	a.	.0	SCHEDULED PR (Arti	OPERTY FLOATER cle Floater Policy)	POLICY
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Sa	INCORPORATED LAGE	INSUR	ANCE C	OMPANY	{
Or a	INCORPORATED 1865	SAIN'	t Paul.MI	INESOTA	
				No. A-9506	88
				Old No. A 949922	*****
Amount Insured, \$	100,000.00 In Considera	Rate	 Itions herein named	Premium, \$700.00 I	
and of Seven Hu	ndred end No/10) on is to an an an	1877 1986 juli den 1899 gab	Dollars Pr	remium,
Does Insure	eeney Detective	Bureau, Inc.	sof St. Peul	, Mnnesota	******
Whose Address Is	1998: 1997 - 2005	*** * * * * * * * * * * * * * * * * * *			
from the	loth	day of	June	, 1930. ,	at noon,
to the Standard Time at j	L6th place of issuance to an	day of amount not excee	June ding—	, 19 ³⁷ ,	at noon,
ne Hundred Th	ousend and No/10		nen man man min inter	~ ~ ~ ~ D	OLLARS

on the following described property.

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CONDITIONS

This entire policy shall be void if the Assured has concealed or misrepresented any material fact or circumstance concerning this insurance or the subject thereof; or in case of any fraud or false swearing by the Assured touching any matter relating to this insurance or the subject thereof; whether before or after a loss.

The Assured shall immediately report to this Company or its Agent every loss or damage which may become a claim under this Policy, and shall also file with the Company or its Agent within ninety days from date of loss, a detailed sworn proof of loss. Failure by the Assured to report the said loss or damage and to file such sworn proof of loss as herein provided shall invalidate any claim under this Policy.

The Assured shall submit, and so far as is within his or their power shall cause all other persons interested in the property and members of the household and employees to submit to examinations under oath by any persons named by the Company, relative to any and all matters in connection with a claim, and shall produce for examination all books of account, bills, invoices, and other vouchers or certified copies thereof if originals be lost, at such reasonable time and place as may be designated by the Company or its representatives, and shall permit extracts and copies thereof to be made.

designated by the Company or its representatives, and shall permit extracts and copies thereof to be made. THIS POLICY IS MADE AND ACCEPTED SUBJECT TO THE FOREGOING STIPULATIONS AND CON-DITIONS, together with such other provisions, agreements, or conditions as may be endorsed hereon or added hereto; and no officer, agent or other representative of this Company shall have power to waive any provision or conditions of this Policy except such as by the terms of this Policy may be the subject of agreement endorsed hereon or added hereto; and as to such provisions and conditions no officer, agent, or representative shall have such power or be deemed or held to have waived such provisions or conditions unless such waiver, if any, shall be written upon or attached hereto, nor shall any privilege or permission affecting the insurance under this Policy exist or be claimed by the insured unless so written or attached.

Provisions required by law to be stated in this policy:—"This policy is issued under and in pursuance of the laws of the State of Minnesota relating to Guaranty Surplus and Special Reserve Funds." Chapter 437, General Laws of 1909. IN WITNESS WHEREOF, this company has executed and attested these presents; but this Policy shall not be valid

unless countersigned by a duly authorized Agent of the Company at.....

N. J. J. Serrer	ho gr.	2 4 4 5 5 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		Eloca
Countersigned at	2,4 	this	day of	
	Mar VEnnem	1	Agent.	

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Unless otherwise provided in form attached, this Company shall not be liable beyond the actual cash value of the property at the time any loss or damage occurs and the loss or damage shall be ascertained or estimated according to such actual cash value with proper deduction for depreciation, however caused, and shall in no event exceed what it would then cost the Assured to repair or replace the same with material of like kind and quality. $\circ \circ$

All adjusted claims shall be paid cr made good to the Assured within sixty (60) days after presentation and acceptance of satisfactory proof of interest and loss at the office of this Companyo

No loss shall be paid hereunder if the Assyred has collected the some from others.

It is warranted by the Assured that this insurance shall in no wise inure directly or indirectly to the benefit of any carrier or other bailee.

This Company may require from the Assured an assignment of all right of recovery against any party for loss or damage to the extent that payment therefor is made by this Company.

Every claim paid hereunder reduces the amount insured by the sum so paid unless the same be reinstated by payment of additional premium thereon.

It is understood and agreed that, in the event of loss of or damage to any article or articles which are a part of a set, the measure of loss of or damage to such article or articles shall be a reasonable and fair proportion of the total value of the set, giving consideration to the importance of said article or articles; but in no event shall such loss or damage be construed to mean total loss of set.

In case of loss or injury to any part of the insured property consisting, when complete for sale or use, of several parts. this Company shall only be liable for the insured value of the part lost or damaged.

This Company shall not be liable for loss if, at the time of loss, there is any other insurance which would attach if this insurance had not been effected, except that this insurance shall apply only as excess and in no event as contributing insurance, and then only after all other insurance has been exhausted.

In case of loss or damage, it shall be lawful and necessary for the Assured, his or their factors, servants and assigns, to sue, labor, and travel for, in and about the defense, safeguard and recovery of the property insured hereunder, or any part thereof without prejudice to this insurance; nor shall the acts of the Assured or this Company, in recovering, saving and preserving the property insured in case of loss or damage, be considered a waiver or an acceptance of abandonment; to the charge whereof this Company will contribute according to the rate and quantity of the sum herein insured.

It is a condition of this policy that no suit, action or proceeding for the recovery of any claim under this policy shall be maintainable in any court of law or equity unless the same be commenced within twelve (12) months next after the calendar date of the happening of the physical loss or damage out of which the said claim arose. Provided, however, that if by the laws of the state within which this policy is issued such limitation is invalid, then any such claim shall be void unless such action, suit or proceeding be commenced within the shortest limit of time permitted, by the laws of such state, to be fixed herein.

In case the Assured and this Company shall fail to agree as to the amount of loss or damage, the same shall be ascertained by two competent and disinterested appraisers, the Assured and this Company each selecting one, and the two so chosen shall first select a competent and disinterested umpire; the appraisers together shall then estimate and appraise the loss, stating separately the sound values and damage, and failing to agree, shall submit their differences to the umpire; and the award in writing of any two shall determine the amount of the loss; the parties thereto shall pay the appraisers respectively selected by them, and shall bear equally the expense of the appraisal and umpire.

This policy may be cancelled at any time upon request of the Assured, the Company retaining or collecting the customary short rates for the time it has been in force; or, it may be cancelled by the Company by delivering or mailing to the Assured at the address stated herein five days' written notice of such cancellation and, if the premium has been paid, by tendering in cash, postal money order, or check, the pro rata unearned premium thereon.

ENDORSEMENT

GREENEZ DETECTIVE HERRAL Z.C.

Notwithstanding anything contained herein to the contrary, it is understood and arread that the following clause is hereby eliminated from this polloy:

: very claim paid hereunder reduces the account incured by the sum so paid unless the same be reinstated by payaent of additional presium thereon.

It is further understood and agreed that all adjusted olelus shall be paid or and good to the Assured within fifteen (15) days after presentation and acceptance of satisfactory proof of interest and loss at the office of this Gaspany.

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Agency.

Agent.

All other terms and conditions of the Policy not in conflict herewith remaining unchanged.

Attached to and forming part of Policy No.

st.ils. fire a	INSURA	ANCE COMPANY, St. Paul, Minn.

Marine Department.

issued at its Home Office

Dated June 16th 19.30

532 4-36 AOM MADE IN U.S.A.

On Gold, Silver and Flatimus; Coin and Paper Money, including Nank Notes, signed or unsigned; Street Car Tokons, Jevelry and Precious Stones; Postago and Revenue Stamps; Postal, Empress and other Money Orders, Bonds, Joupons, Stock Certificates and other Securities; Certificates of Deposit, Checks, Drafts, Notes, Sills of Lading, Warehouse Receipts and all other Commercial Pepers, and other Documents and Papers of Value (all Dereinafter referred to collectively as "Property") and on the Liability of the Assured with respect thereto.

It is egreed that the Assured's liability to customers with respect to Benk Deposits is for the face value of the various items making up the totals of such Benk Deposits.

The insurance is against all risks while the property is in the custody of the Assured while in trensit within the United States and Canada.

Liability hereunder is limited to \$100,000 in any one place at any one time.

In case of loss, such loss is to be paid within Fifteen days after proof of loss upon assignment to this Company of the property with respect to which the loss is payable, and in case of loss or misfortune it shall be lawful and necessary to and for the assured to sue, labor and travel for, in and about the defense, safeguard and the recovery of the property, without prejudice to this insurence and at the expense of this Company.

The amount stated in the policy is the limit of the Insurance Company's liability for any one loss; but in case of successive losses during the term of the policy the Insurance Company is liable for each and all of them, up to the amount of the policy for each loss.

This policy may be cancelled prior to expiration by either party giving the other ten days written notice of intent to cancel. In the event of cancellation a ratable proportion of the premium for the unexpired term of the policy to be returned to the assured.

All other terms and conditions of the Policy not in conflict herewith remaining unchanged.

Attached to and forming part of Policy No.A-950689 of the ST.FAUL FIRE AND MARINE INSURANCE COMPANY, St. Paul, Minnesota, issued at its Home Office Agency.

allant

MANINE DEPARTMENT

DATED: June 18th, 1930

SCHEDULED PROPERTY FLOATER POLICY (Article Floater Policy)



FIRE AND MARINE INSURANCE COMPANY ST. PAUL, MINN. STOCK COMPANY

The Assured is requested to read this Policy, and if incorrect, return it immediately for alteration.

In the event of claim, the ASSURED must give immediate written notice to



IMPORTANT This policy cannot be cancelled flat, earned premium must be paid for the time insurance has been in force.

F. R. BIGELOW, President C. F. CODERE, Vice-President J. C. McKOWN, Secretary C. A. DOSDALL, Secretary H. T. DRAKE, Jr., Secretary

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MEMORANDULI OB' AGREEMENT

Between Sweeney Detective Bureau, Incorporated, herein called the Bureau, and the State of Linnesota, herein called the State. The Bureau, in consideration of the payment to be made for the service, will call at the office of the Secretary of State in the State Capitol Building, at St. Paul, at men o'clock in the morning of each banking day during the time this agreement is in effect, with an armoured car accompanied by guards, and will receive and escort from the cashier's office of the motor vehicle department to said van, and transport therein from the Capitol Building to the First National Bank or to the Empire National Bank, both of St. Paul, the messenger employed by the Secretary of State to take to and deposit in that bank the money and other cash items received in payment of motor vehicle taxes, and while this messenger and moneys and other cash items are in the possession of the messenger while being so escorted and transported will guarantee safe conduct of the messenger and moneys and other cash items in his possession, and will make good to the State any loss it may sustain through its failure to keep this condition, with the understanding, however, that the obligation of the Bureau to make good such loss shall not exceed one hundred thousand dollars in any instance.

The responsibility of the Bureau for the safeguarding of the funds in the possession of the messenger shall commence when the messenger of the Secretary of State leaves the cashier's office under the protection of the guards supplied by the Bureau, and shall terminate when the messenger arrives with his deposit at the teller's window in the bank.

The Bureau assigns to the State to the extent of loss sustained a certain policy of Insurance, A -950688, Saint Paul Fire and Marine Insurance Company, dated June 16, 1936, in the amount of one hundred thousand dollars, insuring the Bureau against all risks from loss of property while in its possession or under its protection for the purpose of transportation and delivery, and extends to and confers upon the state the right of action upon the said policy to the extent of any loss which it may sustain for which the Bureau is liable under the terms of this agreement.

For the service and insurance stated herein the State will pay to the Bureau, one dollar and fifty cents per trip, in the usual course of state payment.

Dated February 10th, 1937

SWEENEY DETECTIVE BUREAU, INCORPORATED

Witness: ine Jumal

President BY easurer

THE STATE OF MINNESOTA

Secretary of State

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