

CLAIM FOR LOSS BY FIRE

 $\mathsf{I}\mathsf{W}\mathsf{e}\tilde{\mathsf{o}}\ \tilde{\mathsf{o}}\ \tilde{\mathsf{o}}$ Carrying on the business of $\tilde{0}$ \tilde Being insured under Policy Noõ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ a . do hereby declare and set forth that on or aboutõõõõõ Occlock a.m/pm on theõõõõõõ occlay ofõõõ 200 $\tilde{\rm o}$.. a fire occurred in $\tilde{\rm o}$ 0 $\tilde{\rm o}$ 0 0 $\tilde{\rm o}$ 0 $\tilde{\rm o$ $\tilde{\mathtt{o}} \ \tilde{\mathtt{o}} \ \tilde{\mathtt{$ $\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}\;\tilde{\mathtt{o}}}\;\tilde{\mathtt{o}}$ I/We further declare that the Property mentioned on the other side, and insured under the õõõõõõõõõõõõõõõõõõõõm tem of the policy of Standard Alliance Insurance Company was destroyed or damaged by the said Fire to the extent of the amount there specified. $\ \, \tilde{0} \,\, \tilde{0} \,$

Here state nature of your interest, whether sole owner or holding the property in trust
or on commission or otherwise of the property referred to above, and that it is not
otherwise insured in Standard Alliance Insurance for any other or any other insurer
except as stated overleaf.

INSTRUCTIONS

When a Fire occurs the insured is within fifteen days after, at the latest to deliver to the Company an Account of the several articles or matters damaged or destroyed by Fire with the estimated cash value on each of them respectively immediately before the Fire. When property hereby insured is only partially damaged by Fire, no abandonment thereof will be allowed unless by consent of the Company or its Agents.

The Cash Value of property destroyed or damaged by Fire shall in no case exceed what would be the cost to the insured or replacing the same: and in case of the depreciation of such property from use, or otherwise, a corresponding deduction shall be made from the cost of replacement in order to ascertain the actual Cash value immediatly before fore.

Cause of Fire- To be stated as explicitly as possible and where the cause is undiscovered, any suspicion of incendiarism to be mentioned.

The following particulars are required when the claim relates to:

(1) BUILDING

- (a) A builder or Achitect os estimate (obtained at the expense of the insured) giving dimension and prices of the work required to place the building in the same state of repair as before the fire. No contemplated improvements to be included in the estimate.
- (b) The insured to state whether he holds the property as sole or part owner, or otherwise.

(2) FURNITURE

- (a) A Complete list of articles damaged or destroyed.
- (b) Cost price of each and when and where bought.
- (c) Value of each immediately before the fire, after deduction for past wear and tear, depreciation etc.
- (d) Value of salvage.

(3) GOODS & MERCHANDISE

- (a) List of articles damaged or destroyed.
- (b) The price of each according to the market value of the goods immediately before the fire.
- (c) Value of salvage.

N.B When the policy is subject to the average or pro rata condition, a full and exact statement of the whole value of the property within the protection of the policy or of the item or items under which the claim is made must be furnished.

In case where the loss is only a trifling one and the Agent has been able to satisfy himself as to the accuracy of the claim without the intervention of an Assessor, the former should state this over his signature.

PARTICULARS OF THE CLAIM

| QUANTITY | DESCRIPTION OF THE PROPERTY DESTROYED OR DAMAGED | DATE AND PLACE OF PURCHASE | PRICE PAID (=N=) | VALUE IMMEDIATELY BEFORE THE FIRE | AMOUNT CLAIMED (=N=) |
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