description, mis-statement, or omission

invest from the remaining of the Company, signified by endorsement hereon, the Insurance as to the Prope the assents or anisotion of the Company, signified by endorsement hereon, the Insurance as to the Prope Policy does not cover Property held in Trats, or on Commission, unless expressly described as such ; Dolay disses, Jewels, Clock, Watches, Trinkets, Molah, Cariositise, Manuscripte, Prints, Paintin Bendpurces ; Masieal, Mathematical, and Philosophical Instruments; Patterns, Models, and Moulds, mu nored in the Policy ; nor Decks, Bonds, Kills of Exchange, Promissory Notes, Money, Securities for Mon ooks of Account; nor Gumpowder; nor Loss or Damage by Frie coessioned by or happening through any Invasi go concerned in notroins resistance to the authority of Magistrates, or to any other lawful authority, or Spontaneous Permentation or Haufing of the subject Insured, for Does or Damage caused directly by Exploid Policy exests to be in forces as to any Property Interby I gamed, which shall pass from the Insured to any of rise than by Will or operation of Low, unless notice theredo le given to the Company, and of the Company, the harpeoing of any Dose or Damage by Fire to any of the Property hereby Insured, the strumed is forthu-ing writing thereof to the Company, and within fifteen days at Intest to deliver to the Company as particular up to reasonably practicable of such Loss or Damage, and of the estimated annut thereof, having regard the time of the Fire of the Property Damage J robins, notice, account, and in default thereof to or have be reason ther with, if required, a statictory declaration of the truth of the account, and in default thereof to or loss or the claim by or moles and my respect frankellend, foils estatictory declaration be made in support thereof or give and the scale statistical scale statistic of the insure of the Insured, and Insured the Enzypeively are she and any respect frankellent, or if any fullie attactory declaration in default thereof to or loss or the claim be or made and the p

d to be in force ases where the Policy is void or has cease Company in respect thereof will be forfeit

In all cases where any other subsisting Insurance or Insurances, whether effected by the I any Property hereby Insured, either exclusively or together with any other Property in a

in Manchester, or by their duly appointed Agents, and no other form of receipt is valid. \*.\* Printed Receipts for future payments on this Policy will be given at the Company's principal

