SUN LIFE ASSURANCE COMPANY
OF CANADA
At point of mailing





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去后午三花沙林 H 20 HOF TO BUILTO 時很了十月十日第三種數便物器可



| In Consideration of the payment of Forty-five   |
|---|
| xx/Dollars  |
| to US in hand paid by Shinichi Nakade and Yasujiro Nakade   |
| WE do hereby release and forever discharge said   |
| Shinichi Nakade and Yasujiro Nakade   |
| from any and all actions, causes of actions, claims and demands for, upon, or by reason of any damage, loss   |
| or injury, which heretofore have been or which hereafter may be sustained by in consequence of  |
| an accident which occurred on September 14th, 1941, near the  |
| Municipal Hall of Richmond, Brighouse, British Columbia.at about  |
| 11:00 P. M.   |
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|   |
| It Being Further Agreed and Understand That the payment of said   |
| It Being Further Agreed and Understood That the payment of said   |
| It Being Further Agreed and Understood That the payment of said  Forty-five  Dollars is not to be construed as an admission on the part of said Shinichi Nakade and   |
| Forty-five  |
| Dollars is not to be construed as an admission on the part of said Shinichi Nakade and  |
| Dollars is not to be construed as an admission on the part of said Shinichi Nakade and  Yasujiro Nakade   |
| Dollars is not to be construed as an admission on the part of said Shinichi Nakade and  Yasujiro Nakade of any liability whatever in consequence of said accident.  |
| Dollars is not to be construed as an admission on the part of said Shinichi Nakade and  Yasujiro Nakade  of any liability whatever in consequence of said accident.  In Mitness Mirrent, we have hereunto set OUR hand and seal this  third day of October , 19241  SIGNED SEALED AND DELIVERED IN                |
| Dollars is not to be construed as an admission on the part of said Shinichi Nakade and  Yasujiro Nakade  of any liability whatever in consequence of said accident.  In Witness Wherent, we have hereunto set OUR hand and seal this  third day of October 19247  SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF |
| Dollars is not to be construed as an admission on the part of said Shinichi Nakade and  Yasujiro Nakade  of any liability whatever in consequence of said accident.  In Mitness Mirrent, we have hereunto set OUR hand and seal this  third day of October , 19241  SIGNED SEALED AND DELIVERED IN                |
| Dollars is not to be construed as an admission on the part of said Shinichi Nakade and  Yasujiro Nakade  of any liability whatever in consequence of said accident.  In Witness Wherent, we have hereunto set OUR hand and seal this  third day of October 19247  SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF |
| Dollars is not to be construed as an admission on the part of said Shinichi Nakade and  Yasujiro Nakade  of any liability whatever in consequence of said accident.  In Witness Wherent, we have hereunto set OUR hand and seal this  third day of October 19247  SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF |

| In Consideration of the payment of Forty-rive  |
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| Dollars  |
| to US in hand paid by Shinichi Nakade and Yasujiro Nakade  |
| WEdo hereby release and forever discharge said   |
| Shinichi Nakade and Yasujiro Nakade  |
| from any and all actions, causes of actions, claims and demands for, upon, or by reason of any damage, loss  |
| or injury, which heretofore have been or which hereafter may be sustained by in consequence of   |
| an accident which occurred on September 14th, 1941, near the   |
| Municipal Hall of Richmond, Brighouse, British Columbia.at about   |
| 11:00 P. M.  |
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| It Being Further Agreed and Understood That the payment of said  Forty-five  |
| Dollars is not to be construed as an admission on the part of said Shinichi Nakade and   |
| Yasujiro Nakade  |
|  |
| of any liability whatever in consequence of said accident  |
| of any liability whatever in consequence of said accident.   |
| of any liability whatever in consequence of said accident.  In Witness Whereof, WE have hereunto set OUR hand and seal this                                      |
|  |
| In Witness Whereof, WE have hereunto set OUR hand and seal this third day of October , 192 41  SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF                   |
| In Witness Wherent, WE have hereunto set OUR hand and seal this third day of October , 192 41  SIGNED, SEALED AND DELIVERED IN                                   |
| In Witness Whereof, WE have hereunto set OUR hand and seal this third day of October , 192 41  SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF                   |
| In Witness Whereof, WE have hereunto set OUR hand and seal this third day of October , 192 41  SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF Allie M. M. Jaren |
| In Witness Whereof, WE have hereunto set OUR hand and seal this third day of October , 192 41  SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF Allie M. M. Jaren |

Invoice No. hone PAcific 6923 BELL MOTORS 933 West Pender Street
VANCOUVER B. C. 1/- 34 194\_ **ADDRESS** W. O. No. Particulars Date 50 Refair na fordey Refair na Finde R.R. 00 50

| CANADA  | CANADIAN PACIFIC RY. CO. STEAMSHIP LINE |     |       |    |   |       |            | 5.0    | 00       |  |
|---|---|-----|-------|----|---|-------|------------|--------|----------|--|
| British Columbia Coast Service  |   |     |       |    |   |       | - Comments | 4.00   |          |  |
| A SEATTLE to VANCOUVER  |   |     |       |    |   |       |            | 3.0    | <b>D</b> |  |
| ON DATE STAMPED ON BACK<br>WHOLE STATEROOM  |   |     |       |    |   |       |            |        | 3.00     |  |
| THE   | NUME                                    |     | OF WH |    |   | ICATE | D BY       | 2.50   |          |  |
| -   | .s                                      |     |       | 00 |   |       |            | 2.00   |          |  |
| PASSENGER TO RETAIN This Portion of Tioket  |   |     |       |    |   |       |            | 1.50   |          |  |
| NOT GOOD FOR PASSAGE This portion of Ticket is of NO VALUE except to the passenger to identify accom- |   |     |       |    |   |       | LUE        | 1.00   |          |  |
| NOT TRANSFERABLE  |   |     |       |    |   | 10    | p.t        |        |          |  |
| Form 1266 NO. 184154<br>STATEROOM NUMBER  |   |     |       |    |   | 4     | Da<br>Tr   | y<br>p |          |  |
| UNITS   | 1                                       | 3   | 4     | 5  | 6 | 7     | 8          | 9      | o        |  |
| TENS  | 1 2                                     | 2 3 | 4     | 5  | 6 | 0     | 8          | 9      | 0        |  |
| HUNDRE  | 18                                      |     | 2     | 3  | A | В     | 3 (        |        | D        |  |



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|---|--|------|------|------|-----|-------------|----------|------|-----|----|
|   | MADIAN PACIFIC RY. CO. STEAMSHIP LINE 5.00 |      |      |      |     |             | 00       |      |     |    |
| British Columbia Coast Service                                |  |      |      |      |     |             |          | vice | 4.  | 00 |
| A SEATTLE to VANCOUVER VIA DIRECT STEAMER                     |  |      |      |      |     |             |          |      | 3   | 50 |
|   |  |      |      |      | -   | l on<br>TER |          |      | 3.0 | 00 |
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|   | 0- 6                                       | e    |      |      |     |             |          |      | 2.0 | 00 |
| On S.S.  PASSENGER TO RETAIN This Portion of Ticket           |  |      |      |      |     |             | 1.50     |      |     |    |
| NOT GOOD FOR PASSAGE<br>This portion of Ticket is of NO VALUE |  |      |      |      |     | 1.00        |          |      |     |    |
| except to the passenger to identify accommodation             |  |      |      |      |     |             | lt<br>Ip |      |     |    |
| Form 1266 No 172641   |  |      |      |      |     | 11          |          | 3.7  |     |    |
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| ISSUED BY   | 5.00      |   |  |  |  |  |
|---|-----------|---|--|--|--|--|
| CANADIAN PACIFIC RY. CO. STEAMSHIP LINE                         | 4.00      |   |  |  |  |  |
| A VANGOUVER to SEATTLE  | 3.        |   |  |  |  |  |
| VIA DIRECT STEAMER ON DATE STAMPED ON BACK                      | 3.00      |   |  |  |  |  |
| WHOLE STATEROOM THE NUMBER OF WHICH IS INDICATED BY PUNCH MARKS | 2.50      |   |  |  |  |  |
|   | 2.00      |   |  |  |  |  |
| On S.S. PASSENGER TO RETAIN This Portion of Ticket              | 1.50      |   |  |  |  |  |
| NOT GOOD FOR PASSAGE<br>This portion of Ticket is of NO VALUE   | 1.00      |   |  |  |  |  |
| except to the passenger to identify accommodation.              |           |   |  |  |  |  |
| Form 1257 NO.155562<br>STATEROOM NUMBER                         | Da<br>Tri | y |  |  |  |  |
| UNITS 1 2 3 4 5 6 7 8   | 9         | 0 |  |  |  |  |
| TENS 1 2 3 4 5 6 8  | 9         | 0 |  |  |  |  |
| HUNDREDS 1 2 3 A B C  |           | D |  |  |  |  |



| ISSUED BY   | 5.   | 00  |
|---|------|-----|
| CANADIAN PACIFIC RY CO. STEAMSHIP LINE British Columbia Coast Service | 4.   | 00  |
| A VANCOUVER to SEATTLE  | 300  |     |
| VIA DIRECT STEAMER ON DATE STAMPED ON BACK                            | 3.00 |     |
| THE NUMBER OF WHICH IS INDICATED BY PUNCH MARKS                       | 2.50 |     |
| MINIMUNES APRILATING  | 2.00 |     |
| On S.S  | -    |     |
| PASSENGER TO RETAIN This Portion of Ticket                            | 1.50 |     |
| NOT GOOD FOR PASSAGE<br>This portion of Ticket is of NO VALUE         | 1.00 |     |
| except to the passenger to identify accommodation.  NOT TRANSFERABLE  | Ni   | Sht |
| Form 1257 NO.156853   | Day  |     |
| STATEROOM NUMBER  | Tr   | ip  |
|   |      | T   |
| UNITS 1 2 3 4 5 6 7 8   | 9    |     |
| TENS 1 2 3 5 6 7 8  | 9    | 0   |
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| TANAT  | CANADIAN PACIFIC RY. CO. STEAMSHIP LINE  |             |      |           |              |           |     |     | 5.0 | 00 |
|--------|--|-------------|------|-----------|--------------|-----------|-----|-----|-----|----|
|        | British Columbia Coast Service   |             |      |           |              |           |     | 4.0 | 00  |    |
| AV     | A VANCOUVER to SEATTLE   |             |      |           |              |           |     | TLE | 0   | 50 |
| OI     | N D  | ATI         | E S  | TAN       | IPE          | DON       | BA  |     | 3.0 | 0  |
| THI    | ••   |             | R OF | WH        |              | S IND     |     |     | 2.5 | 50 |
|        | 8.5  |             |      |           |              |           |     |     | 2.0 | 0  |
|        | This Portion of Ticket NOT GOOD FOR PASSAGE                                      |             |      |           |              | 0         |     |     |     |    |
| exc    | This portion of Ticket is of NO VALUE except to the passenger to identify accom- |             |      |           |              | 0         |     |     |     |    |
| mo     | NOT TRANSFERABLE Night   |             |      |           |              |           |     |     |     |    |
| Fo     | rn<br>8  | 1 12<br>TAT |      | NO<br>100 | _            | 66<br>UMI | I E | 15  | Day |    |
| UNITS  | 1  | 2           | 3    | 4         | 5            | 6         | 7   | 8   | 9   | 6  |
| TENC   |  |             |      |           | <del> </del> | _         | _   | _   | -   |    |
| IEN2   | ı  | 2           | 3    |           | 5            | 6         | 7   | 8   | 9   | 0  |
| HUNDRE | HUNDREDS 1 2 3 A B C D   |             |      |           |              |           |     |     |     |    |





#### Nº 129560 B

THIS CERTIFIES THAT THE UNDERSIGNED VISITED THE TOWER OF

## The 42 Story L. C. Smith Building

THE HIGHEST BUILDING IN THE WORLD OUTSIDE OF NEW YORK CITY

ON\_\_\_\_\_\_192\_

SEATTLE

OUR PARTY CONSISTED OF THE FOLLOWING PERSONS:

Post-Card

PLACE STAMP HERE

カーとをうしなひました故何分よう 昭和十年九月九日 千九百三十五年 致します 午前八時十五分出生 デアブ 黑田文子 ま類し

Kazuo Kurada Masayuki " milero, De touko " march 4, 1941 But Jone book My a yake

## THE COMPANIES ACT.

ARTICLES OF ASSOCIATION

aritable in the languagement.

OF THE PARTY OF

"CANADA MIO COMPANY LIMITED."

All the Articles in the Table marked "A" in the First Schedule to the Companies Act shall be deemed to be the regulations of the Company in so far as these Articles do not exclude or modify the regulations contained in the said Table "A."

Sections 56,57,58 and 59 of said Table "A" are hereby excluded and the following substituted therefor:

"56. At any General Meeting all questions put to the meeting shall be decided by a vote by shares."

Section 60 of said Table "A" is hereby excluded and the following substituted therefor:-

"60. Every member shall have one vote for each share of which he is the holder.

Section 76 of said Table "A" is hereby excluded and the following substituted therefor:

"76. The seal of the Company shall not be affixed to any instrument except by the authority of a resolution of the Board of Directors, and in the presence of one Director, and of the Secretary or such other person as the Directors may appoint for the purpose; and such

Directors and Secretary or other person as aforesaid shall sign every instrument to which the seal of the Company is so affixed in their presence.

77. Subsection B of Section 77 of said Table "A" is hereby excluded.

Section 78 of said Table "A" is hereby excluded and the following substituted therefor:

"78. The Directors appointed at the first General Meeting after the incorporation of the Company shall hold office until the first Annual General Meeting of the Company, when they shall retire from office and their successors shall be appointed, and thereafter all the Directors shall retire annually. The retiring Directors shall be eligible for reelection."

Section 79 of said Table "A" is hereby excluded. Section 81 of said Table "A" is hereby excluded.

NAMES, ADDRESSES AND DESCRIPTIONS OF SUBSCRIBERS.

Deuruno Suke Sakai 474 Alexander U. Vanconver Merchant

Kikumaku Matsuba 151 bordora St. E.

Doramaku Ujede 2056 Powll St. Vanconver Merchant

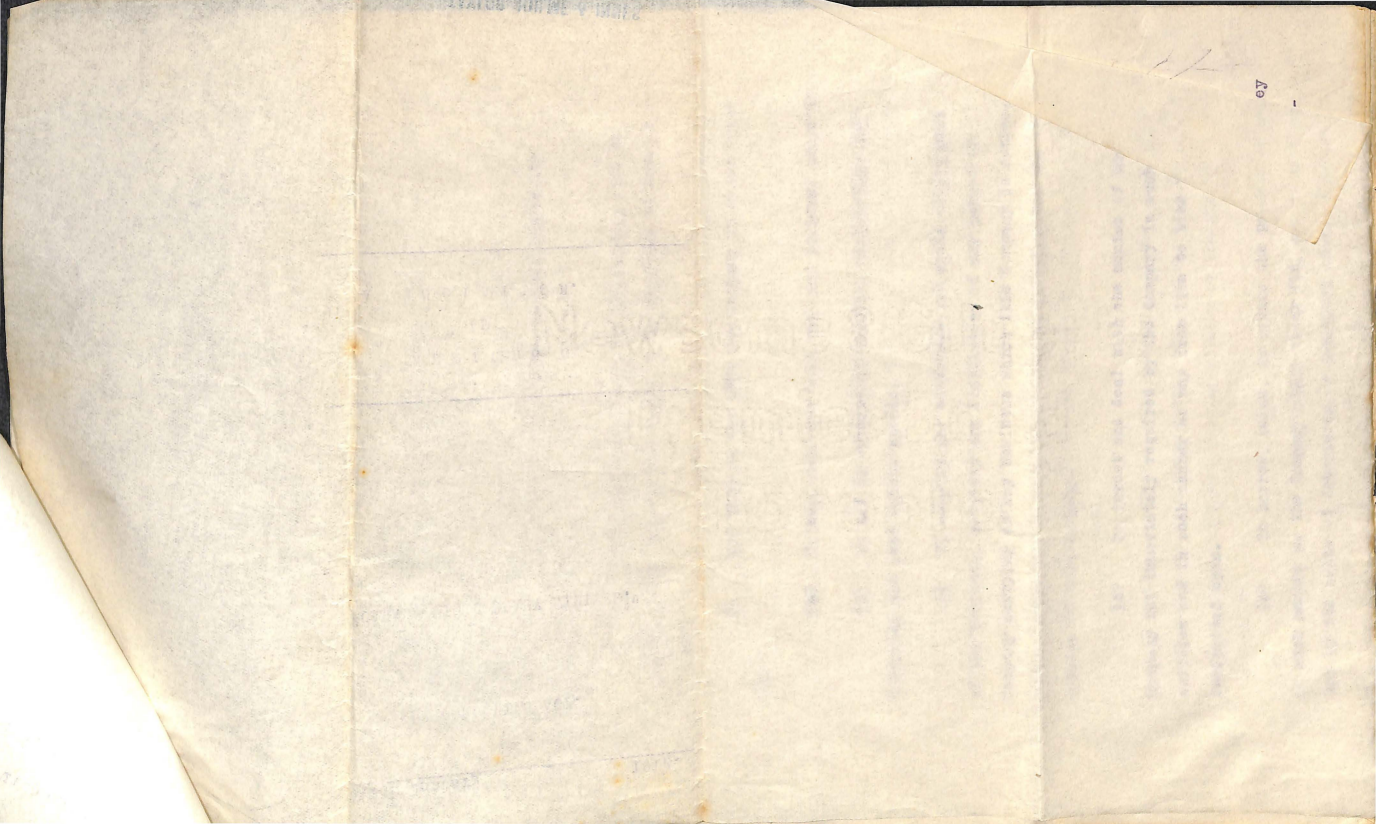
Chonosuke Okinjama Statteston, Ble.

Merchant

Inosuki Yamamoto Sheveston, Ble.

Merchant.

DATED this day of January A. D. 1912. WITNESS to above signatures:



THE COMPANIES ACT.

"CANADA MIO COMPANY LIMITED."

ARTICLE S

OF

ASSOCIATION.

TAYLOR, HULME & INNES

# THE COMPANIES ACT.

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# MEMORANDUM OF ASSOCIATION

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BORNES SE SET COME UNE OF THE CAME OF THE

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#### "CANADA MIO COMPANY, LIMITED."

- 1. The name of the Company is the "Canada Mio Company Limited."
- 2. The registered office of the Company will be situated at the City of Vancouver in the Province of British Columbia.
- 3. The objects for which the Company is established are:-
  - (a) To buy, sell and hold real and personal property.

To surebuce, take on lesse or exchange or

- (b) To act as commercial brokers, contractors and financial and real estate agents.
- (c) To acquire and undertake the whole or any part of the business, property and liabilities of any person or Company carrying on any business which this Company is authorised to carry on, or possessing property suitable for the purpose of this Company.
- (d) To invest and deal with the monies of the Company not immediately required by the Company in such securities and in such manner as may from time to time be determined upon.
- (e) To borrow, raise, or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock perpetual

or otherwise charged upon all or any of the Company's property, both present and future, including uncalled capital and to redeem or pay off any such securities.

- (f) To take on or otherwise acquire and hold shares in any other Company having objects altogether or in part Similar to those of this Company or carrying on any business capable of being conducted so as directly or indirectly to benefit this Company.
- hire or otherwise acquire any real or personal property rights or privileges which the Company may think necessary or convenient for the purposes of its business, and pay for the same either with money or security or stock of the Company fully or partly paid or otherwise.
- (h) To sell, assign, transfer, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, crotherwise deal with all or any part of the property and rights of the Company.
- (i) To amalgamate with any other Company having objects altogether or in part similar to those of this Company.
- exchange or otherwise acquire any real and personal property and rights and privileges which the Company may think necessary or convenient for the purposes of its business and in particular any land, buildings, easements, machinery, plant and stock in trade.
- (k) Todraw, make, accept, indorse, discount execute and issue premissory notes, bills of exchange, bills of lading, debentures and other negotiable or transferable instruments.

- (1) To sell or dispose of the undertakings of the Company or any part thereof for such consideration as the Company think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this Company.
- (m) To do all or any of the above things as principals, agents, directors or otherwise, and by or through agents or otherwise and either alone or in conjunction with others.
- 4. The liability of the members is limited.
- 5. The share capital of the Company is \$100,000 divided into ten thousand shares of \$10.00 each.

WE, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names.

NAMES, ADDRESSES AND DESCRIPTION OF SUBSCRIBERS.

to the above pignetures:

NUMBEROF SHARES TAKEN BY EACH SUBSCRIBER.

Isuruno Suke Sakai 4) + alescander St, Vanconver Merchant

one share

Hikumaku hatsuba 151 bordora St. E. Muchant.

One share

Toramatsu lyede 2056 Powell St. Vanconner

One share

Chonosuke Okurjama Shereston, Ble. Merchant

One Share

Inosuki Jamamoto monchen SI, Shevesten, muchant

One share

DATED the 16th day of January 1912.

WITNESS to the above signatures:

Name

Address

Occupation.

THE COMPANIES ACT.

"CANADA MIO COMPANY LIMITED."

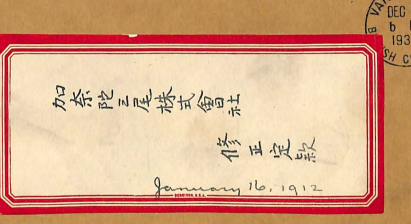
MEMORANDUM

OF

ASSOCIATION.

等学业

SUN LIFE ASSURANCE COMPANY
OF CANADA
At point of mailing





Due\_\_\_\_\_\_ No:\_\_\_\_ \$ 300 ZX Six month after date I promise to pay to Canada min bo Ita a or order at 245 Powell So Cety 00 Dollars Three handred Value received Makai

山布保之路 え至 かりる 19314 1282 19324 19334 40.82 14,00 40.82 19344 #1000万 19314 210. 19324 21,00 19334 19344 75,25 375.25

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        1934年 3
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S. MIZUHARA
208 HASTINGS STREET EAST
VANCOUVER, B, C.

がららノーマ 当:至代 五十七十五十九 小路市 はちなりやりは強し、人 画

FFICIAL FIRST PREMIUM RECEIPT

# The Mutual Sife ASSURANCE OF CANADA HEAD OFFICE WATERLOO ONTARIO

th

| Received       | THIS       | 7      | _DAY OF_ | Oct   | 194/  |
|----------------|------------|--------|----------|-------|-------|
| THESUMOF       |            |        |          | 5     | 55591 |
|                | G THE FIRS |        |          | CY No |       |
| ON THE LIFE OF | Ryosuke    | Nakaha | ara      |       |       |
| COUNTERSIGNED  | BY S       | Do     |          | Romes | need  |

This receipt branch secret ment

countersigned by

If any Promissory Note or other obligation given for the first premium or part thereof be not paid when due, the policy will cease to be in force, but such obligation must nevertheless be paid. Upon payment being made, the policy may be revived as provided by its terms.

71-25 M-7-40



Age of Assured 37

Policy No. 555591

## Hereby assures the life of

| * * * R Y O S U K E N A K A H A R A * * *  of Steveston, B.C. Inshore Fisherman (herein called the assured)  under this policy of assurance, the terms and particulars of which are as follows:  Principal Sum Assured * * * O N E T H O U S A N D * * * Dollars  payable to the Assured * * * |
|--|
| at the expiration of twenty years from the 10th day of October 1941 if the assured is then living; otherwise payable to the Assured's Wife, Kazuko Nakahara * * *  |
| upon receipt and approval of proofs of the death of the assured during the continuance of this contract.  The first premium of Fifty and 27/100 Dollars *  |
| Subsequent premiums shall be due and payable on the loth day of october in every year during the continuance of this contract.  The said subsequent premiums shall be as follows:  |
| * * * \$50.27 each commencing October 10, 1942 * * *   |
| Policy years and policy anniversaries will be computed from the 10th day of 0ctober 19.41 while this policy is in force.  Surplus will be distributed as hereinafter provided.   |
| The benefits and conditions printed or written by the Company on the succeeding pages hereof form a part of this contract as fully as if the same were stated over the seal and  |

SIGNED AND SEALED at its Head Office in the Town of Waterloo,
Province of Ontario, this twenty-fourth day of October 1941

Supervisor, Policy Dept.

Romeluleoch

President

#### DISTRIBUTION OF SURPLUS

This policy, while in force, shall participate in the distribution of surplus at the end of each policy year, provided all premiums due prior thereto have been paid, but no dividend will be available at the end of the first policy year until the premium for the entire second policy year has been paid.

Subject to the limitations hereinafter contained, dividends may, at the option of the assured,

- (1) Be applied in reduction of premiums so long as any remain to be paid, and thereafter paid in cash;
- or (2) Be applied to purchase participating paid-up assurance payable at the same time as the principal sum assured. The cash value of such paid-up assurance may be withdrawn at any time provided it has not been otherwise applied under any of the provisions of the policy;
- or (3) Be left on deposit with the Company to be accumulated at interest at a rate not less than three per cent. per annum, compounded yearly, until the termination of the policy, unless previously withdrawn in cash or used as hereinafter provided; and any accumulation at the date of termination which has not been otherwise applied will be available in cash. If the accumulation is withdrawn during the continuance of the policy, dividends allotted thereafter must be taken in accordance with one of the first two options above. In case the accumulation is sufficient at the end of any policy year to prepay all future premiums under this policy, it will be so applied if requested by the assured, in which case the policy will then be fully paid up, and future dividends will be payable annually in cash.

The dividend option selected by the assured shall remain in effect throughout the duration of the contract unless the Company agrees to a change of option, or the option is changed as provided above in (3).

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THE CONTRACT—This policy, the application therefor, and any document or documents attached to the policy when issued, constitute the entire contract. If the assured or the person whose life is insured fails to disclose every fact material to the contract, or misrepresents such facts, the contract shall be voidable at the instance of the Company. No provision of this policy may be altered, waived or modified, except by an endorsement hereon or rider attached hereto signed by the Supervisor of the Policy Department or by anyone duly authorized by the Board of Directors. Unless the contract or application otherwise expressly provides, the contract shall not take effect until the policy is delivered to the assured, his assign or agent, or the beneficiary named therein, and payment of the first premium is actually made to the Company or its duly authorized agent or cashier, no change having taken place subsequent to the completion of the application in the insurability of the person whose life is to be insured.

INCONTESTABILITY—The statements made by the assured, or the person whose life is insured, in the application, on the medical examination (if any), or in any statements or answers furnished in lieu of a medical examination, other than fraudulent statements or statements erroneous as to age, shall be deemed to be true and incontestable after the contract has been in force for two years during the lifetime of the person whose life is insured, but this provision shall not apply with respect to Disability insurance or Double Indemnity insurance.

SELF DESTRUCTION—If the person whose life is insured dies by his own hand or act within two years after this contract takes effect, whether he be sane or insane at the time, the contract shall be void and the liability of the Company shall be limited to the amount of the premiums paid.

RESIDENCE AND OCCUPATION—After this contract takes effect, the benefits payable hereunder shall not be affected by any travel, change of residence, or change of occupation by the person whose life is insured, except as provided in any War Clause, Aeronautics Clause, Total Disability provision, Double Indemnity Accident provision, or special endorsement, forming a part of this contract.

PAYMENT OF PREMIUMS—Thirty days of grace (excluding the day on which the premium is due) are allowed for the payment of each renewal premium, during which time this policy shall remain in full force; but if the death of the person whose life is insured occurs during the said period of grace and before the premium due has been paid, the said premium shall be deducted from the amount payable as a claim.

All premiums are payable at the Head Office of the Company, but when not overdue may be paid to a duly authorized agent or cashier of the Company in exchange for the Company's printed receipt signed by the President and countersigned by such agent or cashier.

PAYMENT OF CLAIM—Any claim under this policy shall be in writing under oath or statutory declaration, giving satisfactory proof of the title of the claimant and such information as may be required by the forms to be supplied by the Company. Before payment of any claim hereunder the policy must be forwarded to the Head Office of the Company. Any indebtedness thereon to the Company will be deducted from the amount payable.

**CURRENCY**—Every amount to be paid to or by the Company under this policy shall be payable in lawful money of Canada, and amounts expressed in dollars shall mean lawful dollars of Canadian currency.

ASSIGNMENTS—No assignment of this policy shall be binding upon the Company unless the original assignment or a duplicate thereof be filed at the Head Office of the Company at Waterloo, Ontario. The Company assumes no responsibility for the sufficiency or validity of any such assignment.

**PROOF OF AGE**—Proof of age of the person whose life is insured will be required before payment of any claim under this policy. If the age has been misstated, and if the error shall not have been previously adjusted, the amount payable hereunder shall be such as the premiums paid would have purchased at the correct age for a similar policy requiring an equal number of premiums.

TERMINATION—This contract shall lapse and the liability of the Company thereunder shall cease when any premium has not been paid in full before the end of the days of grace described in the clause "Payment of Premiums", or when any written obligation given in payment of part of a premium has not been paid when due, unless such lapse is prevented by the operation of the "Automatic Non-forfeiture Provision". Similarly the contract shall lapse and the Company's liability cease when the total indebtedness thereon exceeds the gross cash surrender value. A lapsed contract may be reinstated, however, in accordance with the provisions of the clause "Reinstatement".

REINSTATEMENT—If this contract lapses as provided in the clause "Termination", it may be reinstated by application within two years from the date of lapse upon the production of evidence of good health and other evidence of insurability satisfactory to the Company as at the date of application for reinstatement, and upon payment of all overdue premiums and other indebtedness to the Company under the contract with interest at six per cent. per annum, compounded annually, provided no change has taken place in such good health and insurability subsequent to the date of such application and before the contract is reinstated, and provided further that in case the reinstatement is secured by any material misrepresentation, or by failure to disclose a fact material to the contract, the policy shall at the option of the Company be void.

AUTOMATIC NON-FORFEITURE PROVISION—This contract shall not lapse by reason only of default in payment of any regular premium stipulated hereunder or any portion thereof or any written obligation given for part thereof, provided the net cash surrender value (as hereinafter determined) as at the due date of the said premium in default is sufficient to pay the premium or portion thereof in default. In such case the said premium or portion thereof shall be treated by the Company as paid but shall be charged as a loan against the policy.

If the net cash surrender value is not sufficient to pay the entire premium in default, the policy will be continued in force for such proportion of the premium period then ensuing as the net cash surrender value bears to the premium in default, and the premium for such proportionate period shall in like manner be charged as a loan against the policy. At the end of the said proportionate period the policy shall lapse unless the unpaid balance of such regular premium in default, and accrued interest, has been paid prior thereto.

All such loans shall bear interest at six per cent. per annum, and such interest shall be compounded at the end of each policy year unless paid in cash. The said loans and interest shall constitute a lien in the Company's favor in priority to the claims of assignees or of any other person.

CASH LOANS—At any time during the continuance of this contract after the premiums for two full years have been paid, provided there are no legal restrictions, the Company will grant a loan upon the security of this policy to the person or persons entitled for an amount which, together with any previous indebtedness hereunder to the Company, does not exceed ninety-four per cent. of the corresponding cash value as determined from the Table of Guaranteed Values; but the granting of such loan may be deferred for a period not exceeding ninety days after the date of receipt of the application therefor at the Head Office of the Company. The rate of interest charged on said loans shall be six per cent. per annum, and such interest shall be compounded at the end of each policy year unless paid in cash. A properly executed loan agreement on the Company's form will be required by the Company, and the policy must be produced for examination and endorsement, after which it will be returned.

SURRENDER PRIVILEGES—At the end of the second or any subsequent policy year, or within thirty days thereafter, provided all premiums to date have been paid in full, any one of the following options will be available upon the completion of the required forms.

- (a) A CASH PAYMENT of the net cash surrender value of this policy, being the gross cash surrender value less any existing indebtedness against the policy. The gross cash surrender value is the cash value as determined from the Table of Guaranteed Values, increased by the cash value, as determined by the Company, of any available dividend additions to the credit of the policy. The Company may defer the payment of the net cash surrender value for a period not exceeding ninety days after the date of receipt of the application therefor at the Head Office of the Company. The policy must be surrendered to the Company for cancellation.
- (b) Participating paid-up assurance payable at the time specified on the first page of this policy for payment of the principal sum assured. The amount of the said paid-up assurance shall be in accordance with the Table of Guaranteed Values except that if there is any indebtedness against the policy the amount of the paid-up assurance shall be reduced in the same proportion as the cash value shown in the said table is reduced by the said indebtedness. Any dividends available at the date this option is exercised may be withdrawn in cash, or used to purchase additional paid-up assurance upon such terms and conditions as may be imposed by the Company.

40-2c Without Ext. Term

#### TABLE OF GUARANTEED VALUES PER \$1,000 OF ASSURANCE

If the Principal Sum Assured is greater or less than \$1,000, the Cash and Paid-up Values will be increased or decreased proportionately. Loan Values are 94% of the corresponding Cash Values.

| End of<br>Policy<br>Year | Cash Value | Paid-up<br>Assurance | End of<br>Policy<br>Year | Cash Value | Assurance<br>Paid-up |  |  |  |  |
|--------------------------|------------|----------------------|--------------------------|------------|----------------------|--|--|--|--|
| 2                        | \$ 27      | \$ 55                | 15                       | \$660      | \$789                |  |  |  |  |
| 3                        | 68         | 136                  | 16                       | 719        | 832                  |  |  |  |  |
| 4                        | 108        | 210                  | 17                       | 781        | 875                  |  |  |  |  |
| 5                        | 149        | 282                  | 18                       | 845        | 917                  |  |  |  |  |
| 6                        | 189        | 348                  | 19                       | 921        | 959                  |  |  |  |  |
| 7                        | 232        | 403                  | 20                       | 1000       |                      |  |  |  |  |
| 8                        | 278        | 455                  | 1 1                      |            |                      |  |  |  |  |
| 9                        | 327        | 505                  |                          |            |                      |  |  |  |  |
| 10                       | 375        | 555                  | 1 1                      |            |                      |  |  |  |  |
| 11                       | 427        | 604                  |                          |            |                      |  |  |  |  |
| 12                       | 481        | 651                  |                          |            |                      |  |  |  |  |
| 13                       | 538        | 698                  |                          |            |                      |  |  |  |  |
| 14                       | 597        | 743                  | 1 1                      |            |                      |  |  |  |  |

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Values for years other than those shown in the table will be computed on the same basis and will be furnished on request.

#### OPTIONAL METHODS OF SETTLEMENT

Subject to the conditions hereinafter contained, and provided this policy is not assigned, the assured may direct in writing at any time during its continuance that the net proceeds available under the policy at the death of the person whose life is insured shall not be paid at that time in one sum to the beneficiary, but shall be retained by the Company for disposition in accordance with one of the following Settlement Options. The net proceeds shall be the Principal Sum Assured plus available dividends and less indebtedness under this contract.

Unless otherwise provided in the form directing the settlement, or in any subsequent declaration, the beneficiary shall not have the right to commute, alienate or assign any income receivable under any of these Settlement Options.

These options will be available to the beneficiary at the death of the person whose life is insured, provided the assured has made no prior election of option, and they will also be available to the person entitled at the maturity of the contract as an endowment. Furthermore, the net cash surrender value of the contract may be applied under any one of the options B, C, D and E.

The options will not be available if the net proceeds are less than One Thousand Dollars or if the beneficiary is a corporation, partnership or association.

The Company shall have the right to defer for three months the payment of any amount requested to be withdrawn from a deposit under Option A.

#### Settlement Option A - Deposit at interest.

The net proceeds of this policy may be left on deposit with the Company until the date specified in the direction selecting this option, but in no case for a period extending beyond the death of the beneficiary for whose benefit the proceeds are left on deposit, such beneficiary being alive at the death of the person whose life is insured hereunder. Interest on the deposit at the rate of three per cent. per annum will be paid in cash at each anniversary of the date of deposit. At the end of the deposit period the amount on deposit, together with accrued interest, will be paid in cash.

#### Settlement Option B-Uniform income for a limited period.

The net proceeds may be used to purchase an income for a term of years, not exceeding thirty, the amount of each payment to be determined from the following table under the heading Option B.

#### Settlement Option C - Uniform income for life.

The net proceeds may be used to purchase an income payable during the lifetime of the beneficiary and either with or without a guarantee of the income for a definite term of years. The amount of each payment of income will be determined from the following table under the heading, Option C. If the beneficiary dies after the income payments have been completed for the definite term of years (if any) no partial payment will be made for the portion of a month from the last monthly payment to date of death.

#### Settlement Option D - Uniform income until proceeds exhausted.

The net proceeds may be left on deposit with the Company at interest subject to withdrawals of uniform amounts at uniform intervals of not less than one month, until the entire amount has been withdrawn. Interest at 3% per annum, together with such additional interest as may be allotted by the Company, will be credited each year to the balance on deposit. If the death of the beneficiary occurs before the entire amount has been withdrawn, the remainder will be paid in one sum to the person entitled thereto. This option will not be available unless the amount to be withdrawn yearly is at least six per cent. of the net proceeds available at the date of claim.

#### Settlement Option E-Uniform income with cash refund.

The net proceeds may be used to purchase an income payable during the lifetime of the beneficiary, but if the beneficiary dies before the aggregate income payments amount to the net proceeds, the excess of the latter over the said aggregate payments will be paid in one sum to the person entitled. The amount of income available under this option will be quoted upon request.

If the beneficiary under Settlement Option B or C dies before the payments have been completed for the selected term of years, the remaining payments of the said term will be paid to the person entitled as they fall due; or, unless otherwise provided by the assured, the present value at that time of the said remaining payments may be withdrawn in one sum. Such present value shall be determined by discounting the said payments at an interest rate of three per cent. per annum.

Under Options A, B, C and E, the beneficiary will receive such dividends as may be allotted to these Settlement Options by the Company.

The first payment of income under Settlement Option B, C, or E will be due on the date of approval of claim, the amount of income which may be obtained under Options B and C per \$1,000 of net proceeds being shown in the following table. The minimum payments permitted under Settlement Options other than A are \$10.00 monthly, \$15.00 quarterly, \$25.00 semi-annually, and \$50.00 annually; and if the proceeds are insufficient to provide the minimum payment on the basis specified in the election, the frequency of payments will be reduced in order to comply with the requirement as to minimum payment. If the amount of proceeds is insufficient to provide the minimum yearly payment, the proceeds will be paid in one sum.

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### INCOME AVAILABLE UNDER SETTLEMENT OPTIONS ON BASIS OF NET PROCEEDS OF \$1,000

|                            |  |                                  |  |                                  |  | 0  | PTIO                             | NB                                     | K                                      |                                  |  |                                  |  |  |
|----------------------------|--|----------------------------------|--|----------------------------------|--|--|----------------------------------|--|--|----------------------------------|--|----------------------------------|--|--|
| Term of<br>Years           | Monti                                  |                                  | Term of<br>Years                                 | Monthly<br>Income                | Term<br>Yea                            |  | nthly<br>ome                     | Term of<br>Years                       | Monthly<br>Income                      | Term<br>Yea                      |  | nthly<br>ome                     | Term of<br>Years                       | Monthly<br>Income                                  |
| 1<br>2<br>3<br>4<br>5      | \$84.4<br>42.8<br>28.9<br>22.0<br>17.9 | 86<br>99<br>06                   | 6 \$15.14 11 7 13.16 12 8 11.68 13 14 10 9.61 15 |                                  | 8.7.4                                  | \$8.86<br>8.24<br>7.71<br>7.26<br>6.87             |                                  | \$6.53<br>6.23<br>5.96<br>5.73<br>5.51 | 21<br>22<br>23<br>24<br>25             | 5.<br>4.<br>4.                   |  | 26<br>27<br>28<br>29<br>30       | \$4.59<br>4.47<br>4.37<br>4.27<br>4.18 |  |
|                            |  |                                  |  |                                  |  | O  | PTIC                             | NC                                     |  |                                  |  |                                  |  |  |
|                            | MALE                                   |                                  |  |                                  | • 1                                    |  |                                  |  |  |                                  |  |                                  |  |  |
| Pla                        |  | Term                             | lan 2  | Pla<br>Term                      | ın 3                                   | Plan 4   | Age<br>of<br>Payee               |  | an 1                                   | Term                             | an 2                                   | Term                             | lan 3                                  | Plan 4   |
| of<br>Years                | Monthly<br>Income                      | of<br>Years                      | Monthly<br>Income                                | of<br>Years                      | Monthly<br>Income                      | ★Monthly<br>Income                                 |                                  | of<br>Years                            | Monthly<br>Income                      | of<br>Years                      | Monthly<br>Income                      | of<br>Years                      | Monthly<br>Income                      | ★Monthly<br>Income                                 |
| 10<br>10<br>10<br>10<br>10 | \$3.35<br>3.38<br>3.41<br>3.44<br>3.47 | 20<br>20<br>20<br>20<br>20<br>20 | \$3.31<br>3.33<br>3.36<br>3.38<br>3.41           | 20<br>20<br>20<br>20<br>20<br>20 | \$3.31<br>3.33<br>3.36<br>3.38<br>3.41 | \$3.37<br>3.40<br>3.43<br>3.46<br>3.49             | 20<br>21<br>22<br>23<br>24       | 10<br>10<br>10<br>10<br>10             | \$3.25<br>3.28<br>3.30<br>3.33<br>3.35 | 20<br>20<br>20<br>20<br>20<br>20 | \$3.21<br>3.23<br>3.26<br>3.28<br>3.30 | 20<br>20<br>20<br>20<br>20<br>20 | \$3.21<br>3.23<br>3.26<br>3.28<br>3.30 | \$3.27<br>3.29<br>3.32<br>3.34<br>3.37             |
| 10<br>10<br>10<br>10<br>10 | 3.50<br>3.53<br>3.57<br>3.60<br>3.64   | 20<br>20<br>20<br>20<br>20<br>20 | 3.44<br>3.47<br>3.50<br>3.53<br>3.56             | 20<br>20<br>20<br>20<br>20<br>20 | 3.44<br>3.47<br>3.50<br>3.53<br>3.56   | 3.52<br>3.56<br>3.59<br>3.63<br>3.67               | 25<br>26<br>27<br>28<br>29       | 10<br>10<br>10<br>10<br>10             | 3.38<br>3.41<br>3.43<br>3.46<br>3.49   | 20<br>20<br>20<br>20<br>20<br>20 | 3.33<br>3.35<br>3.37<br>3.40<br>3.43   | 20<br>20<br>20<br>20<br>20<br>20 | 3.33<br>3.35<br>3.37<br>3.40<br>3.43   | 3.40<br>3.43<br>3.46<br>3.49<br>3.52               |
| 10<br>10<br>10<br>10       | 3.68<br>3.72<br>3.76<br>3.80<br>3.84   | 20<br>20<br>20<br>20<br>20<br>20 | 3.59<br>3.63<br>3.66<br>3.70<br>3.74             | 20<br>20<br>20<br>20<br>20<br>20 | 3.59<br>3.63<br>3.66<br>3.70<br>3.74   | 3.71<br>3.75<br>3.79<br>3.84<br>3.88               | 30<br>31<br>32<br>33<br>34       | 10<br>10<br>10<br>10<br>10             | 3.52<br>3.56<br>3.59<br>3.62<br>3.66   | 20<br>20<br>20<br>20<br>20<br>20 | 3.45<br>3.48<br>3.51<br>3.54<br>3.57   | 20<br>20<br>20<br>20<br>20<br>20 | 3.45<br>3.48<br>3.51<br>3.54<br>3.57   | 3.55<br>3.58<br>3.62<br>3.65<br>3.69               |
| 10<br>10<br>10<br>10<br>10 | 3.89<br>3.93<br>3.98<br>4.04<br>4.09   | 20<br>20<br>20<br>20<br>20<br>20 | 3.78<br>3.82<br>3.86<br>3.90<br>3.95             | 20<br>20<br>20<br>20<br>20<br>20 | 3.78<br>3.82<br>3.86<br>3.90<br>3.95   | 3.93<br>3.98<br>4.03<br>4.09<br>4.15               | 35<br>36<br>37<br>38<br>39       | 10<br>10<br>10<br>10<br>10             | 3.70<br>3.73<br>3.77<br>3.81<br>3.86   | 20<br>20<br>20<br>20<br>20<br>20 | 3.60<br>3.64<br>3.67<br>3.71<br>3.74   | 20<br>20<br>20<br>20<br>20<br>20 | 3.60<br>3.64<br>3.67<br>3.71<br>3.74   | 3.73<br>3.77<br>3.81<br>3.86<br>3.90               |
| 10<br>10<br>10<br>10       | 4.15<br>4.21<br>4.27<br>4.33<br>4.40   | 20<br>20<br>20<br>20<br>20       | 3.99<br>4.04<br>4.09<br>4.14<br>4.19             | 20<br>20<br>20<br>20<br>20<br>20 | 3.99<br>4.04<br>4.09<br>4.14<br>4.19   | 4.21<br>4.27<br>4.34<br>4.41<br>4.48               | 40<br>41<br>42<br>43<br>44       | 10<br>10<br>10<br>10<br>10             | 3.90<br>3.95<br>4.00<br>4.05<br>4.10   | 20<br>20<br>20<br>20<br>20<br>20 | 3.78<br>3.82<br>3.86<br>3.90<br>3.95   | 20<br>20<br>20<br>20<br>20<br>20 | 3.78<br>3.82<br>3.86<br>3.90<br>3.95   | 3.95<br>4.00<br>4.05<br>4.10<br>4.16               |
| 10<br>10<br>10<br>10       | 4.47<br>4.55<br>4.63<br>4.72<br>4.80   | 20<br>20<br>19<br>19<br>18       | 4.24<br>4.30<br>4.39<br>4.45<br>4.55             | 20<br>20<br>20<br>20<br>20<br>20 | 4.24<br>4.30<br>4.35<br>4.41<br>4.47   | 4.56<br>4.64<br>4.73<br>4.82<br>4.92               | 45<br>46<br>47<br>48<br>49       | 10<br>10<br>10<br>10<br>10             | 4.15<br>4.21<br>4.27<br>4.34<br>4.40   | 20<br>20<br>19<br>19<br>18       | 3.99<br>4.04<br>4.11<br>4.16<br>4.24   | 20<br>20<br>20<br>20<br>20<br>20 | 3.99<br>4.04<br>4.09<br>4.14<br>4.19   | 4.22<br>4.28<br>4.34<br>4.41<br>4.48               |
| 10<br>10<br>10<br>10<br>10 | 4.90<br>5.00<br>5.10<br>5.20<br>5.32   | 18<br>17<br>17<br>16<br>16       | 4.62<br>4.73<br>4.80<br>4.93<br>5.01             | 20<br>20<br>20<br>20<br>20<br>20 | 4.53<br>4.59<br>4.65<br>4.71<br>4.77   | 5.03<br>5.14<br>5.26<br>5.39<br>5.52               | 50<br>51<br>52<br>53<br>54       | 10<br>10<br>10<br>10<br>10             | 4.47<br>4.55<br>4.63<br>4.71<br>4.80   | 18<br>17<br>17<br>16<br>16       | 4.30<br>4.39<br>4.46<br>4.56<br>4.63   | 20<br>20<br>20<br>20<br>20<br>20 | 4.25<br>4.30<br>4.36<br>4.42<br>4.48   | 4.56<br>4.64<br>4.73<br>4.82<br>4.91               |
| 10<br>10<br>10<br>10<br>10 | 5.43<br>5.55<br>5.68<br>5.81<br>5.94   | 15<br>15<br>14<br>14<br>14       | 5.16<br>5.25<br>5.42<br>5.52<br>5.70             | 20<br>20<br>20<br>20<br>20<br>20 | 4.83<br>4.89<br>4.94<br>5.00<br>5.05   | 5.67<br>5.82<br>5.98<br>6.15<br>6.33               | 55<br>56<br>57<br>58<br>59       | 10<br>10<br>10<br>10<br>10             | 4.89<br>4.99<br>5.09<br>5.20<br>5.32   | 15<br>15<br>14<br>14<br>13       | 4.74<br>4.82<br>4.95<br>5.05<br>5.19   | 20<br>20<br>20<br>20<br>20<br>20 | 4.55<br>4.61<br>4.68<br>4.74<br>4.81   | 5.02<br>5.13<br>5.24<br>5.37<br>5.50               |
| 10<br>10<br>10<br>10<br>10 | 6.08<br>6.23<br>6.37<br>6.53<br>6.69   | 13<br>12<br>12<br>11<br>11       | 5.82<br>6.03<br>6.16<br>6.41<br>6.56             | 20<br>20<br>20<br>20<br>20<br>20 | 5.10<br>5.15<br>5.20<br>5.24<br>5.28   | 6.52<br>6.72<br>6.93<br>7.16<br>7.41               | 60<br>61<br>62<br>63<br>64       | 10<br>10<br>10<br>10<br>10             | 5.44<br>5.56<br>5.70<br>5.84<br>6.00   | 13<br>12<br>12<br>11<br>11       | 5.30<br>5.47<br>5.59<br>5.78<br>5.92   | 20<br>20<br>20<br>20<br>20<br>20 | 4.87<br>4.93<br>5.00<br>5.06<br>5.12   | 5.65<br>5.80<br>5.97<br>6.15<br>6.34               |
| 10<br>10<br>10<br>10<br>10 | 6.85<br>7.02<br>7.18<br>7.36<br>7.53   | 10<br>10<br>9<br>9               | 6.85<br>7.02<br>7.36<br>7.55<br>7.96             | 20<br>19<br>18<br>17<br>16       | 5.32<br>5.50<br>5.71<br>5.93<br>6.18   | 7.67<br>7.95<br>8.25<br>8.57<br>8.91               | 65<br>66<br>67<br>68<br>69       | 10<br>10<br>10<br>10<br>10             | 6.15<br>6.32<br>6.49<br>6.66<br>6.85   | 10<br>10<br>9<br>9               | 6.15<br>6.32<br>6.58<br>6.77<br>7.09   | 20<br>19<br>18<br>17<br>16       | 5.17<br>5.34<br>5.53<br>5.73<br>5.96   | 6.55<br>6.77<br>7.01<br>7.27<br>7.55               |
| 10<br>10<br>10<br>10       | 7.70<br>7.87<br>8.04<br>8.20<br>8.36   | 8<br>7<br>7<br>6<br>6            | 8.19<br>8.68<br>8.95<br>9.55<br>9.88             | 15<br>14<br>13<br>12<br>11       | 6.46<br>6.78<br>7.13<br>7.53<br>7.99   | 9.29<br>9.69<br>10.12<br>10.59<br>11.11            | 70<br>71<br>72<br>73<br>74       | 10<br>10<br>10<br>10<br>10             | 7.04<br>7.23<br>7.42<br>7.62<br>7.82   | 8<br>7<br>7<br>6<br>6            | 7.32<br>7.69<br>7.96<br>8.42<br>8.75   | 15<br>14<br>13<br>12<br>11       | 6.22<br>6.49<br>6.81<br>7.16<br>7.56   | 7.86<br>8.19<br>8.55<br>8.94<br>9.37               |
| 10                         | 8.51                                   | 5                                | 10.61  | 10                               | 8.51                                   | 11.67<br>12.29<br>12.92<br>13.61<br>14.33          | 75<br>76<br>77<br>78<br>79       | 10                                     | 8.01                                   | 5                                | 9.30                                   | 10                               | 8.01                                   | 9.83<br>10.34<br>10.89<br>11.49<br>12.17           |
|                            |  |                                  |  |                                  |  | 15.08<br>15.87<br>16.72<br>17.64<br>18.59<br>19.65 | 80<br>81<br>82<br>83<br>84<br>85 |  |  |                                  |  |                                  |  | 12.89<br>13.68<br>14.53<br>15.48<br>16.47<br>17.54 |

For ages higher than those shown above the values will be the same as for the highest age.

\*Under Plan 4 there is no definite term of years, and income payments cease at the death of the payee.

#### Last Survivor Annuity Option

The net cash surrender value or the net proceeds available upon the maturity of this contract as an Endowment may be used to purchase an income payable for ten years and as much longer as either the person whose life is insured or the beneficiary may survive. The amount of such income will be calculated on the same basis as the rates in the above table and will be quoted upon request.

#### THE MUTUAL LIFE ASSURANCE CO. OF CANADA

Document to be attached to Policy No. 555591 on the life of Ryosuke Nakahara \* \* \*

It is hereby made a provision of this policy that if the person whose life is insured returns to the Orient to reside, either temporarily or permanently, the assured shall forthwith and thereafter, so long as such residence continues, pay an additional premium of \*\*\* \* Two and 50/100 \* \* \* \* Dollars per annum per Thousand dollars of assurance, making the total yearly premium under this policy Fifty-two and 77/100 Dollars \*

If, however, the person whose life is insured takes up residence in the Orient and the assured fails to pay the extra premiums as required hereunder, the amount payable in the event of death shall be limited to the gross cash surrender value of this policy at the date of death, increased by two thirds of the difference between the principal sum assured and the said cash surrender value, less any indebtedness against the policy.

It is further provided, however, that if death occurs in any circumstance referred to in the War or Aeronautics Clauses, as a result of which the amount payable under this contract would be the Limited Benefit stated therein, the amount payable shall not exceed such Limited Benefit.

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6. TRAVEL OR RESIDENCE OUTSIDE

If the Life Insured travels or resides outside the Home Areas, although not serving in any naval, military or air force, the amount payable under HOME AREAS

this contract in the event of the death anywhere of the Life Insured as a direct or indirect result of insurrection or war outside the Home Areas, whether war be declared or not, shall be the Limited Benefit described below, unless such extra premiums as the Company shall determine shall have been duly paid, the first of such extra premiums to be paid on or before departure from the Home Areas.

- No grace period will be allowed for payment of the first extra premium 7. EXTRA PREMIUMS mentioned in any of the preceding sections hereof, but a grace period of thirty days will be allowed for payment of second and subsequent extra premiums. If any extra premium is not paid when due, or within the grace period allowed, there shall be no right to pay such extra premium or any subsequent extra premium except with the consent of the Company. No such extra premium shall be advanced under the Automatic Nonforfeiture Provision except upon written request and with the consent of the Company.
- Except as hereinafter provided, the Limited Benefit referred to above shall 8. LIMITED BENEFIT be the return of the premiums paid on this policy (taken at the contract premium rate and excluding any extra premiums paid under the provisions hereof) with interest to date of death at 3% per annum, compounded yearly, plus the cash value of any available bonuses or dividends at the credit of the policy at the date of death, less any dividends that may have been paid or allotted by the Company hereunder, no matter how applied, with interest thereon at the aforesaid rate to the date of death, and less any indebtedness to the Company. In no case, however, will more be payable than would be payable if the policy contained no war clause.

If paid-up assurance has been granted under any option contained in the surrender privileges of the policy, the Limited Benefit under such paid-up assurance shall be either the Limited Benefit which would have been payable under this policy at the date the paid-up assurance was granted, with interest thereon at 3% per annum, compounded yearly, to date of death, or the amount of paid-up assurance, whichever is the less, reduced by any indebtedness under such paid-up assurance.

#### AERONAUTICS CLAUSE

If the person whose life is insured makes or attempts an aerial flight otherwise than as described in the War Clause forming a part of this contract, and otherwise than as a fare-paying passenger, the amount payable under this policy in the event of the death of the person whose life is insured, as a direct or indirect result of making or attempting such aerial flight, shall be the Limited Benefit described in the War Clause unless such extra premiums as the Company shall determine shall have been duly paid, the first of such extras to be paid before making or attempting any such flight.

#### WAR CLAUSE

- 1. Nothing contained herein shall annul or modify in any way the restrictions and exceptions embodied in any Total Disability or Double Indemnity Accident Provision of this policy.
- 2. NAVAL OR MILITARY SERVICE IN HOME payable thereunder, and without the payment of any extra premium, engage in the service of any naval or military force (other than as described in Section 3 hereof) provided such service is within the Dominion of Canada, Newfoundland, Bermuda or Continental United States of America (herein called the Home Areas).
  - 3. AVIATION SERVICE
    IN HOME AREAS

    If the Life Insured engages within the Home Areas in the service of any air force, or in the air branch of any naval or military force, or in aviation training, the amount payable under this contract in the event of the death of the Life Insured as a direct or indirect result of travel or flight undertaken in any species of aircraft while in such service or training shall be the Limited Benefit described below, unless such extra premiums as the Company shall determine shall have been duly paid and any travel or flight from which death results is made subsequent to the payment of the first of such extra premiums.
    - 4. NAVAL OR MILITARY SERVICE OUTSIDE HOME AREAS

      If the Life Insured engages in service outside the Home Areas in any naval or military force (other than as described in Section 5 hereof), the amount payable under this contract in the event of the death of the Life Insured from any cause either while engaged in such service or within six months after the Company shall determine shall have been duly paid during the continuance of such service, the first of such extra premiums to be paid during the lifetime of the Life Insured and either prior to the expiration of ninety days after the date of enlistment for such service or the expiration of thirty days after commencement of such service.
    - 5. AVIATION SERVICE OUTSIDE HOME AREAS

      If the Life Insured engages in service outside the Home Areas in any air force, or in the air branch of any naval or military force, or in aviation training, the amount payable under this contract in the event of the death of the Life Insured from any cause during such service or within six months after the termination thereof shall be the Limited Benefit described below.
    - 6. TRAVEL OR
      RESIDENCE OUTSIDE
      HOME AREAS
      Whether war be declared or not, shall be the Limited Benefit described below, unless such extra premiums as the Company shall determine shall have been duly paid, the first of such extra premiums to be paid on or before departure from the Home Areas.
    - No grace period will be allowed for payment of the first extra premium mentioned in any of the preceding sections hereof, but a grace period of thirty days will be allowed for payment of second and subsequent extra premiums. If any extra premium is not paid when due, or within the grace period allowed, there shall be no right to pay such extra premium or any subsequent extra premium except with the consent of the Company. No such extra premium shall be advanced under the Automatic Nonforfeiture Provision except upon written request and with the consent of the Company.
    - Except as hereinafter provided, the Limited Benefit referred to above shall be the return of the premiums paid on this policy (taken at the contract premium rate and excluding any extra premiums paid under the provisions hereof) with interest to date of death at 3% per annum, compounded yearly, plus the cash value of any available bonuses or dividends at the credit of the policy at the date of death, less any dividends that may have been paid or allotted by the Company hereunder, no matter how applied, with interest thereon at the aforesaid rate to the date of death, and less any indebtedness to the Company. In no case, however, will more be payable than would be payable if the policy contained no war clause.

If paid-up assurance has been granted under any option contained in the surrender privileges of the policy, the Limited Benefit under such paid-up assurance shall be either the Limited Benefit which would have been payable under this policy at the date the paid-up assurance was granted, with interest thereon at 3% per annum, compounded yearly, to date of death, or the amount of paid-up assurance, whichever is the less, reduced by any indebtedness under such paid-up assurance.

#### AERONAUTICS CLAUSE

If the person whose life is insured makes or attempts an aerial flight otherwise than as described in the War Clause forming a part of this contract, and otherwise than as a fare-paying passenger, the amount payable under this policy in the event of the death of the person whose life is insured, as a direct or indirect result of making or attempting such aerial flight, shall be the Limited Benefit described in the War Clause unless such extra premiums as the Company shall determine shall have been duly paid, the first of such extras to be paid before making or attempting any such flight.

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Policy No. 555591

### ENDOWMENT IN 20 YEARS ANNUAL DIVIDENDS

Name of Assured Ryosuke Nakahara
Sum Assured - \$ 1,000
Premium - \$ 50.27
Due 10th October

First Policy Year begins October, 1941

#### NOTICE TO ASSURED UNDER THIS POLICY

This Company is composed of its policy-holders, who own and control all its property and affairs; and each policy-holder, during the continuance of his policy, is constituted a member of the Company, and, while such member, shall be entitled to give one vote at all annual or general meetings in person or by proxy, provided the authority in writing to such proxy be filed at the Head Office, Waterloo, Ontario, at least ten days previous to its being used.

The date of the annual general meeting of the policyholders of the Company is fixed for the first Thursday in February in each year.

610

396 POWELL ST.
VANCOUVER, - B. C.
MARINE 1746

ROY YAMAMURA

69

"EACH FOR ALL - ALL FOR EACH"

# THE MUTUAL LIFE ASSURANCE COMPANY OF CANADA

The oldest and largest Canadian Life Insurance Company operating on a purely mutual basis. The Company has a record of honorable and increasingly successful service since its organization in 1870.

#### IMPORTANT NOTICE

It is not necessary to incur the expense of legal advice to collect the insurance money, or to acquire any benefit available under this policy, or to obtain any information with respect thereto. A notice to our Home Office at Waterloo, Ontario, or to our representative in your district, is all that is required to obtain prompt service.

Do not permit any agent to influence you to make any change in this policy or in any other existing policy, without first consulting the Head Office of the Company as to the advisability of such change.

Put this in a safe place where it may be readily found by your beneficiary or your executors.

BRITISH COLUMBIA MINING BUILDING, 402 PENDER STREET WEST, VANCOUVER, B. C. ROY YAMAMURA % HOTEL WORLD 396 POWELL ST. VANCOUVER, - B. C. MARINE 1746

Mr. Ryosuke nakahara

Steveston, B.C.

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千九百十八年五月七日

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AFTER FIVE DAYS RETURN TO
SUN LIFE ASSURANCE COMPANY
OF CANADA
At point of mailing

法 茶 書 快 中 人 生日在 中

\$ Zoo 00 Due Jan. Z8 193Z 191\_

B Ordernards after date I promise to pay to the order of Canada Mio Co. Ltd. at 245 powell St. Vancouver, Bl. value received with interest at the rate of \_\_\_\_ per cent. per annum as well after Mr Shirlis as before maturity. No.

\$30 1933 Balance Que . No. \$114 % On Demand after date I promise to pay to Canada Mis Co. Ltd. \_\_\_ or order d at 245 powell St. Vancauver, B. C. One hundred and fourteen -xx Wollars Value received Just amagistu

on Demond after date I promise to pay \$30 1933 Balance 84 00 to the order of Canada Mio Co. Ltd. 250 Dollars Eighty four I Vancause B. C. value received at 245 powell St. Vancause cent how annum as well after per cent. per annum as well after with interest at the rate of-Jw Hamasishi as before maturity.

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Que\_\_\_\_\_No\_\_ \$150% Five Months after date I promise to pay to Comada Mio Seo. Lee. \_\_\_\_\_ or order at 245 - powell St. Vancaccy B.C. one hundred and fifty \_\_\_\_ x Dollars Value received of Mazagura

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S. MIZUHARA 208 HASTINGS STREET EAST VANCOUVER, B. C.

大原:是次部局到是教整当在中:

PHONE SEYMOUR 6324

### Canada Mio Stock Company, Itd.

REAL ESTATE :: BROKERS
FINANCIERS

BRANCH OFFICE:

245 POWELL STREET

VANCOUVER, B. C. Not. 29th 1912

REQUIRED of Loan of \$26,000.00, if possible, if not \$25,000.00 as was originally arranged on Lots 14 & 15 in Block 4 in Subdivision of District Lot 196 Group 1 Vancouver District, at the rate of 10% interest per annum on the 1st day of November 1912, which shall be repaid in the following manners:

\$ 7500.00 on 8th of May 1913

\$ 3500.00 on 8th of Nov. 1913

\$15000.00 on 8th of Nov. 1914

ONE YEAR AFTER

Would like to have privilege to pay off all the loan at any time on date of payments of interest, paying three(3) months' interest as Bonas.

To Sterling Trust Co. of B. C.

Please have mortgage prepared as above.

T. Uyede (Signed)
Secretary.

578 Richards Street.

Vancouver B.C. September 6th 1912

CANADA MIO COMPANY LIMITED.

245 Powell Street City

Gentlement

We hereby agree to extend the time for payment of \$11000.00 balance due on a mortgage on Lots 14 & 15
Block 4 District Lot 196 in the City of Vancouver
H.HORI & H. IKEDA to Henry Mutrie and Charles McLachlan,
from September 13th 1912 to the 13th November 1912.

Yours truly

Henry Metric

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