THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. STANDARD FIRE POLICY PROVISIONS

This endorsement modifies insurance provided under the following:

COMMERCIAL PROPERTY COVERAGE PART STANDARD PROPERTY POLICY

The provisions of the Standard Fire Policy are stated below. State law requires that they be attached to all policies. If any conditions of this form are construed to be more liberal than any other policy conditions relating to the perils of fire, lightning or removal, the conditions of this form will apply.

IN CONSIDERATION OF THE PROVISIONS AND STIPULATIONS HEREIN OR ADDED HERETO, AND OF THE PREMIUM SPECIFIED in the Declarations or in endorsements made a part hereof, this Company, for the term of years specified in the Declarations from inception date shown in the Declarations At Noon (Standard Time) to expiration date shown in the Declarations At Noon (Standard Time) at location of property involved, to an amount not exceeding the limit of liability specified in the Declarations, does insure the Insured named in the Declarations and legal representatives, to the extent of the actual cash value of the property at the time of loss, but not exceeding the amount which it would cost to repair or replace the property with material of like kind and quality within a reasonable time after such loss, without allowance for any increased cost of repair or reconstruction by reason of any ordinance or law regulating construction or repair, and without compensation for loss resulting from interruption of business or manufacture, nor in any event for more than the interest of the insured. against all DIRECT LOSS BY FIRE, LIGHTNING AND OTHER PERILS INSURED AGAINST IN THIS POLICY INCLUDING REMOVAL FROM PREMISES ENDANGERED BY THE PERILS INSURED AGAINST IN THIS POLICY, EXCEPT AS HEREINAFTER PROVIDED, to the property described in the Declarations while located or contained as described in this policy, or pro rata for five days at each proper place to which any of the property shall necessarily be removed for preservation from the perils insured against in this policy, but not elsewhere.

Assignment of this policy shall not be valid except with the written consent of this Company.

This policy is made and accepted subject to the foregoing provisions and stipulations and those hereinafter stated, which are hereby made a part of this policy, together with such other provisions, stipulations and agreements as may be added hereto, as provided in this policy.

1	Concealment,	This entire policy shall be void if, whether
2	fraud.	before or after a loss, the insured has wil-
3		fully concealed or misrepresented any ma-
4	terial fact or circu	mstance concerning this insurance or the
5	subject thereof, or the interest of the insured therein, or in case	
		swearing by the insured relating thereto.
	Uninsurable	This policy shall not cover accounts, bills,
8	and	currency, deeds, evidences of debt, money or
	excepted property.	securities; nor, unless specifically named
10		hereon in writing, bullion or manuscripts.
	Perils not	This Company shall not be liable for loss by
	included.	fire or other perils insured against in this
13		policy caused, directly or indirectly, by: (a)
	enemy attack by armed forces, including action taken by mili-	
	tary, naval or air forces in resisting an actual or an immediately	
	impending enemy attack; (b) invasion; (c) insurrection; (d)	
	rebellion; (e) revolution; (f) civil war; (g) usurped power; (h)	
	order of any civil authority except acts of destruction at the time	
	of and for the purpose of preventing the spread of fire, provided	
) that such fire did not originate from any of the perils excluded	
21	by this policy; (i) neglect of the insured to use all reasonable	
	means to save and preserve the property at and after a loss, or when the property is endangered by fire in neighboring prem-	
	Other Insurance.	is Company be liable for loss by theft.
26		Other insurance may be prohibited or the amount of insurance may be limited by en-
	dorsement attached	
	Conditions suspending or restricting insurance. Unless other- wise provided in writing added hereto this Company shall not	
	be liable for loss occurring	
		is increased by any means within the con-
٠.	(a) trine the nazare	is moreages by any means within the con

33 (b) while a described building, whether intended for occupancy

34 by owner or tenant, is vacant or unoccupied beyond a period of

35 sixty consecutive days; or 36 (c) as a result of explosi-

36 (c) as a result of explosion or riot, unless fire ensue, and in 37 that event for loss by fire only.

38 Other perils
39 or subjects.
40

Any other peril to be insured against or subject of insurance to be covered in this policy shall be by endorsement in writing hereon or

41 added hereto.

42 Added provisions. The extent of the application of insurance under this policy and of the contribution to

44 be made by this Company in case of loss, and any other pro-45 vision or agreement not inconsistent with the provisions of this 46 policy, may be provided for in writing added hereto, but no pro-47 vision may be waived except such as by the terms of this policy 48 is subject to change.

49 Waiver
50 provisions.
51 No permission affecting this insurance shall exist, or waiver of any provision be valid. unless granted herein or expressed in writing

52 added hereto. No provision, stipulation or forfeiture shall be 53 held to be waived by any requirement or proceeding on the part 54 of this Company relating to appraisal or to any examination 55 provided for herein.

56 Cancellation
57 of policy.

This policy shall be cancelled at any time at the request of the insured, in which case this Company shall, upon demand and sur-

this Company shall, upon demand and surformal from the excess of paid premium above
the customary short rates for the expired time. This polformal from the excess of paid premium above
to the insured a five days' written notice of cancellation with
without tender of the excess of paid premium above the pro
trata premium for the expired time, which excess, if not tenformal from the excess premium (if not tendered) will be reformal formand.

32 trol or knowledge of the insured; or

68 Mortgagee 69 interests and 70 obligations. 71

If loss hereunder is made payable, in whole or in part, to a designated mortgagee not named herein as the insured, such interest in this policy may be cancelled by giving to such mortgagee a ten days' written notice of can-

73 cellation.

72

74 If the insured fails to render proof of loss such mortgagee, upon 75 notice, shall render proof of loss in the form herein specified 76 within sixty (60) days thereafter and shall be subject to the pro-77 visions hereof relating to appraisal and time of payment and of 78 bringing suit. If this Company shall claim that no liability ex-79 isted as to the mortgagor or owner, it shall, to the extent of pay-80 ment of loss to the mortgagee, be subrogated to all the mort-81 gagee's rights of recovery, but without impairing mortgagee's 82 right to sue; or it may pay off the mortgage debt and require 83 an assignment thereof and of the mortgage. Other provisions 84 relating to the interests and obligations of such mortgagee may 85 be added hereto by agreement in writing.

86 Pro rata liability. This Company shall not be liable for a greater proportion of any loss than the amount 87 88 hereby insured shall bear to the whole insurance covering the 89 property against the peril involved, whether collectible or not.

90 Requirements in The insured shall give immediate written notice to this Company of any loss, protect 91 case loss occurs. 92

the property from further damage, forthwith 93 separate the damaged and undamaged personal property, put 94 it in the best possible order, furnish a complete inventory of 95 the destroyed, damaged and undamaged property, showing in 96 detail quantities, costs, actual cash value and amount of loss 97 claimed; and within sixty days after the loss, unless such time 98 is extended in writing by this Company, the insured shall render 99 to this Company a proof a loss, signed and sworn to by the 100 insured, stating the knowledge and belief of the insured as to 101 the following: the time and origin of the loss, the interest of the 102 insured and of all others in the property, the actual cash value of 103 each item thereof and the amount of loss thereto, all encum-104 brances thereon, all other contracts of insurance, whether valid 105 or not, covering any of said property, any changes in the title, 106 use, occupation, location, possession or exposures of said prop-107 erty since the issuing of this policy, by whom and for what 108 purpose any building herein described and the several parts 109 thereof were occupied at the time of loss and whether or not it 110 then stood on leased ground, and shall furnish a copy of all the 111 descriptions and schedules in all policies and, if required, verified 112 plans and specifications of any building, fixtures or machinery 113 destroyed or damaged. The insured, as often as may be reason-114 ably required, shall exhibit to any person designated by the

115 Company all that remains of any property herein described, and

117 Company, and subscribe the same; and, as often as may be 118 reasonably required, shall produce for examination all books of 119 accounts, bills, invoices and other vouchers, or certified copies 120 thereof if originals be lost, at such reasonable time and place as 121 may be designated by this Company or its representative, and 122 shall permit extracts and copies thereof to be made.

123 Appraisal. In case the insured and this Company shall 124 fail to agree as to the actual cash value or 125 the amount of loss, then, on the written demand of either, each 126 shall select a competent and disinterested appraiser and notify 127 the other of the appraiser selected within twenty days of such 128 demand. The appraisers shall first select a competent and dis-129 interested umpire; and failing for fifteen days to agree upon 130 such umpire, then, on request of the insured or this Company. 131 such umpire shall be selected by a judge of a court of record in 132 the state in which the property covered is located. The ap-133 praisers shall then appraise the loss, stating separately actual 134 cash value and loss to each item; and, failing to agree, shall 135 submit their differences, only, to the umpire. An award in writ-136 ing, so itemized, of any two when filed with this Company shall 137 determine the amount of actual cash value and loss. Each 138 appraiser shall be paid by the party selecting him and the ex-139 penses of appraisal and umpire shall be paid by the parties 140 equally.

141 Company's It shall be optional with this Company to 142 options. take all, or any part, of the property at the 143 agreed or appraised value, and also to re-144 pair, rebuild or replace the property destroyed or damaged with

145 other of like kind and quality within a reasonable time, on giv-146 ing notice of its intention so to do within thirty days after the 147 receipt of the proof of loss herein required.

148 Abandonment. There can be no abandonment to this Com-149 pany of any property.

150 When loss The amount of a loss for which this Company 151 payable. may be liable shall be payable sixty days 152 after proof of loss, as herein provided, is

153 received by this Company and ascertainment of the loss is made 154 either by agreement between the insured and this Company ex-155 pressed in writing or by the filing with this Company of an 156 award as herein provided.

157 Suit. No suit or action on this policy for the recov-158 ery of any claim shall be sustainable in any 159 court of law or equity unless all the requirements of this policy 160 shall have been complied with, and unless commenced within 161 twelve months next after inception of the loss.

162 Subrogation. This Company may require from the insured 163 an assignment of all right of recovery against

164 any party for loss to the extent that payment therefor is made 116 submit to examinations under oath by any person named by this | 165 by this Company.