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the person Assured by this Policy, has proposed to effect an Assurance with the above-named Society upon the Life of Markey Theorems of Old Mayne, Bughlon. Equive for the whole duration thereof in the sum of the Markey two Manual Society, a Proposal and Declaration signed by dated the Swiff day of Spril One Thousand Eight undered and lifty one stating, amongst other things, that the age of the said Charles Salvine Sugarstan Thellufform did not

Hundred and Colly one stating, amongst other things, that the age of the said Charles Shelles Shelles on the did not then exceed Micros years, which Proposal and Declaration, together with the Statements made relating thereto, the said Assured hath agreed shall be the basis of the contract between home and the said Society.

And inhereas the Directors of the said Society, relying on the truth of such Proposal, Declaration, and Statements, have undertaken the proposed Assurance, at the Annual Premium hereinafter mentioned.

And whereas the said Assured has paid to the said Society the sum of Statuly nence founds dwelve Shellings as the Premium for such Assurance, for the period of Twelve calendar months, commencing on the day of the date hereof, and ending on the locally funds.

One Thousand Right Hundred and July Luo both inclusive

Pow these directive day of Africa One Thousand Eight Hundred and Assured, he executors, administrators, or assigns, shall on or before the Annual Premium of Manual Premium of the case the funds of the said Society, chargeable therewith by virtue of the Deed of Settlement of the said Society, shall, according and subject to the provisions of the said Deed of Settlement, be liable to pay to the said Assured, he executors, administrators, or assigns, within Three calendar months after proof satisfactory to the Directors of the said Society shall have been given of the death of the said Charles Surgard Su

Browner always, and these presents are granted upon this express condition, that if any fraudulent misrepresentation or false allegation shall be found, or any wilful concealment or wilful omission shall have been made in the Declaration or Statements hereinbefore referred to either as to the age of the said Assured, or any other matter therein contained, then this Policy shall be null and void.

Problem also, and it is hereby expressly agreed and declared to be the true intent and meaning of these presents, that the funds of the said Society for the time being, chargeable as aforesaid, remaining unapplied and undisposed of and inapplicable to prior claims and demands, in pursuance of the trusts, powers, and authorities coatained in the said Deed of Settlement, shall alone be answerable for any demand to be made under this Policy, and that no Director, Member, or Shareholder of the said Society shall, upon any account or pretence whatsoever, be subject or liable to any demand in respect hereof, nor shall the said Assured, his executors, administrators, or assigns enforce any judgment, decree, or order, which he or they may obtain in respect of this Policy, against the person, property, or effects of any Director, Member, or Shareholder of the said Society in respect thereof, over or beyond the amount of his or her obligations to the Society in respect of the said funds so chargeable as aforesaid, whether the whole of the Shares in the capital stock of the said Society shall have been subscribed for or not, and whether the whole of the capital of the said Society shall have been paid up or subscribed for or not.

probled also, that this Policy, and the Assurance hereby effected, shall at all times and under all dreumstances be subject to the several conditions and stipulations endorsed hereon, in the same manner as if the same were here actually repeated.

#in withtes whereof, the undersigned, three of the Directors of the said Society, have hereunto set their hands and the Common Seal of the said Society this Mustleth day of April One Thousand Eight Hundred and fifty one

Signed in the presence of Mayner fauncier

Entered M. May.

A Buccos Ambientry The Name

Policy No. 1023.

METROPOLITAN COUNTIES

And Genera

LIFE ASSURANCE,

ANNUITY, LOAN, & INVESTMENT SOCIETY

the Count De Corneli frew.

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ANNUAL PREMIUM.

29 12 12 Payable on the 30 day of Oprib

in each Year

CONDITIONS OF ASSURANCE.

- 1. Pensions proposing Instruments must give the particulars required by the printed forms of Proposal, and must sign the form of Prokaration annexed thereto; and if any frankfulnet or untrue statement be contained in such Proposal or Declaration, or if any material information be withheld which ought to be communicated, the Policy will be woid, and all the Premiums paid thereon will be foreided to the Society.
- 2. No Policy will remain in force more than thirty days after the period fixed for the payment of the Renewal Premium, unless such Premium shall actually have been paid, and the printed form of office Receiper, signed by two Directors of the Society, and countersigned by one of the oleris or agents, given ; but any Policy may be revived within six calender months, on payment of a fine of ten shiflings per cent. on the sum insured, provided proof be given, to the satisfaction of the Directors, that the health and habits of the person on whose life the Insurance was granted, remain good and unchanged.
- 3. Policies will become void if the party or parties whoe life or liven has or have been the subject of Insurano hall go beyond the limits of Europe, or shall die on the high sees, (except in passing in King's Shap, or Passage, Vessels, being whelly decked, or in Steam Vessels from any one part of the United Kingdom of Great British and Ireland to siny other part thereof, including Generacy, Jersey, Adderney, Sark, and Man; or in passing direct during peace, by a similar conveyance, from and to any port in the said United Kingdom, to and from any port between Hamburgh and Brest, lobel inclusively, buless special persistions hall have been grunted by the Directory, in their discretion, on payment of such extra Premium as the Directors may deem adequate to the risk incurred: or shall, with out such consent, either into or enegge in any Millary or Noval service whatever.
- 4. Policies effected by persons on their own lives shall become void if such persons die by their own handle their rane or insance, by the hands of justice, or in consequence of a due!; but the Directors will in any such case provided the Pidice shall rich tave become assigned allow to the victor or dildren of the Insured such sum as the Society of the Allow of the Insured such sum as the Society of the Allow of the Insured such sum as the Society of the Allow of the Insured such sum as the Society of the Allow of the Insured such in case were reliefy shall have been assignated by way of security for insurey one by the assigner to the assignee, and notice of our assignated that have been assignated and the based efficie of the Society, at least three calcular months previous to the deat of the Insured, the Directors will allow to the assignee such mounts at shall remain due to him under such assignment.
- 5. In every case in which a Policy shall become vold, all monies which shall have been received by the Society of
- 6. Upon the death of any person upon whose life an Issurance has been granted by the Company, the claimant sail give proof or mich death, and such evidence respecting the time, place, and cause thereof, as the Directors may reasonably require; and shall also give satisfactory evidence of the date of birth of the person or persons and person whose life or lives the Insurance was made, vulses the age of a sege of such person or persons. Such all appear by the Polly to have been admitted. Claims on the Society will be paid within three calendar months from the time of receipt, by the Directors, of the required proofs, subject to the provious last within mentioned.

HATLY Energies, Printers and Stationers, Royal Exchange Buildings, Overshill