0.7570

Policy Stamp /

£7.5.0



Sum Assured.

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CROWN LIFE-ASSURANCE COMPANY,

LONDON: INSTITUTED 1825.

Whereas John Young of Charlotte heet Filgrey Square in the boundy of Meddewy appraver the Person assured

continuance thereof, and hathcaused to be delivered into the Office of the said Company a Declaration or Statement in writing, bearing date the limble day of Canner One Thousand Eight Hundred and thereby Sconssigned by the said assumed whereby it was declared amongst other things that the age of the said and four fournes

did not then exceed that wint - years, That the had - had the small pox, That the had - had the cow pox, That the had not had the gout, and that the was not afflicted with fits, convulsions, asthma, insanity, or spitting of blood, or any disorder which tended to the shortening of life, and whereby the said Assured agreed that such Declaration or Statement should be the basis of the Contract between himself and the said Company:

And whereas the said Assured half paid to the Directors of the said Company the sum of dir pounds five shelling and ight ferred as the full Premium or Consideration for the Assurance of the said sum of divo blanded for one whole year, commencing the tenth day of annuary One Thousand Eight Hundred and thirty deven and terminating on the menth day of annuary and thirty right inclusive, the receipt whereof is hereby acknowledged:

Now therefore this **Holicy witnesseth** that the three Directors of the said Company, whose names are hereunto subscribed, do hereby agree that in case the said *Clinic formage* shall die at any time within the term of one year, commencing on the *linth* day of *Canledry* One Thousand Eight Hundred and *Chicle Screw* and terminating on the *puinth* day of *Canledry* One Thousand Eight Hundred and *Chicle Screw* and terminating on the *puinth* day of *Canledry* One Thousand Eight Hundred and *Chicle Screw* and terminating on the *puinth* day of *Canledry* One Thousand Eight Hundred and *Chicle Screw* and terminating on the *puinth* day of *Canledry* of

The destination of the said the said term of one year, pay or cause to be paid to the said Company during her life the like annual premium of dry portunds first shallongs and erght frence on or before the grout destination of the said Company of Samuely in the year One Thousand Eight Hundred and third, eight and on or before the same day in every subsequent year, the Funds and Property of the said Company applicable by the Deed or Deeds of Settlement of the said Company to the payment of monies assured by Life Policies shall, according to the provisions of such Deed or Deeds, be subject and liable to pay and satisfy to the said Assured, have the death of the said (Inne Young ______ the full sum of Store Hundred Tournds _______)

of lawful money, together with such further sums (if any) as shall have been assigned to or in respect of this Policy, pursuant to the Rules and Regulations for the time being of the said Company, as or by way of bonus or addition to the sum hereby assured.

Provided neuerificiess that in case any untrue allegation be contained in the Declaration or Statement so as aforesaid delivered into the Office of the said Company, on behalf of the said Assured; or if it should be proved that the Referees have knowingly given false testimonials, then this Policy of Assurance shall be void, and all Premiums and Monies paid thereunder shall be forfeited to the said Company. **Provided also** that this Policy and the Assurance hereby effected are and shall be subject and liable to the several conditions, restrictions, and stipulations hereupon indorsed so far as the same are or shall be applicable, in the same manner as if the same respectively were here repeated and incorporated in this Policy. **Provided always neuerflycless** that the subscribed Capital Stock and other the Funds and Property of the said Company by the Deed or Deeds of Settlement applicable to the payment of monies assured by Life Policies, shall, subject to all prior claims and demands, alone be liable to answer and make good all claims and demands in respect of this Policy; and that no Director or other Proprietor of the said Company, his Executors or Administrators, shall, by reason of this or any other Policy, or of the whole of the Policies taken together which any Director has signed or may sign, be in any wise individually subject or liable to any claims or demands beyond the amount of the unpaid part of his Share or Shares in the said subscribed Capital Stock, and that no other person shall on any account whatsoever be in any wise subject or liable to any claims or demands in respect of liable to any claims or demands in respect of liable to any claims or demands in respect or liable to any claims or demands beyond the amount of the unpaid part of his Share or Shares in the said subscribed Capital Stock, and that no other person shall on any account whatsoever be in any wise subject or liable to any claims or demands in respect of liable to any claims or demands in respect of liable to any claims or dema

In witness whereof We, three Directors of the said Company, have hereunto set our hands this firsth _____ day of danuary in the year of our Lord One Thousand Eight Hundred and thirty deren _____

Examined, Mainborn

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M. Thitmine

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LONDON: INSTITUTED 1823.

QROWN HIPLASSURANCE OU

CONDITIONS OF ASSURANCE FOR ORDINARY RISKS.

Poincies will not be considered to be in force beyond Thirty Days after the expiration of the year, unless the premium then due shall have been paid to the Company; but should proof be given, to the satisfaction of the Directors, that the party or parties whose life or lives hath or have been assured continue in good health, the Policies may be revived at any period within Six Months, on the payment of a fine to be fixed by the Board of Directors, not exceeding Ten Shillings *per cont.* on the sum assured, or at any period within Thirteen Months on the payment of such fine as a Board of Directors may think reasonable.

Months on the payment of such nue as a notare to intrectory may tunk reasonance. Policies will become void if the parties whose lives have been assured shall go beyond the limits of Europe, or shall die on the High Seas (except in passing from one part of the United Kingdom of Great British not and the state of the state British Ports and any foreign Ports between the Elbe and Brest, both inclusive), or, being or becoming Naval or Milifary, shall be called into actual service, unless in each case the parties shall avail themselves of the Scale of Premiums allotted to the specific risk by this Company.

Assurances made by persons on their own lives will become void if they die by Duelling, by their own hands, or by the hands of Justice. But the Directors in their discretion may make such allowances in respect of the Policies of the deceased as they may deem just and reasonable.

Policies may be assigned by a separate Deed, of which Forms may be had at the Office.

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If any person should become desirous of discontinuing an Insurance effected at this Office for the whole term of life, the Company will purchase the interest in such policy at a fair price.

All Claimants upon the decease of any person whose life shall have been assured by the Company must, if required, make proof thereof, and give such farther information respecting the same as the Directors may think reasonable.

Reasonable proof will also be required of the time of Birth, unless that fact shall have been previously established, in which case the same will be admitted by indorsement on the Policy.

The time for payment of Claims accruing by Death is within Three Calendar Months after the proof of the death of the party or parties upon whose life or lives the Assurance has been effected.