ISSUE OF OBLIGATIONS.

19. The Association may issue obligations, for limited periods, of One Hundred Dollars and under, bearing interest at not more than six per centum, and to an aggregate amount equal to that of the capital, and of the leave effected by the Association. Such obligations shall be in favor of the bearer, or of persons named. The issue of such obliga-5 tions shall belong to the Board of Directors; and they shall be signed by the President and the Treasurer.

20. Every Shareholder shall receive an amount of the obligations of the Association equal to the amount of his Shares.

21. The obligations of the Association shall be guaranteed by the 10 Capital, and by the immoveable property hypothecated by the borrowers.

22. The obligations shall be transferable, by delivery, without endorsement, act of transfer, or other formality.

23. The Association shall pay annually, to the bearers or holders of the obligations, the interest agreed upon. 15

22. The obligations of the Association shall be redeemed at regular periods fixed by the Board of Directors, for the mutual benefit both of the Association and of the holders thereof; and six months' notice of such redemption shall be given to the holders of such obligations as are intended to be redeemed and paid off.

LOANS-REPAYMENTS.

25. The Association shall lend, in obligations, according to the nominal value thereof, on special hypothee, to the amount of one-half of the value of the property hypothecated by the borrower. The Association may also make loans in obligations, reckoned at par, on securities, notes of hand, or hypotherary bonds, and on funds lodged in their 25 bands for a period of not less than six months.

26. Borrowers on hypothee shall repay loans made to them by annuity, payable half-yearly, the annual amount of which shall be fixed in the agreement, and borrowers shall be entitled to liquidate either the whole debt or a part thereof, receiving discount on the annual payments 80 which are not due, at a rate to be determined by the Board of Directors.

27. If the borrower fail to make payment of the annuity as agreed on, the Association may, three months after the same or the indemnity agreed on in the contract shall have become due, and after payment of the same shall have been demanded at the domicile of the debtor, pro- 85 ceed, at the instance of the President, and in order to levy the annuity due, to cause to be sold all the moveable property which is not essential to the management and working of the real estate, and without any form of procedure other than two notices or publications, to be made on two Sundays before the sale, at the door of the church of the domicile 40 of the debtor or at the most frequented or public place in the neighborbood.

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