certificate thereof, shall be entered on the record of said

Policy.

SEC. 30. Any person insured by this Company, may, at his option, surrender his Policy, by depositing it with the Secretary, and paying all assessments, if any unpaid, and he shall be entitled to his Premium Note at the expiration of thirty days thereafter, by paying his proportion of all losses and expenses of the Company, previous

to such surrender.

SEC. 31. The Board of Directors may, for good cause, revoke, in part or in whole, any Policy issued by this Company, and the same shall take effect at the expiration of thirty days after the Secretary shall serve, or cause to be served, upon the Insured a written notice of such revocation, a copy of which shall be filed, with the affidavit of service in the office of the Secretary, and the Insured shall be subject to the same liabilities to the Company as though he, she or they had surrendered the said Policy; but all liabilities for subsequent losses shall cease at the expiration of the said thirty days after such notice.

SEC. 32. Whenever any Policy, issued by this Company, shall be cancelled at the request of the Insured, or by his act, alienation, or default, no part of the per centage, or original premium, shall be refunded to him, or them; but in case any Policy shall be cancelled or rescinded by the act of the Company, not grounded upon any act of the Insured, a just proportion thereof shall be

refunded, the contract of

SEC. 33. The By-laws of this Company shall not be altered or modified without the consent of a majority of the Directors, at a regular authorized meeting of the Board. it is be agreed one regulating or der the Board.

SEC. 34. All Communications to the Company are to be addressed, post paid, to the Secretary, at Prescott, and when relating to a Policy, the number of such Policy to be given in the ed that ania of the at ! I ad noise alo

ALFRED HOOKER, President.

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