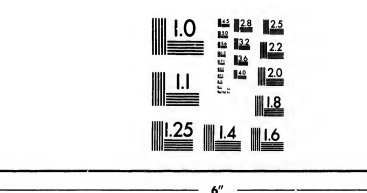


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Technical and Bibliographic Notes/Notes techniques et bibliographiques

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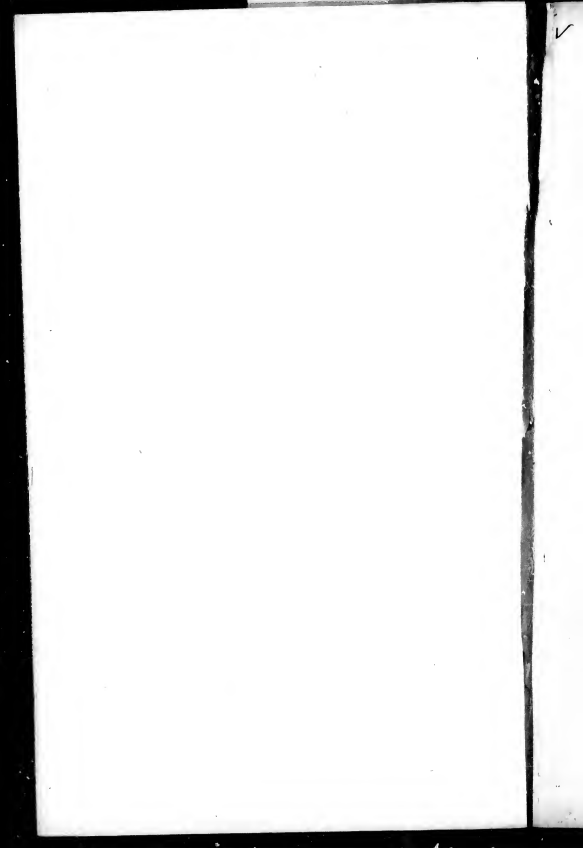
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ARTICLES

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ASSOCIATION

ESTABLISHING A

FIRE ASSURANCE COMPANY

IN THE

CITY OF QUEBEC.



QUEBEC:

princed by John Neilson, 5, mountain street, 1818.

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TO ALL TO WHOM THESE PRESENTS SHALL OR MAY COME.

DIDICI all agen by this Public Instrument and Indenture, that we the Subscribers here- Preamble. unto have entered into and formed an Association of limited Extent, and in manner and form hereinafter more particularly described, for the sole and only intent and purpose of Insuring against Accidents by Fire in our collective capacity, AND UNDER THE GUARANTEE OF THE JOINT STCCK HEREUNTO SUBSCRIBED ONLY; in the Name, Firm or Style of the QUEBEC FIRE ASSURANCE COMPANY; and we do hereby mutually, individually and jointly covenant, declare and agree that the following Articles to which we have hereunto subscribed, are, and shall be the fundamental, Terms and Conditions of this our mutual Agreement and Affociation for the purpose aforesaid; by which we the Subscribers, our Heirs, Executors and Administrators (being at any time or times hereafter Proprietors of any share or shares in the said Company) as well as all and every person or persons who at any time or times hereafter may or shall enter into, transact or contract any business, affairs or concerns either directly or indirectly with the said Company, are and shall be regulated by and bound to conform to, in all respects and particulars whatsoever.

Article 1. It is hereby provided and mutually covenanted and agreed that, the Joint Stock a- Capital. foresaid of the QUEBEC FIRE ASSURANCE COM-PANY shall not exceed the sum of Two. Hundred

Thousand Pounds current money of this Pro-

* Sive Handred

vince; divided into two thousand, Shares of One Hundred Pounds each. And from and after the day of the date hereof untill the period when the faid Stock has been wholly subscribed for and taken up, any person or persons may subscribe for, hold, have and enjoy any and so many share or flares not in all exceeding Ten as he,

the or they shall think sit.

Shares.

Art. 2. And it is hereby further covenanted and agreed that, the shares in the Joint Stock aforesaid of the faid Company, shall be, and the fame are hereby vested in the several persons whose name or names, firm or firms, style or ftyles are hereunto subscribed, and in their several and respective heirs, executors, curators, and administrators proportionally to the sum or sums which they and each of them may or shall subscribe; and such Proprietors (having conformed to the stipulations of this Act) shall severally and respectively be entitled to receive from and after the period when the faid Company shall have been actually established and in operation, the entire and nett distribution of one proportional part or share of, and in, the profit and advantage that shall or may therefrom arife and accrue, and fo in proportion for any greater number of shares which each and every such Proprietor or Proprietors may own; and fuch Proprietor or Proprietors shall have votes proportionally and according to the number of fhares which he, she or they are possessed of and hold in the faid Company (one vote for each share and no more,) at each and every General Meeting of Proprietors to be called and held as herein after appointed, which vote or votes may be given either in person or by proxy appointed by writing; provided that no perion or perions shall vote as

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proxy or proxies unless he, she or they be a proprietor or proprietors in the faid Company; and that any fractional part or parts of any share or Parts of Shares, shares shall not entitle any person or persons to vote either in person or by proxy, or render any person or persons eligible to hold any office or situation of trust or emolument in or under the faid Company—and it is further provided that no Proprietor or Proprietors shall be entitled to, or have more than twenty-five votes, although the shares he she or they may hold or have in the Joint Stock of faid Company may exceed that number.

And provided also, that from and after the First Day of May, one thousand eight hundred and nineteen, no share or shares so held as aforefaid in the faid Company, shall confer any right or priviledge of voting at any General Meeting of Proprietors as aforefaid, either in person or by proxy, unless the holder or possessor thereof fliall have caused the same to be registered at the Office of faid Company for at least three Calendar Months preceding the date of fuch General 1 71 10 0 Meeting.

Art. 3. And it is hereby further covenanted and agreed that to direct, manage, carry on and Management. superintend the daily ordinary and General Affairs, Business and Concerns of the faid Company, Fifteen Persons, for the time being, Proprietors, each and every of them of at least Ten Shares in the Capital Joint Stock aforefaid of the faid Company, being Subjects of His Majesty, resident in the City or District of Quebec, shall be chosen and become Directors at the time or times, and in manner and form as herein after it is provided; and

Directors.

it is hereupon further provided, declared and agreed upon that, John Macnider, Charles Hunter, John Neilson, Jacques Le Blond, Joseph Planté, François Blanchette, François Romain, John White, Charles Smith, John Thomson, François Languedoc, Thomas White, George Vanfelfon, François Durette and James Ross, are, and they are hereby declared to be in virtue of this Act, the first Directors, of and for the faid Quebec Fire Affurance Company; and shall for the purpose aforefaid, remain, continue and act as Directors aforesaid, for and until the first Monday in the month of May which will be in the year one thousand eight hundred and nineteen; when, and at which day, at a General Meeting of the Proprietors of the faid Company duly called as herein after provided, Five of the faid first before named Directors shall retire from the faid fituation of Directors by ballot, and shall forthwith at fuch General Meeting be replaced by an election of an equal number of Proprietors duly qualified as aforefaid; and five of the remaining first elected Directors shall, on the first Monday in May of the ensuing year, in manner and form aforefaid, retire by ballot, and be replaced by an election of five other Proprietors duly qualified as aforesaid; and on the first Monday of May in the third year the remaining five Directors first elected as aforesaid shall retire and be replaced as aforefaid.—And the Direcctors so to be chosen in the place of the first before named Directors, shall annually retire, five at atime, and by and according to seniority of fervice, and be replaced by other Stockholders duly qualified at the period and in the manner herein provided.

Election.

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Provided that no person or persons so elected as Director of Directors as aforefaid, shall or may continue to hold or exercise such Office or situation of Director for any longer time or times than he or they remain and continue duly qualified and competent according to the stipulations of this Act; and in the event of any vacancy in the legal number of Directors for the time being, by death, absence, sickness, inability; disqualification or otherwise, the same, shall Disqualified. within three weeks of the date thereof, or as foon after as possible be filled up by a new election, in manner and form as aforefaid.

And it is hereby further provided that the faid Directors for the time being, of the faid Company are authorized and empowered to elect and President, Vicenominate out of their own number, a President, President and Vice President; and Treasurer, who shall also be Treasurer. Vice President, and Treasurer, who shall also be the President, Vice President and Treasurer of the Company for the time being, and any Seven Members of the faid fifteen Directors including the Prefident, (or the Vice Prefident as Chairman,) shall form a Quorum for the dispatch of business; and every question, motion, measure, matter or thing, proposed or submitted in said Meeting of Directors shall be decided by the majority of Votes; no Member shall have more than one vote in faid Meeting of Directors, ex- Chairman, cepting the Chairman, who in case of division of equal numbers, shall have the casting vote.

No Director or Directors shall be entitled to, or receive for his fervices in the faid Company, a- Salaries. ny Salary or emolument whatever, excepting the Treasurer, who may be allowed such reasonable compensation (not exceeding half per centum on the amount of Gold and Silver in Specie belonging to faid Company by him received from the

Secretary thereof and being in his charge,) as may or shall be hereafter allowed and stipulated by the Rules, Orders and Regulations of the said Company duly made and ordained as herein after provided.

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Art. 4. And it is hereby further covenanted and agreed, that the faid Directors, or Quorum thereof, as aforefaid, being affembled at the Office of the said Company, shall have full power and authority to make, ordain, constitute and enact, all and every, and fo many Rules, Orders and Regulations, not repugnant to the Statutes, Customs or Laws of this Province, or to the express stipulations of this Act as by the said Directors or any Quorum thereof as aforefaid, shall be judged expedient and necessary; as well for the direction, conduct, and good government of the faid Company, as of the property and Estate by them held; and the same to revoke, alter and amend, as in their opinions will more effectually promote the purposes of this Association.

Provided always, that no such Rule or Rules, Order or Orders, Regulation or Regulations, or any Repeal, Revocation, Alteration, or Amendment thereof as aforesaid, shall have any force or essect, or be repealed or revoked, until the same shall have been duly fanctioned and confirmed by a majority of votes at a General Meeting of the Proprietors of the said Company, legally called, assembled, held, and voting by shares in manner herein after directed and provided for; and until the same shall thereafter have been duly registered in a Book or register to be kept for that purpose; and provided also that all Rules, Orders and Regulations of said Company which shall exist at the time of entering

Regulations

Confirmed.

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into any contract with any person, or persons wat being a Member of Members of faid Company hall in respect of fush person or persons be confidered as the only Rules, Orders and Res gulations of faid Company, untill such contract hall have been utterly accomplished or otherwife discharged, any fundequent Rule; Order or Regulation of laid Company for the company of the company for the company of the company for th notwithstanding. are hereby no Art. d. And it is hereby further sovepanted and agreed that the faid Directors for the time beingal or in Quorum thereof as a fore faid hall keep. or cante to be kept, justifying and fair acnounts, of all idepolits, instalments, premiums interests of other monies or effects received by them, projeither of them on their alligns, from the aforefaid Proprietors, or from any other perfon an perfons for and on acrount of faid . Company: and shiall propries by them or their Assigns paid on expended for and on account of the laid Company is district taid. Directors of Quorain thereof as a forefaid thall at least once in such ry year industrances our to quargounts to a General Meeting, of the Proprietors stuly called and pany find and provide 930gwiq 36dt 36d baldmalle as And them the faid: Directors that alfo keep of caste to be kept just war and fair accounts, bisattendeveryable Profits Indo advantages basising from or accraing to the faid Company, Aand and shall on every the last Monday in May and tin October isami annually make nand declare a thalf wearly, dividend of the clear propos and inscome of said Communy and guthe graprietors thereaf. Callesostingent costs and charges classes and enpergence first Assurted, and shall opublish in ana of emore of the index of uners, approve and accept of and it shall be the duty of

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Accompanies

Security

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bividends.

Secretary.

by the Rules and Regulations of said Company, when and where payment of such dividends are to be made. Do as herebinon

Art. 6. And it is hereby further covenanted and agreed that the said first named Directors or Quorum thereof as aforesaid being duly assembled at such place as may by the President be appointed, are hereby authorized, and shall, from among the proprietors of not less than Ten Shares in the said company, being resident in the City of Quebec, elect or otherwise by majority of votes appoint, a Secretary for the said Quebec Fire Assurance Company, who shall fetain his said situation or office of Secretary to the said Company during life, of so long as he Himself may think proper to retain the same, unless he shall be displaced or discharged for incapacity, misconduct, or disqualification in his said situation of Secretary by the unanimous votes and concurrence of at least a majority of the fifteen Directors for the time being and the said Secretary shall on entering into his said situation or office of Becreta y to the said Company find and provide such good and sufficient security for the sum of one thousand pounds as may or shall be approved of and accepted by the said Directors or Quorum thereof as aforesaid.

Security.

Substitute.

And in the event of his the said Secretary's temporary absence, sickness or other unavoidable interruption in his duty, he the said Secretary at his own proper cost and expense may, (by and with the consent and approbation of the Directors or any Quorum thereof, for the time being,) at any time, or times hereafter, appoint such Substitute or Substitutes as they may then and there approve and accept 42; and it shall be the duty of

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said Secretary or his substitute as aforesaid, to keep all such just, true and faithful Accounts, Books or other papers or writings, and to do and perform all such other business, or affairs relating or appertaining to the said Company as may or shall at any time or times hereafter, be enacted. ordered or ordained by the Rules, Orders and Regulations of the said Company duly made, ordained and enacted in pursuance not this Act agreed that, the said Quality Fire Assubiceraferes

And in the event of the Death or removal from office of the said Secretary, his said Vacancies. office or situation shall be filled up by the Directors or Quorum thereof for the time being as aforesaid.

Art. 7. And it is hereby further covenanted and agreed that, to enable the said Secretary to do and perform the said duties of his said situation as Continiegence. aforesaid, and also to provide himself with such assistant or deputy Secretary, Clerk or Olerks, Stationary, Firing, and such other Contingencies, as the doe execution of his office and situation may as any time or times thereafter zender necessary, the the said Secretary, shall from and -toll Land of out of the emoluments, profits, advantages or funds of the said Company, be allowed, paid and Salary. receive such Annual Salary not exceeding Three Hundred pounds current money as aforesaid, and such other allowances for contingencies as Allowances. aforesaid as may be stipulated, ordered or established by the Rules, Orders and Regulations of the said Company duly made and enac d as, aforesaid; and the said | Secretary, or his Substitute as aforesaid is hereby moreover authorized and empowered to ask for, demand and receive from all and every person or persons applying for and receiving any policy, or policies, or renewal receipt of such policy or policies of

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said Secretary or his substitute as aforesaid, to keep stephing or this substitute as aforesaid, to keep stephing the column substitute of the substitute of or Certificates of proprietorship of shares in the Joint Stock aforefaid, such reasonable and mo-derate fee or fees, as may or shall be from time to time ordained and appointed by the Rules. Orders or Regulations of the said Company duly made, ordained and enacted as aforesaid. Art. 8: And it is hereby further robenabled and agreed that, the said Quebec Fire Assubance Company formed by this Act, shall not directly or indirectly engage or be concerned, do or transact any commercial dealings trade of business whatsoe ver. Affurance of Property against loffes or Da mage by Fire alone excepted. ba And the said Company shall not in any manner or way whatever lendany Money or Monies on Mortgage or Mortgages or Hypntheque on real on improvaple absolution by by poly or activities any lands or tenements, exceeding the value of six thousand pounds current money as aforesaid. 19 Art. 9. And it in hereby furthers conveniented General Meet- and agreed that, all and every futule general meet 19 of meetings of the Proprietors of the still usias Company shall be called and casembled after at least two weeks notice previously to be given in the newspapers as aforesaid, and not otherwise and state wither Directors world Quorum thereof for the time obeling his raforesaid, a may and shall call thy general meeting or meetings of Proprietors wherever and acreets lime or fines hereafter as the said Directors of Quorum thereof may of sharp Judge expedient; and moreover they the said Directors or Quolum thereof his aforesaid, shall and they are hereby authorized and obliged to tall any general meeting on they tings of Proprietors as afterestid, at any and all such time or times hereafter as may of them the said Directors or Quorum thereof as aforesaid be required or demanded by any fifteen or more probrietors holding in all two hundred and lifty shares or upwards in the Joint Stock aforesaid of said company.

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after the time or times he, the or they that or on Art, 140. And it is hereby further covenanted and, agreeds that no person or persons who et hany time or times hereafter shall or may become a subscriber or subscribers in this Company or that shall or may claim any sharg or chares therein ran or shall be a proprietor or pro-proprietors thereof, or clain, or receive any dividend or dividends of the profits of the said Company or have any note or votes, priviledge or priviledges, nor be qualified to hold or have any office or situation or place of trust or emolument vin and under the said Company in patilibe, she or other the said subscriber or subscribers shall have made and maid all and every deposit for sinstalbeent demanded from the proprietors of stock in the said Company for the time being and shall have obtained a certificate orincortificates signed Certificates. by the President and countersigned by the Secretary of the said Company for the time beings that he, she or they the said subscriber or substribers, having signed this Act and the Rules Orderst, and apritten regulations and pagid a Company, and having also made and paid all and every deposit or instalment; demanded from the proprietors as aforesaid, is or are thereby become a proprietor or proprietors and entitled to all the gains, profits and advantages; of the said Quebec Fire Assurance Company accordingly, and proportionally ito his, her or their share or shares thehein blog of bibeeroin as at bisg od Hade must

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Shares payable.

Art. 11. And it is hereby further covenanted and agreed, that the amount of the said shares so as aforesaid subscribed hereunto shall become due and be payable as follows; that is to say, each and every subscriber or subscribers hereunto respectively shall within ten days from and after the time or times he, she or they shall or may sul scribe, pay, or cause to be paid, unto the Directors of the said Company for the time being or to their assigns the shine of twenty five pounds current money vaforesaid of be cachicand every share he, she or they the said subscriber or subscribers shall of may have subscribed for and taken in the said company provided that all and every subscriber as aforesaid shall have the option, choice and election if he she for they may or shall so see fit and proper, to tender and pay any part not exceeding nine tenths, of the aforesaid deposit of instalment of twenty hive per cent, in such good and approved promissory note or notes of hand payable on demand, and being duly signed and endorsed to the approbation and satisfaction of the Directors or Majority thereof for the time being, as shall or may be approved of and accepted by the said Directors of Majority thereof as aforefaid, and in fuch form or forms as they shall or may appoint? :941

to be renewed.

Notes

Provided also, that said notes that be, by the person or persons respectively so paying or depositing the same, renewed or changed so often and at such time or times as the Directors for the time being or Quorum thereof as aforesaid, may or shall think fit or proper to demand or require, not being oftener than once in every ix months; and it is further agreed that the remaining one tenth part of said deposit of twenty five per centum shall be paid in as aforesaid in gold or silver coin current.

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- And it is hereby further agreed that i until the faid notes for as aforefuld to be deposited in lieu Dividends of of fpecie, that have been fully and entirely liquity Profits. dated and paid in gold and filter coin chrenti from the profits in this Company, accruing at the perfor or perfons lous's aforefaid depositing faid notes no dividend or dividends, of profits nor of the shall or cambe made or a paids by the Directors of this Company as aforefaild to any proprietor or proprietors therein who shall or may have any inoterior energes isocrass aforefeld depolited in + Bank thick heu of specie. And the faid deposit or instalment of twenty five pounds per centum in cashion notes av aforeflide that from henceforth land vatyall £25 per Share times hereafter during the period of this affocial in the Chest. tion, remain deposited, and in the possession of the Directors of the said Company for the time being; and in case of any loss or folles whereby the said deposit shall bedriffened, no subsequent dividend dist be made, until a fum equal telifuch diminution and aviling from the profits of the Company shall have been added to faid deposits

Art. 12. And it is hereby further coveninted and agreed, that the remaining sum of seventy five pounds for each and every have to subscribed and taken as afforesaid than be paid in gold of filver conficultient onto the laid Directors for the time belie as aforefaid, or to their aflight at frich time or tillies, and place of places, and in flich inftament or inftalments "as" the Directors for the time being as aforefaid himy from time to time appoint; provided however, that all inital Instalments. ments shall be demanded equally from every proprietor or member of the company, it due proportion to the number of shares they hold therein, and that no infalment the first as aforefait ex- moment-nov cepted that exceed ten pounds per thate; pror cent, and refuting, delaying or neglecting to pay,

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thirty days previous and public notice be given in extreastrione cossithe news papers published at from the profits in this Company, accrusedent Andrid is hereby finther covenanted and agreed, that if itsy Bropnieton on Proprietons of any have or have in the faid Company that op may neglect, refule br delay to pay and make good at fuch times or times and place or places as maylor hall be legally appointed an aforefold, as ny infialment; ideposibi dredall mat exceeding the amount of his; her or their fhare or flares to higyor thall be decapost time of times bereafter demanded for the use of faid Company in manher afortellid, his, thear therothe hid Propries ton or Broprietors to sefuling, dislaying or migleofinigathallatorieito fant the arte of thei faid Coine pany five bounds per leshaum on thegaineunt off the have or hates hald or owned the hid defaulter do defaulteret and if the faid instalment, deposit borietall, babbetherd with the fonfeiture or nepalty aforefaids and all charges incurred by reason of laid delay neglect or Jefulal tion) and 279. Thall not have been tuly contributed and paid with in two months after the fame ought to have paid, then and in that safe fuch faid defaulter or de-Defaulters' for- faulters fall lofe and forfeit to the Joint Stock as aforefaid, all his her, or their thare or theres thereing together with all his, her or their the 240 sollate al fratments, and all dividends, Interest and property io the faid Company were bed lied sinent

or may have lodged or depolited any, note or

potes of hand in payment of any part or parts of

raid first deposit or instalment of twenty-five per

cent, and refuting, delaying or neglecting to pay,

Penalty on non-

payment.

£2.5 1. Sher. ता सीव ' केटरा

£5 per Cent.

Non-Payment of Notes.

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five per to pay, make good, renew or change faid note or notes (or fuch part or parts thereof as may remain due or unpaid) when the fame shall be duly demanded or required in pursuance c' this Act; he, she, or they the faid defaulter or defaulers shall forfeit for the use of the said Company five pounds per centum on the amount of his, her or their share or shares therein. Provided always that no proprietor of Proviso. proprietors of faid company who shall have deposited any such note or notes of hand, in lieu of specie as aforesaid, shall be bound or called upon to pay, acquit, or make good in specie any greater part or parts, portion or portions of such note or notes of hand than his her or their proportion of the instalment required, according to his her or their share or shares in the Joint Stock aforefaid of the faid Company, and the actual wants of faid company for the time being.

Art. 14. And it is hereby further covenanted and agreed, that as foon as the fum of Sixty To commence Thousand Pounds Currency as aforesaid or more, in part of the Joint Stock aforefaid of the faid company is or has been, subscribed for and taken up; and Twenty five per cent thereon as aforefaid, or upwards is or has been well and truly paid and placed in the hands of the faid Directors for the time being on account of faid subscriptions; notice shall by the faid Directors or Quorum thereof as aforefaid, be given in all the newspapers published in this Province, that the faid Company are ready to commence making and granting Policies of Affurance against loss or damage by Fire.—And thereupon the faid Directors or Quorum thereof as aforefaid shall, and are hereby authorized to grant or issue fuch Policies of Affurance against Fire, at Quebec or elsewhere, in the name and for the account

Limitation of Risks.

Premiums.

and risk of faid Quebec Fire Affurance Company, as the said Directors may fee fit, not in any one risk exceeding the fum of Six Thousands Pounds Currency as aforefaid; and to ask fory demand and receive, in confideration of the fame, fuch premiums as may or shall be ordained and stipulated by the Rules, Orders or Regulations of the said Company duly made and enacted as foresaid.

Proviso. Policies.

Provided, however, that all and every Policy or Policies of Affurance and renewal or renewals thereof, or other contract or instrument, by the terms or effects whereof the faid Company fhall, may or can in any manner or way whatfor ever, be charged with, or made liable for the payment of any fum or fums of money; shall clearly, specifically and specially declare and make known that no officer proprietor or stockholder in or of the faid Quebec Fire Affurance Company, shall be individually bound by fuch policy or policies, renewal or renewals thereof or other contract or instrument as aforesaid; to any further or larger amount than his or her proportion towards the fulfillment thereof, according to, and in no cafe exceeding the amount of his or her share or shares in the Joint Stock and fecurities in the said company; and fhall also be figned by the President or Vice President, and one other Director of the said Company, and be duly registered and att tested by the said Secretary or his substitute for the time being.

Not binding on the Company in certain cases.

And the Proprietors or Subscribers of the faid Quebec Fire Affurance Company hereby declare and make known, that no policy, engagement or other contract of any nature or kind foever shall or can legally be entered into or made in the name of the faid Company, unless and ex-

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cepting the same, shall contain and express a limitation or restriction of payment thereof to the Joint Stock aforefuld; and hereby renounce and difavow all obligations as aforefaid made in the name of the faid Company, and not containing the aforesaid restriction of payment to the Joint Stock aforefaid; and if any policy, renewal of policy or other contract or instrument be made or iffued or negociated in the name of the faid Company, being signed as aforefaid by any Director or Directors or other officer or officers thereof, and not containing the aforefaid limitation, or restriction of payment, fuch Director or Directors or the officer or officers so signing, issuing or negociating the fame, shall in their natural and individual capacities become liable and responsible for the payment or fulfilment thereof.—And shall also lose and forfeit for the use of the said company all his or their share or shares, interest or interests deposits or instalments therein; and be discharged from his or their office or offices situation or employment in and under the faid Company.

Art. 15. And it is hereby further covenanted and agreed, and publickly, expressly and expli- Joint Stock acitly affirmed and declared, by us the Subscrib- lone responsaers hereunto, that the Joint Stock subscribed ble. into the faid Quebec Fire Assurance Company, and placed as herein provided at the dispofal of the Directors thereof for the time being is, and at all time or times hereafter shall be alone and only responsible for, and liable to the payment of any debt or debts, due or dues, claim or claims, demand or demands, upon or against the faid Company; and no person or persons who are now or at any time or times hereafter, may or fliall

become a subscriber or subscribers, or proprietor

or proprietors, of any thare or shares in the

Joint Stock aforesaid, is shall, may or can be

personally or individually in any way or manner whatever responsible for any engagement or en-

gagements entered into by or in the name of

the faid Company, nor liable to pay any sum or

sums of money, debts, dues or demands of any nature or kind, claimed or to be claimed against faid Company. Provided nevertheless, and it is hereby further agreed and declared, that process iffuing out of any court or courts in this District, at the fuit of any person or persons whatfoever, and duely ferved at the office of the Secretary of faid company for the time being, either against the said company in its collective name, or against the President or Vice-President or any Director or Directors or other officer or officers of said company for the time being, for or in respect of any alledged action, claim or demand against said company; shall in due time be answered by fuch President or Vice-President, Director or Directors, Officer or Officers of said company, who by such process shall be made defendant or defendants in fuch action, (unless settled out of court,) without alledging the existence of any other proprietor or proprietors in or of

the faid company; or the necessity of making such

other proprietor or proprietors in or of the faid

company, parties in or to fuch action; but that

the defence shall be made before such court, so

as that the cause may be tried and determined on

its real merits.—And that every order, judgment,

sentence and decree which may or shall be given,

rendered or pronounced in any fuch court, or

upon fuch actions, claims or demands fo profe-

cuted as aforefaid, shall be considered as equally

binding upon all and singular the stockholders

Service of Pro-

Judgments.

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or proprietors in and of the Joint Stock of said company, in proportion to, and not exceeding the amount of their respective shares therein.

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Art. 16. And it is hereby further covenanted and agreed that, for the more complete and en- Cash, &c. tire fecurity and fafe keeping of all and every the gold and silver coin, notes, vouchers, records or other valuables, being the property of the faid Company; the vaults, fafes, chests or other How secured places of fecurity wherein the said gold or filver coin, notes, vouchers, records or other valuable property as aforesaid, is, are, or shall, or may be deposited, lodged and secured, shall be fo constructed, arranged, and contrived, that no officer or officers of the faid Company, or any other person or persons whatever, may, can, or shall in any manner or way have access to or open such faid vaults, safes, chests or other places of fecurity as aforefaid; excepting in the prefence, and by the express permission and confent of the President, Vice President, and Treasurer, of the faid Company for the time being.

And the faid President, Vice President and Treasurer for the time being are, and shall be in their individual and private capacities, Penalty on Oiresponsible, and amenable to the proprietors of ficers for nefaid Company, in the event of any wilfull delay or neglect on the part or parts of either, any or all of them in the full and true execution of this article, for all losses or damages sustained by reason, or in consequence of such delay or neglect as aforesaid; provided that such President, Vice President, or Treasurer as aforesaid as may Proviso. or shall have been absent with just cause when said delay or neglect took place, or shall not have participated therein, may and shall severally and respectively thereby discharge themselves from

fuch individual and private responsibility, by pleading and proving fuch absence or non-participation as aforefaid.

Secretary to retain not exceeding £1000.

And provided also that the said President, Vice Prefident, Treasurer, and other Directors or Quorum thereof as aforesaid for the time being, are hereby authorized and empowered to allow a fum or fums of money not at any one time exceeding one Thousand Pounds currency aforefaid, to be and remain in the custody and possession of the said Secretary for the time being, for the daily and ordinary business of the faid Company.

Duration of Copartnership.

And. 17. And it is hereby further covenanted and agreed, that this Act of limited affociation, for the purposes aforesaid, shall continue and be in full force and effect until the first day of May, that will be in the year of our Lord one thousand eight hundred and thirty nine, and no longer; but the proprietors of two thirds the Joint Stock aforefaid of this Company, at a general meeting duly affembled by fix months previous notice, to be given in all the newspapers printed and pu-May be dissol- blished in this Province, and stating the object thereof, may, and are hereby authorized and empowered to diffolve the faid Company at any prior period.

vod.

Provided also and it is hereby expressly stipulated and, agreed by and between the parties to this act, (without which stipulation this present act had not been made,) that the limited association or society hereby established shall not cease or determine by or upon the death, natural or civil, bankruptcy, or faillite of any proprietor or proprietors in or of the faid association; but that notwithstanding such death, natural or civil, bankruptcy or faillite, this company

Death of Partners.

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Art. 18. And it is hereby further covenanted and agreed, that these articles of affociation can- Alterations of not, nor shall any of them be altered, amended, or this Act. revoked, annulled or repealed, unless at a general meeting of proprietors, duly called and affembled for that express purpofe, by advertifement inferted in one or more of the newspapers published in the City of Quebec, for at least fix weeks previous to faid intended meeting, flating the object and intention thereof; and that at faid general meeting fo called and affembled as aforefaid, no question, motion, measure, matter, or thing proposed or submitted therein, shall be decided by less than two thirds, the votes and proxies there prefent, voting according to shares as herein before ordained and appointed.

Art. 19. And we the underfigued hereunto do hereby further covenant and agree, having first heard this our mutual Agreement duly read, to take respectively in the Joint Stock aforesaid of the faid Quebec Fire Affurance Company the number of Shares to our feveral and respective Names, Firms and Styles hereunto annexed, on the feveral terms and conditions of this our Act and Deed, and on no other terms or conditions whatfoever.

In Faith and Testimony whereof, we the Underfigned, have feverally and respectively set, and fubscribed our Names in presence of the Subscribing Witnesses. Done at the City of Quebec, in the Province of Lower Canada, this Second Day of April, in the Year of Our Lord One Thousand Eight Hundred and Eighteen.

