INSURANCE DOUBLE INDEMNITY PROVISION

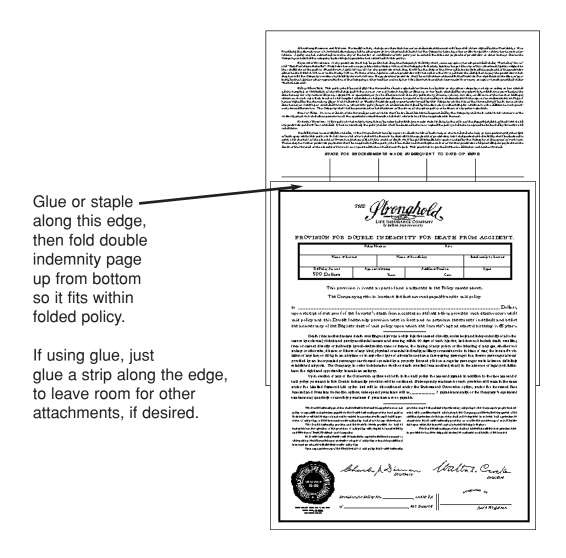
This prop is based on actual vintage insurance paperwork. Considering the likelihood of accidental death, every occult investigator should seriously consider double indemnity.

Enter information using built-in Acrobat form fields (or delete default entries and print prop "blank", and enter info using a real typewriter or by hand).

Print on white or off-white paper.

Trim 1/8 inch off right and left sides of printed prop.

Attach to insurance policy with glue or staples on page 3 in space for endorsements, as shown.



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PROVISION FOR DOUBLE INDEMNITY FOR DEATH FROM ACCIDENT.

	Policy Number		Date	
Name of Insured		Name of Beneficiary		Relationship to Insured
Full Policy Amount 500 Dollars	Age nex	t birthday Years	Additional Premium Cents	Agent

This provision is issued as part of and is attached to the Policy named above.

The Company agrees to increase the face amount payable under said policy

Dollars, to ______ upon receipt of due proof of the Insured's death from accident as defined below, provided such death occurs while said policy and this Double Indemnity provision were in force and no premium thereunder in default and before the anniversary of the Register date of said policy upon which the Insured's age at nearest birthday is 65 years.

Death from accident means death resulting solely from bodily injuries caused directly, exclusively and independently of all other causes by external, violent and purely accidental means and ensuing within 90 days of such injuries, but does not include death resulting from or caused directly or indirectly by self-destruction sane or insane, the taking of any poison or the inhaling of any gas, whether voluntary or otherwise, disease or illness of any kind, physical or mental infirmity, military or naval service in time of war, the Insured's violation of any law, or riding in an airplane or in any other type of aircraft except as a fare-paying passenger in a license passenger aircraft provided by an incorporated passenger carrier and operated by a properly licensed pilot on a regular passenger route between definitely established airports. The Company, in order to determine whether death resulted from accident, shall, in the absence of legal prohibition, have the right and opportunity to make an autopsy.

Upon election of any of the Conversion options set forth in the said policy the amount payable in addition to the face amount of said policy pursuant to this Double Indemnity provision will be continued. Subsequent premiums for such provision will remain the same under the Limited Payment Life option but will be discontinued under the Endowment Conversion option; under the Increased Face Amount and Premium Reduction options, subsequent premiums will be, if payable annually, or the Company's equivalent semi-annual, quarterly or monthly premiums if premiums are so payable.

This Double Indemnity provision shall forthwith terminate if any premium on said provision may be discontinued by returning said policy to the Company for proper endorsepolicy or any additional premium payable for this Double Indemnity provision is not paid on ment with a written request satisfactory to the Company and thereafter the payment of the its due date or within the days of grace unless waived in accordance with any Disability provision of said policy, or if the insurance under said policy shall cease for any other reason.

This Double Indemnity provision and the benefits herein provided for shall be excepted from the operation of the provisions of said policy with respect to Incontestibility and Freedom of Travel, Residence and Occupation.

No Double Indemnity benefits will be included in any extended term insurance or other paid-up benefit granted upon surrender or lapse of said policy or in paid-up additional insurance purchased with dividends under said policy.

Upon any anniversary of the Register date of said policy this Double Indemnity

additional premium for this provision shall not be required. In no event shall a premium be charged for this Double Indemnity provision on or after the anniversary of such Register date upon which the Insured's age at nearest birthday is 65 years.

This Double Indemnity provision shall not take effect until the first premium herein provided for has been duly paid during the continued good health of the Insured.

PLHS 1320. 32, 1. Do. Acc onv. Gen., & Corp. NO CASH VALUE

Provision for Policy No. _____ on the life

of ______ the Insured.

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Ass't Registrar.