CHAP. brew-house, bake-house, still-house, cooper's or joiner's shop, or other house or shop wherein any of the hazardous trades or businesses following are carried on, to wit: Apothecaries, chymists, ship-chandlers, tallow-chandlers, stable-keepers, innholders, malt-houses, oil and colour men, or which are used as stores for the following hazardous goods, or any of them, to wit: Hemp, flax, tallow, pitch, tar, turpentine, hay, straw and fodder of all kinds, and corn unthreshed, shall be infured in this office, but on fuch terms only as shall be concluded on by special agreement with the directors; and no policy shall be extended, or construed to extend, to the assurance of any sugar-house, brew-house, bakehouse, still-house, cooper's or joiner's shop, or other house or shop wherein any of the hazardous trades or businesses above mentioned are carried on, or where any large quantities of hazardous goods before enumerated are stored or lodged, unless the same is expressly mentioned in the policy, and a proportionable deposite paid, to be agreed on with the directors. ART. 9. Every person insuring shall deposite in the hands of the treasurer, as a pledge for the performance of his covenant, a certain fum, to be agreed on with the directors, for every one hundred pounds he shall insure, according to the greater or less hazard of the building on which the same is insured, which depofite money shall be returned to the person or persons so depositing the same, his, her or their executors, administrators or assigns, at the expiration of his, her or their respective policies, together with a proportionable dividend of the profits that have accrued, deducting losses and incident charges only; provided, and it is hereby agreed, that for the better and more certain adjusting the accounts of this fociety, the said deposite money shall be demanded within one year next after the expiration of each respective policy, and in default of such demand, the same shall become forfeit, and be sunk to the depositer for the benefit of the society. ART. 10. Every person insuring in this society shall pay for each policy, and other the services incident thereto, the sum of one hundred and thirty-three cents, and for the entry of every transfer the sum of forty cents. ART. 11. All perfons applying to the office of this fociety for infurance, shall, before the surveying of his, her or their house or houses, pay two dollars and fixty-seven cents per policy earnest money, towards the charges of such insurance, which earnest money shall be taken in part of the charges of the infurance, in case the same shall be made, and the policy or policies thereof be taken up within three months then next after; and in case the said policies shall not, through default or neglect of the person or persons so applying, be taken up within that time, then for the better keeping and determining the accounts of the fociety, the faid policies shall from time to time be cancelled by the directors, and the faid earnest money shall be funk to the payer for the benefit of the society; but in case the directors for the time being shall not agree to make the insurance so applied for, then the earnest money paid shall be returned; and when old policies shall be directed to be renewed, and the new policies shall not be taken up within three months next following fuch renewal, the new policies shall also in fuch case be in like manner cancelled, and the charge of the policy and survey shall be deducted out of the deposite money of every such insurer. ART. 12. All and every person or persons insuring in this society shall receive one or more policy or policies for fuch infurance, under the hands and feals of three at least of the directors; all which affurances shall be esteemed good and valid from the time the charges of insurance and deposite money shall be paid, and the person or perfons infured, having duly figned, fealed and delivered, this prefent deed of fettlement; and all policies at their respective expirations, and on return or accounting for the deposite money and profits, shall be delivered up to the society, and be cancelled. ART. 13. And every person or persons insuring in this society shall be bound and be obliged to pay his, her or their respective proportions of all losses and charges happening and incurring in and to the society, and for that purpose shall fign and execute these presents; provided nevertheless, that he, she or they, shall not be obliged to pay a sum exceeding one half the amount of their respective deposites for each and every fingle fire, to make good the loss thereby fustained, (a fingle fire being understood to be a fire beginning in one house and damaging or destroying one or more houses,) and should such sum be insufficient to make good fuch lofs, then the deficiency shall be made up out of the interest