Swindon



County Fire Office Instituted at Midsummer, 1807

Policy No. 455454 Sum Insured £60 First Payment to Lady Day 1866 Premium 6s 11d Renewal Date 25 March 1866

Whereas The Trustees of the Wilts and Western Benefit Building Society as Mortgagees have paid to the Association of the County Fire Office the sums above stated to have been received for premium and duty on the grant of this Policy, and have agreed to pay to the said Association, from time to time, at its principle Office above mentioned in London, or (as respects insurances effected through the Agents of the Association) to some known Agent of theirs, the sums above stated to be paid in future for the renewal of this Policy, at the periods in that behalf above stated, for insurance of the property described in the Schedule hereunder written, from loss or damage by fire, to the amount of the sums of money therein mentioned: Be it hereby known, that, from the date hereof until the period above stated for the first future payment for renewal of this Policy, and thenceforward so long as such as such future payments shall be made as aforsaid and the Directors of the said Association for the time being shall agree to accept the same, the capital stock, or funds of the said Association shall be liable to pay or make good to the Insured, or to the heirs, executors, administrators or assigns, all and such loss or damage as the Insured, or their heirs, executors, administrators or assigns, shall suffer by fire, on the property herein described in the said Schedule, not exceeding on each item the sum therein mentioned, according to the terms and conditions hereinafter referred to. Provided always, that the capital stock, or fund of the Association, for the time being remaining unapplied and undisposed of, in pursuance of the trusts powers, and authorities contained in their Deed or Deeds of Settlement, shall alone be answerable to the demands of the Insured, or the heirs executors administrators or assigns of the Insured, under this policy. And that the Members of the said Association shall not, nor shall any of them, be answerable, directly or indirectly, further or otherwise than as to their respective shares in the sum of four hundred thousand pounds, constituting the original capital stock, or fund of the said Association, set opposite to their respective signatures to the said Deed, or Deeds, of Settlement, or mentioned in some other Deed referring thereto.

Terms and Conditions of Insurance above refeered to [small print]

In Witness whereof, we, three of the Directors of the said Association, have hereunto subscibed our names this 10th day of January in the year of our Lord, one thousand eight hundred and sixty Six?.

On a dwelling house and office consisting of Stone & Brick and Slate or Tile situate No. 21 Cambria Place New Swindon private - £60.