

No. 20962

£ 1000

5/10



By the CORPORATION of the ROYAL EXCHANGE ASSURANCE.

In the Name of God Amen. Messrs Willis Tabor & Co Ltd

as well in their own name as for and in the name and names of all and every other person or persons to whom the same doth may or shall appertain in part or in all Doth make Assurance and causeth themselves and them and every of them to be assured lost or not lost at and from & for & during the space of 12 calendar months from Noon 5th December 1905 to Noon 5th December 1906 New York Times In port & at sea as per clause attached.

Being on Hull, Tackle, Apparel & Furniture valued @ £ 6185
Machinery, Boilers and everything connected therewith. £ 30,000.

In case of claims for average a deduction of one third new for old to be made whether the average be particular or general Subject to the conditions of the full running down clause & other printed clauses as attached.

Including Risk of Craft to and from the Ship. Warranted free of Capture, Seizure, and Detention, and the consequences thereof, or any attempt thereat, piracy excepted, and also from all consequences of r, civil commotions, hostilities, or warlike operations, whether before or after declaration of war. as attached

upon any kind of Goods and Merchandises whatsoever laden or to be laden. And also upon the Body Tackle Apparel Ordnance Munition Artillery Bore and other Furniture of and in the good Ship or Vessel called the America Steam Burthen or thereabouts Whereof is Master (under GOD, for this present Voyage or whosoever else shall go for Master in the said Ship or by whatsoever other name or names the same Ship or the Master thereof is or shall be named or called Beginning the Adventure upon the said Goods and Merchandises from and immediately following the loading thereof on Board the said Ship at as above

And upon the said Ship &c. and so shall continue and endure during her abode there Upon the said Ship &c. And further until the said Ship with all her Ordnance Tackle Apparel &c. and Goods and Merchandises whatsoever shall be arrived at as above Upon the said Ship &c. until she hath there moored at anchor Twenty-four hours in good safety. And upon the Goods and Merchandises until the same be there discharged and safely landed. And it shall be lawful for the said Ship &c. in this Voyage to proceed and sail to and touch and stay at any Ports or Places whatsoever without prejudice to this Assurance. The said Ship &c. Goods and Merchandises &c. for so much as concerns the Assureds (by Agreement made between the Assureds and the said Corporation in this Policy) are and shall be rated and valued at Sterling without further Account to be given by the Assureds for the same.

Touching the Adventures and Perils which the said Corporation are contented to bear and do take upon them in this voyage, they are of the Seas Men of War Fire Enemies Pirates Rovers Thieves Jettizons Letters of Mart and Countermart Surprisals Takings at Sea Arrests Restraints and Detainments of all Kings Princes and People of what nation condition or quality soever Barratry of the Master and Mariners and of all other Perils Losses and Misfortunes that have or shall come to the hurt detriment or damage of the said Goods and Merchandises and Ship &c. or any part thereof. And in case of any Loss or Misfortune it shall be lawful to the Assureds their Factors Servants and Assigns to sue labour and travel for in and about the Defence Safeguard and Recovery of the said Goods and Merchandises and Ship &c. (or any part thereof) without Prejudice to this Assurance to the charges whereof the said Corporation will contribute according to the rate and quantity of the Sum herein assured. It is expressly declared and agreed that no acts of the Insurer or Insured in recovering saving or preserving the property insured shall be considered as a waiver or acceptance of abandonment. And it is agreed by the said Corporation that this Writing or Policy of Assurance shall be of as much force and effect as the surest Writing or Policy of Assurance heretofore made in Lombard Street or in the Royal Exchange or elsewhere in London. And so the said Corporation are contented and do hereby promise and bind themselves and their Successors to the Assureds their Executors Administrators and Assigns for the true performance of the premises, confessing themselves paid the Consideration due unto them for this Assurance by the Assureds at and after the Rate of

eight Pounds per Cent.

In Witness whereof the said Corporation have caused their COMMON SEAL to be hereunto affixed and the Sum or Sums by them assured to be hereunder written at their Office in the Royal Exchange of LONDON this Twelfth day of December in the Year of our Lord One Thousand Nine Hundred & Five

The said Corporation are content with this Assurance for

One Thousand Pounds

Free from all Average on Corn Flour Fish Salt Fruit and Seed unless General or the Ship be stranded. Free from Average on Sugar Rum Hides Skins Hemp Flax Rice and Tobacco under Five per Cent. and on all other Goods the Ship and Freight under Three per Cent. unless General or the Ship be stranded sunk or burnt.

By order of the Court of Directors,

Handwritten initials 'JH'

Handwritten signature 'J. Danvers'

Secretary.



Should the vessel at the expiration of this policy be at sea, or in distress, or at a port of refuge, or of call, she shall, provided previous notice be given to the Underwriters, be held covered by a pro rata monthly premium, to her port of destination.