

FIRE—LIFE—MARINE—ACCIDENT—MOTOR—BURGLARY.

N. 20

ALL COMMUNICATIONS  
TO BE  
ADDRESSED TO  
"THE SECRETARY"

TELEPHONE N<sup>os</sup>  
CENTRAL 7424 & 7425  
(8 LINES).

TELEGRAPHIC ADDRESS,  
"NORTHERN - BIRMINGHAM."

*The Northern Assurance Company Limited.*

*Northern Assurance Buildings.*

*81. Colmore Row.*

*Birmingham, 3.*

21<sup>st</sup> September, 1938.

F. E. Bendall, Esq.,  
King Edward House,  
New Street,  
Birmingham.

Dear Sir,

Policy No. E. L. 75034.

We thank you for your letter of yesterday's date and noting your remarks beg to enclose, herewith, endorsement slip for attachment to the above numbered policy which we trust you will find in order.

We also enclose fresh renewal notice and have made a note in our books to collect all future renewal premiums direct from you.

Yours faithfully,

*Alginaad Hayf*  
Secretary.

GF/CN.

P.S. We confine the insurance application to one type

RECEIVED  
22 SEP 1938  
ANSWERED  
WHEN BT

**HEAD OFFICES:**

LONDON:  
1, Moorgate, E.C.2  
 ABERDEEN:  
1, Union Terrace

**BRANCH OFFICES:  
ENGLAND:**

LONDON:

WEST END:  
42, Pall Mall, S.W.1

CROYDON:  
29/31, George Street.

BIRMINGHAM:  
81, Colmore Row,  
BRISTOL:

Eagle House.  
CAMBRIDGE:  
1, Gullhall Street.

CHATHAM:  
79, High Street.

LEEDS:  
South Parade.

LIVERPOOL:  
5, Tithebarn Street.

MANCHESTER:  
Albert Square.

NEWCASTLE:  
2, Collingwood Street.

NOTTINGHAM:  
Cheapside.

PORTSMOUTH:  
19, Ordnance Row.

**SCOTLAND.**

DUNDEE:  
110, Commercial Street.

EDINBURGH:  
17, Charlotte Square.

GLASGOW:  
90, St. Vincent Street.

**WALES.**

CARDIFF:  
23, Windsor Place.

**IRELAND.**

BELFAST:  
12, Bedford Street

156.

Agency G.1564

Employer's Liability

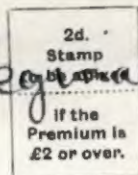
**THE NORTHERN ASSURANCE COMPANY LIMITED**

Accident Department.

POLICY No.	NAME OF INSURED	RENEWAL DATE	PREMIUM
E.L. 75034	Macher Lodge No. 1782	26.9.38	2/6.

Received the 24 day of October, 1938, the  
 Premium as stated hereon for the Renewal of the above Policy for  
**ONE YEAR** from the Renewal Date.

The renewal of this insurance is subject to the express understanding that the indemnity granted by the policy does not, unless specifically extended by endorsement, apply to the liability of the Insured under any Silicosis/Asbestosis or other Scheme or Schemes made under Section 4 of the Workmen's Compensation Act 1925 or under Section of the Workmen's Compensation Act (Northern Ireland) 1925 or any amending



*Reginald Henry*  
Secretary.

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 ABERDEEN:  
1, Union Terrace

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ENGLAND.

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 CHATHAM:  
79, High Street.  
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South Parade.  
 LIVERPOOL:  
5, Tithebarn Street.  
 MANCHESTER:  
Albert Square.  
 NEWCASTLE:  
2, Collingwood Street.  
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Cheapside.  
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90, St. Vincent Street.

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23, Windsor Place.

**IRELAND.**

BELFAST:  
10, Bedford Street

156.

Agency C.1564

Employer's Liability.

**THE NORTHERN ASSURANCE COMPANY LIMITED.**

Accident Department.

POLICY NO.	NAME OF INSURED	RENEWAL DATE	PREMIUM
E.L. 75034	Macher Lodge No. 1792	26.9.38	2/6.

Received the 11th day of October, 1938, the  
 Premium as stated hereon for the Renewal of the above Policy for  
**ONE YEAR** from the Renewal Date.

The renewal of this insurance is subject the express understanding that the indemnity granted by the policy does not, unless specifically extended by endorsement, apply to the liability of the Insured under any Silicosis, Asbestosis or other Scheme or Schemes made under Section 4 of the Workmen's Compensation Act 1925 or under Section of the Workmen's Compensation Act (Northern Ireland) 19 or any amending

2d. Stamp if the Premium is £2 or over.
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Reginald Henry  
 Secretary. *m*

# THE NORTHERN ASSURANCE COMPANY LIMITED.

HEAD OFFICES:

1, MOORGATE, LONDON, E.C.2.  
1, UNION TERRACE, ABERDEEN.

BRANCHES:

LONDON—WEST END: 42, PALL MALL, S.W.1.  
" MERCANTILE BRANCH: 10/11 MINCEING LANE, E.C.3.  
" CROYDON: 7, 9 & 11, HIGH STREET.  
BELFAST.—12, BEDFORD STREET.  
BIRMINGHAM.—41, COLMORE ROW.  
BRISTOL.—47, CORN STREET.  
CAMBRIDGE.—1, GUILDHALL STREET.  
CARDIFF.—23, WINDSOR PLACE.  
CHATHAM.—79, HIGH STREET.  
DUBLIN.—7, WESTMORELAND STREET.  
DUNDEE.—110, COMMERCIAL STREET.  
EDINBURGH.—17, CHARLOTTE SQUARE.  
GLASGOW.—90, ST. VINCENT STREET.  
LEEDS.—SOUTH PARADE.  
LIVERPOOL.—5, TITHEBARN STREET.  
MANCHESTER.—ALBERT SQUARE.  
NEWCASTLE.—2, COLTENEWOOD STREET.  
NOTTINGHAM.—CRAVEDE.  
PORTSMOUTH.—11, OREDAWAY ROW.

## WOMEN'S COMPENSATION POLICY.

Policy No. E.L. 75034

Name William Roe

First Premium - £           - : 2 : 6

Renewal Payment Due 26th September

Renewal Premium - £           - : 2 : 6

This Policy and its Conditions should be examined, and if incorrect returned at once for alteration.

WCS

# THE NORTHERN ASSURANCE

BIRMINGHAM

COMPANY LIMITED

ESTD

1836



## WORKMEN'S COMPENSATION INSURANCE POLICY.

in respect of one Tyler only-

Policy No. E.L. 75034

Estimated Amount of Wages, Salaries and other Earnings £ = \_\_\_\_\_

Renewal Date 26th September

Premium on above £ = 2. 6.

### Whereas

WILLIAM ROE

(hereinafter called the "INSURED") of 127, Woodlands Road, Sparkhill, Birmingham

~~carrying on the business of~~

and no other for the purposes of this insurance, has made to THE NORTHERN ASSURANCE COMPANY LIMITED (hereinafter called "the COMPANY") a written Proposal and Declaration, dated 26th September 1932 containing certain particulars and statements which it is hereby agreed shall be the basis of this contract and be considered as incorporated herein:

**Now this Policy witnesseth** that in consideration of the payment to the Company of the above-mentioned Premium (which Premium is subject to adjustment as hereinafter provided) for the following Indemnity from noon on the twenty-sixth day of September 1932 to noon on the twenty-sixth day of September 1933.

It is hereby agreed that if at any time during the said period subject to receipt of Premium as provided in the Conditions hereunder and during the continuance of this Policy by renewal any Employee in the Insured's immediate service shall sustain any personal injury by accident or disease as described in the Third Schedule to the Workmen's Compensation Act, 1925; and to the Workmen's Compensation Act (Northern Ireland) 1927, while engaged in the service of the Insured in work forming part of or process in the business above mentioned and in case the Insured shall be liable to make compensation for such injury either under the Workmen's Compensation Acts, 1925 and 1926 or the Workmen's Compensation Act (Northern Ireland) 1927, the Employers' Liability Act, 1880; the Fatal Accidents Act, 1846; or at Common Law the Company shall indemnify the Insured against all sums for which the Insured shall be so liable and will in addition be responsible for all costs and expenses incurred with its consent in defending any claim for such compensation:

**Provided always** that the due observance and fulfilment of the Conditions of this Policy which Conditions are to be read as part of this Policy shall be a condition precedent to any liability of the Company under this Policy.

### CONDITIONS.

1. Every notice or communication to be given or made under this Policy shall be delivered in writing at any of the Offices of the Company.
2. The Insured shall give notice to the Company of any accident or disease covered by this Policy as soon as practicable after the accident or disease or any incapacity arising therefrom comes to the knowledge of the Insured or of the Insured's Representative for the time being and shall forward to the Company forthwith after receipt thereof every written notice or information as to any verbal notice of claim and all proceedings.
3. The Insured shall not incur any expense litigation or otherwise or make any payment settlement or admission of liability in respect of any injury for which the Company shall be liable under this Policy without the written authority of the Company. The Company shall in respect of anything insured under this Policy be entitled to use the name of the Insured including the bringing defending enforcing or settling of legal proceedings for the benefit of the Company. The Insured shall give all necessary information and assistance and forward all documents to enable the Company to settle or resist any claim as the Company may think fit.
4. The Insured shall take reasonable precautions to prevent accidents, and to comply with all Statutory obligations.
5. ~~The first Premium and all Renewal Premiums that may be accepted are to be regulated by the amount of wages and salaries and other earnings paid to employees by the Insured during each period of Insurance. The name of every Employee and the amount of wages, salary, and other earnings paid to him shall be duly recorded in a proper wages book. The Insured shall at all times allow the Company to inspect such books and shall supply the Company with a correct account of all such wages, salaries, and other earnings paid during any period of Insurance within one month from the expiry of such period of Insurance and if the total amount so paid shall differ from the amount on which premium has been paid the difference in premium shall be met by a further proportionate payment to the Company or by a refund by the Company as the case may be.~~
6. The Company shall not be bound to renew this Policy or to send any notice of the Renewal Premium becoming due.
7. Unless specifically included by endorsement hereon the indemnity granted under this Policy or any renewal thereof shall not apply to the Insured's liability to Employees in the employ of Sub-Contractors to the Insured.
8. No alteration or change in this Policy and no variation in the terms or conditions of this Policy will be held valid unless the same has been signed or initialled by an authorised official of the Company.
9. If any question or difference shall arise touching the meaning of this Policy or its conditions or as to the rights obligations or liability of either party hereunder the same shall be referred to the arbitration of some person to be appointed by both parties, or, if they cannot agree upon a single Arbitrator, to the decision of two Arbitrators, one to be appointed in writing by each party, and in case of disagreement between the Arbitrators, to the decision of an Umpire who shall have been appointed in writing by the Arbitrators before entering on the reference, and an Award shall be a condition precedent to any liability of the Company.

Dated in Birmingham the first day of October 1932.

FOR THE NORTHERN ASSURANCE COMPANY LIMITED,

Agency

Examined

Entered

Form E.L. No. 7

L. B. & Co. 2/32

*Reginald Hayes*

Secretary at Birmingham,

MIMO:- Condition 5 was deleted before signature

The Northern Assurance Company Limited.

ENDORSEMENT

applicable to and forming part of the Company's Policy No. .... E.L. 75024 .....

in name of ..... W. Roe. ....

N. 918 9/34.

MEMO:- It is hereby declared and agreed that the interest in the insurance granted by the within policy is now vested in Machen Lodge, No. 1782 and not as within stated.

Subject otherwise, to the terms, conditions and limitations of the policy.

Entered in the Office Books at  
21st. day of September, 1938.

Algivaed Hays  
Secretary at Birmingham.

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