

This contract and forward the policy thereon to
 them and in case of neglect or omission to insure
 such property as herein stated he will pay to
 said Company all losses or damages that may
 arise on account of fire at invoice price of
 said goods within sixty days from such loss.
 Fourth To settle for all goods sold at invoice price
 on the first of each month or at any time when
 so requested by said Company or its authorized
 travelling man or collectors and render an item-
 ized statement showing goods on hand belong-
 ing to said Company upon blanks furnished
 for this purpose Fifth For all goods furnis-
 hed under this contract and sold for cash I will
 remit the amount of the invoice price thereof
 to said Gluckbaker Bros Mfg Co as provided
 for either in cash or New York or Chicago exch-
 ange Sixth For all goods sold on time the part
 of the second part will take notes given by
 the purchaser on blanks furnished or approved
 by the party of the first part those given between
 March first and November first on no account to
 fall due later than the first day of the follow-
 ing March between November first and March
 first to fall due during the next fall or winter
 not to exceed one year from date thereof the term
 or all notes to be as short as possible within
 the above limits and consistent with the ab-
 ility of the maker to pay all of said notes to
 be endorsed by the party of the second part
 protest waived and payment guaranteed
 on demand after due Seventh the party of
 the second part also agrees to be accountable to
 the party of the first part for any loss or expen-
 se resulting from any deviation from this
 agreement or from the price of the goods and
 for any attorney's fees or costs or other expense
 said party of the first part may incur in
 enforcing this contract by reason of default
 on compliance or otherwise on the
 part of the party of the second part Eighth
 Cash discount of 6% off as sold except on
 terms otherwise specified

Clause is void in this contract. Ninth the said party
 of the second part shall not use any of the proceeds of
 sales and the cash or notes taken for the sale of said
 goods shall be the property of the party of the first
 part until the invoice price of said property expen-
 ses or damages are paid in full Tenth In case
 any goods ordered under this contract remain
 unsold on or after 12 months from the date of such
 invoice it shall remain optional with the party of
 the first part then or at any time thereafter to require
 payment thereof at invoice price in cash or in
 notes of responsible parties bearing 7 per cent
 interest and due one half in four months and
 one half in six months Eleventh the party of the
 first part reserve to themselves the right to revoke
 this contract at any time if the party of the second
 part shall fail to discharge any of their obliga-
 tions entered into above or if the first party ha-
 ve any reason to believe the second party un-
 able to perform the same and upon the revocation
 of this contract the said party of the second part
 shall turn over any and all goods belonging
 to the said Company upon the payment of freight
 on the said property turned over provid-
 ing goods are in as good condition as when
 received otherwise damages shall be collect-
 able and may be deducted from the freight so
 far as this shall suffice Twelfth said party of
 the first part shall not be liable for damages if
 by reason of accident or other cause they should
 not be able to fill all orders sent in by the par-
 ty of the second part but will use every effort
 to fill accepted orders as speedily as possible
 Thirteenth This contract is subject to the ap-
 proval of the party of the first part and when
 accepted and signed a true copy shall be
 furnished the party of the second part and
 this said contract shall be binding on both
 parties All erasures and interlineations
 been carefully noted before signing this
 Witness *[Signature]* *[Signature]*