

APRIL, 1904.

New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$ 284 ⁸⁵ being the Premium due February 15, 1906,
on Policy No. 3550712.

Countersigned by

John F. Dooley
Cashier

Geo M Slaughter
Russell N. M.

Wm. McCall

President.

3.
APRIL, 1904.

Geo. M. Slaughter
Roswell N. M.
New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$ 306 10 being the Premium and Interest due

February 15, 1907, on Policy No. 35507 1/2.

Premium, \$ 284 85 Policy Loan Interest, \$ 21 25

Countersigned by

M. W. Lloyd
Reusch

A. E. Lorr
President

3
APRIL, 1904.

Geo. M. Slaughter, Roswell, N. M.,
New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$ 313 ³⁵ — being the Premium and Interest due

February 15, 1908, on Policy No. 3550712.

Premium, \$ 284 ⁸⁵ Policy Loan Interest, \$ 28 ⁵⁰.

Countersigned by

M. J. Clegg
Cashier

Danvers P. Kingsley

President.

3.
APRIL, 1904.

Geo. M. Slaughter, Roswell, N. M.
New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$313.³⁵ being the Premium and Interest due

February 15, 1909, on Policy No. 3550 712.

Premium, \$284.⁸⁵ Policy Loan Interest, \$28.⁵⁰

Countersigned by

M. Kellogg
Cashier Pueblo Branch Office.

Danvers P. Kingsley

President.

3.
APRIL, 1904.

Geo M Slaughter
Roswell

New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$ 337 ⁸⁵ — being the Premium and Interest due

February 15, 1910, on Policy No. 3550712.

Premium, \$ 284 ⁸⁵ — Policy Loan Interest, \$ 53 —

Countersigned by

W P Fleming
Cashier

Colorado

Branch Office.

W C Cambridge

Darius P. Kingsley

President.

3.
APRIL, 1904.

New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$ 337.85 being the Premium and Interest due

February 15, 1911, on Policy No. 3550712.

Premium, \$ 284.85. Policy Loan Interest, \$ 53.

Countersigned by

Cashier

Colorado

Branch Office.

Darius P. Kingsley

President.

3.
APRIL, 1904.

New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$337.⁸⁵ being the Premium and Interest due
February 15, 1912, on Policy No. 3550712.
Premium, \$284.⁸⁵ Policy Loan Interest, \$53.

Countersigned by

F. B. McConamy
Cashier Colorado Branch Office.

Darwin P. Kingsley
President.

STATEMENT

Premium - \$ 284 85

Loan Interest - 53 00

Note Interest - _____

337 85

Grace Interest - _____

THE
NEW-YORK LIFE INSURANCE COMPANY

Home Office: 346 & 348 Broadway, New York, N., Y.

Received the Payment (AS PER MARGINAL STATEMENT) DUE
FEBRUARY 15 1913, ON POLICY NUMBER 3550712

Countersigned by

Llewellyn P. Kingdon
President

W. B. Bannister
Cashier ARIZONA BRANCH OFFICE

STATEMENT

Premium - \$ 284 85

Loan Interest - 93 50

Note Interest -
378 35

Grace Interest -

*3472-R. B. May, 1912.

THE
NEW-YORK LIFE INSURANCE COMPANY

Home Office: 346 & 348 Broadway, New York, N. Y.

Received the Payment (as per Marginal Statement)

DUE FEBRUARY 15 1914, ON POLICY No. 3550712

Countersigned by

W. BEAUVAIS,

Cashier ARIZONA BRANCH OFFICE

Leo E. Sanders

Lawrence P. King
President

STATEMENT

Premium - \$ 284 85

Loan Interest - 93 50

Note Interest -
378 35

Grace Interest -

*3472-R. B. May, 1912.

THE
NEW-YORK LIFE INSURANCE COMPANY

Home Office: 346 & 348 Broadway, New York, N. Y.

Received the Payment (as per Marginal Statement)

DUE FEBRUARY 15 1915 ON POLICY No 3550712

Darwin P. Kingdon

President

Countersigned by

PAUL C. FRENCH

Cashier ARIZONA BRANCH OFFICE

H. F. Henning

NEW-YORK LIFE
INSURANCE COMPANY,

346 & 348 BROADWAY, NEW YORK.

JOHN A. McCALL, - - - **President.**

THE GREAT INTERNATIONAL LIFE INSURANCE CO.

NEW MEXICO BRANCH OFFICE,

ARMJO BLOCK.

JOHN R. FOULKS,

AGENCY DIRECTOR.

JOHN F. DOOLEY,

~~GEORGE R. TRYNER,~~

CASHIER.


Albuquerque, N. M., April 2, 1906.

Mr. George M. Slaughter,
Roswell, N. M.

Dear Sir:-

Your policy No. 3 550 712 has been endorsed changing the beneficiary to your estate. Endorsement was made under date of March 10th.

Very truly yours,


Cashier.

New York Life Insurance Company,

346 & 348 BROADWAY, NEW YORK.

ALEXANDER E. ORR, PRESIDENT.

PUEBLO BRANCH OFFICE IN OPERA HOUSE BLOCK.

F. S. MUNSELL, AGENCY DIRECTOR.
M. KELLOGG, CASHIER.

Pueblo, Colo.,

Mon 4-07

Mr. Geo. M. Slaughter,
Roswell, N.M.

Dear Sir:-

We have yours of the 28th ult enclosing remittance to cover the Feb 1907 annual premium on your policies #3,550,711-2 and enclose herewith renewal receipts duly countersigned.

Complying with your request, we enclose herewith loan agreements for \$570, the amount of loan available at the present time on each of the above policies, to be signed by yourself as your name appears in the policy--George M. Slaughter

Signatures to be in ink, and witnessed.
Do not fill in dates at bottom of agreements.

Return all papers to this office, and they will have our attention.

Yours truly,

M. Kellogg
cashier

New York Life Insurance Company,

346 & 348 BROADWAY, NEW YORK.

ALEXANDER E. ORR, PRESIDENT.

PUEBLO BRANCH OFFICE IN OPERA HOUSE BLOCK.

F. S. MUNSELL, AGENCY DIRECTOR.
M. KELLOGG, CASHIER.

Pueblo, Colo., Mch 23-07

Geo. M. Slaughter,

Roswell, N.M.

Dear Sir:-

We enclose company's check #29658 on the National City Bank, to your order, for \$276.80, being net amount of loan available on your policies #3,550,711-12, after deducting

Prior loan	-	-	-	-	-	\$425.00
Loan Int. to Feb -08	-	-	-	-	-	6.60

~~\$ 431.60~~ from \$570, amount of loan available on each policy, leaving \$138.40 each, making a total as stated above.

We enclose copies of loan agreements for your files.

Yours truly,

M. Kellogg
Cashier

NEW-YORK LIFE
INSURANCE COMPANY,

346 & 348 BROADWAY, NEW YORK.

DARWIN P. KINGSLEY, - - - President.

PUEBLO BRANCH OFFICE,
OPERA HOUSE BLOCK.

F. S. MUNSELL,
AGENCY DIRECTOR.

M. KELLOGG,
CASHIER.

Pueblo, Col., Nov 16-08

Mr. Geo. M. Slaughter,
Roswell, N.M.

Dear Sir:-

Your letter of the 4", inquiring concerning loans on your policies #3550, 711-12 addressed to the home office, has been referred to us for attention. In reply will say that these policies are now charged with a loan of \$570. each. The loan available on them at the present time is \$795, less prior loan. Or, the loan available on payment of the Feb-09 premium, will be \$1060., less prior loan. If you desire to make the loan at the present time, kindly advise, and we will forward loan agreements for signature.

Yours truly,

M. Kellogg
Cashier

795-
570
220

2120
1140
980

1060
570
490.
980.

570

1060
1040
2200

2/20

NEW-YORK LIFE
INSURANCE COMPANY,

346 & 348 BROADWAY, NEW YORK.

DARWIN P. KINGSLEY, - - - President.

PUEBLO BRANCH OFFICE,
OPERA HOUSE BLOCK.

F. S. MUNSELL,
AGENCY DIRECTOR.

M. KELLOGG,
CASHIER.

Pueblo, Col.,

Feb 22-09

Mr. Geo. M. Slaughter,

Roswell, N.M.

Dear Sir:-

On reply to yours of the 18" will say that at the present time the loan value on your policies #3550, 711-12 is \$1060, one more premium having been paid since we gave you the lower figure in November. We enclose loan agreements, all papers to be signed by you, signatures witnessed where indicated, and returned to this office for our further attention.

Yours truly,

M. Kellogg
Cashier

NEW-YORK LIFE
INSURANCE COMPANY,

346 & 348 BROADWAY, NEW YORK.

DARWIN P. KINGSLEY, - - - President.

PUEBLO BRANCH OFFICE,
OPERA HOUSE BLOCK.

F. S. MUNSELL,
AGENCY DIRECTOR.

M. KELLOGG,
CASHIER.

Pueblo, Col.,

Mch 18-09

Mr. Geo. M. Slaughter,

Roswell, N.M.

Dear Sir:-

We enclose company's checks #18419, & #18427 for
\$467.12 each, being net amount of loan on policies #3550m711-12,
after deducting prior loan - - - - - \$570.00
Interest on additional loan to Feb-1910- 22.88
~~\$592.88~~

from loans of \$1070. each. We enclose copy of loan agreements
for your files.

Yours truly,

M. Kellogg
Cashier

346 & 348 BROADWAY, NEW YORK.

IN REPLY REFER TO

FILE NO. _____

21-22-23 JACOBSON BUILDING.

A. R. FLEMING,
CASHIER.

Denver,

Feb 14-10

Mr. Geo. M. Slaughter,
Roswell, N.M.

Dear Sir:-

In reply to yours of the 8", will say that the loan available on your policies #355,711-12 is \$1255, less prior loan and interest on additional loan to next February.

Very truly,

W. T. Luning
Cashier
M. J. Ellogg

New York Life Insurance Company.

346 & 348 BROADWAY, NEW YORK

THE GREAT INTERNATIONAL LIFE INSURANCE COMPANY.

JOHN A. McCALL, PRESIDENT.

New Mexico Branch Office, 2/16/05 190

George M. Slaughter,

Roswell New/ Mex

Re POLICY NO. 3,550,712

Dear Sir:-

We again call your attention to the fact that according to our records a premium of \$ 284.85 was due on the above policy on February 15, 1905, and is still unpaid. The period of one month, during which the premium may be paid, without other requirement than interest at the rate of five per cent. per annum from that date, ends on March 15, 1905. After that date, in addition to interest, evidence of insurability satisfactory to the Company will be required.

We presume you intend to keep your policy in force, and will remit in due time, but if you do not, we shall be pleased to have you call at this office or write us fully and freely as to your reason for discontinuance. As a purely mutual Company we are often able to make suggestions of interest to our insured members in connection with their insurance. Yours truly,

Geo. R. Tryner, Cashier.

THE EQUITABLE LIFE ASSURANCE SOCIETY OF THE UNITED STATES

165 BROADWAY, NEW YORK

STATEMENT OF ACCOUNT

FOR LOAN ON POLICY No. **178759.** ON THE LIFE OF **GEORGE M. SLAUGHTER.**

LOAN MATURES **SEPT. 8, 1913.**

Roswell nm

THIS STATEMENT OF ACCOUNT (OF WHICH A DUPLICATE HAS BEEN RETAINED BY THE EQUITABLE LIFE ASSURANCE SOCIETY OF THE UNITED STATES) SHOWS THE DETAILS OF A LOAN SECURED BY THE ASSIGNMENT OF THE CONTRACT OF INSURANCE AND MADE UPON THE TERMS AND CONDITIONS OF A LOAN AGREEMENT REFERRED TO IN THE ATTACHED VOUCHER CHECK AS

300893

SPECIAL CONTRACT NO.

UPON THE REPAYMENT TO THE SOCIETY OF THE AMOUNT DUE UNDER THIS LOAN AGREEMENT, SUCH WRITTEN EVIDENCE OF THE CONTRACT OF INSURANCE AS WAS DEPOSITED WILL BE RETURNED.

S. S. MCCURDY, ASSISTANT SECRETARY

BY

NEW LOAN

OLD LOAN NO. 98027 DUE AUG. 23, 1912.

INTEREST OLD LOAN 16DAS.

DISCOUNT NEW LOAN 11NOS. 29DAS.

CHECK FOR PROCEEDS

ACCT.
NO.

DR.

CR.

400 \$5645.00

400 \$5102.00

359 11.34

359 281.47

250.19

DATED **SEPT. 9, 1912.**

TOTALS - -

\$5645.00

\$5645.00

DETACH AND KEEP THIS STATEMENT OF ACCOUNT

The Safe Deposit Vaults in the Equitable Buildings in New York, Boston and St. Louis are the most secure in the world.

BRANCH OFFICE:
THE EQUITABLE LIFE ASSURANCE SOCIETY
OF THE UNITED STATES.
C. M. AVERY, CASHIER.

EQUITABLE BUILDING, ST. LOUIS, MO.

Feb 21, 1898

G. M. Slaughter, Esq.,

Plainview, Texas.

Dear Sir,

I enclose herewith Policy 541 269, with
the beneficiary changed to the wife, as requested. I trust you will
find this satisfactory.

Yours truly

Enc

*I am of the opinion
this Policy has long since been
cashed in the date of this
letter and no of this
Policy # 541 269
9/3/5 JMW*

THE EQUITABLE LIFE ASSURANCE SOCIETY
OF THE UNITED STATES

165 BROADWAY, NEW YORK.

C. M. AVERY, AGENCY CASHIER,
415 LOCUST STREET,
ST. LOUIS, . . . MISSOURI.

ST. LOUIS, Sept. 19, 1912

Mr. Geo. M. Slaughter,
Roswell, N.M.

Dear Sir:-

Re Policy No.178759:

I have yours of the 16th returning the statement of account and calling attention to the fact that you were not given credit for the interest paid on the old loan. I find this to be the case and am returning the statement of account to the Society with request that they send check to cover the unearned interest and new statement of the account.

I regret very much that this error occurred and trust to be able to send you check in short order.

Yours truly,

A handwritten signature in dark ink, appearing to read "C. M. Avery", is written over the typed name "C. M. Avery" which is faintly visible in the background.

THE EQUITABLE LIFE ASSURANCE SOCIETY
OF THE UNITED STATES

165 BROADWAY, NEW YORK.

C. M. AVERY, AGENCY CASHIER,
415 LOCUST STREET,
ST. LOUIS, . . . MISSOURI.

ST. LOUIS,

Sept. 28, 1912

Mr. Geo. M. Slaughter,
Roswell, N.M.

Dear Sir:

Re Policy No. 178759:

I return herewith the statement of account. The item of unearned interest has been adjusted by check which I sent you a few days ago, and I trust you will now find the same satisfactory.

Yours truly,

Enc

aug 23 to Sept 9 -

16 days.

510 ²⁴/₅
2510
12) 255.1
3) 21.25
7.08 ¹³/₃
16
42.50
708
1134

7
x. 25-5
25019
570519
78

I. To Surrender the \$7000⁰⁰ P.d. up policy for its total cash (\$4000⁰⁰) value, would:

1. Give up one part of your estate which is absolutely safe, and free from
 - a. Further cost;
 - b. Taxes;
 - c. Possibility of depreciation in value.
2. Reduce your Insurance estate by about 25% of its value as outlined!
3. Would cut off the Dividend earning value of, say, \$35⁰⁰ to 75⁰⁰ annually.
4. Would liquidate your \$3750⁰⁰ Loan now outstanding against your other policy, not yet matured.

Statement of the Case:

- I. 5000⁰⁰ - 20 Pay Life matured, having
1000⁰⁰ - Cash Dividend; - (approximate)
4000⁰⁰ - Total Cash value, or
7000⁰⁰ - Total pd. up participating Ins.,
50⁰⁰ - ~~to~~ 75⁰⁰ Cash Dividends annually.
- II. 20000⁰⁰ - 20 Pay Life, not matured yet,
3750⁰⁰ - Loan outstanding against same, at
5% - Loan Interest.

Which plan is better:

- a. Surrender first policy for cash, and
Repay Loan against the second?
- Or, b. Take out a new policy to cover the
Loan, and let the old policy stand
as a Paid up policy with annual
dividends till death?

II. To take out \$4000 additional Ins.
would:

1. Keeps your present Ins. estate intact;
2. Retain Dividend earning value;
3. Would secure the 4000⁰⁰ Cash value of your matured policy in case of any emergency of the future;
4. Would cost you a net sum of about \$200⁰⁰ annually for 2 years, and less by 35⁰⁰ to 75⁰⁰ annually thereafter, (by dividends)

Summary:

Cr.

Dr.

\$7000 ⁰⁰ Pd. up Ins. -	-	-	-	-	-
50-75 ⁰⁰ Earning val. -	-	-	-	-	-
20000 ⁰⁰ - Ins. not matured -	3750 ⁰⁰ Loans.				
	1875 ⁰⁰ Int. annually.				
4000 ⁰⁰ - Additional Ins. -	208 ⁰⁰ Premiums.				
35 ⁰⁰ to 50 ⁰⁰ Div. earning value. -					

II.

To take out \$1000 additional

unwarranted:

1. Keep your present two estates intact;

2. Retain Britishland earning value;

3. Would secure the \$4000 cash value

of your mortgaged policy in case of

being ever again of the future;

should cost you a net sum of

\$2000 - annually for 2 years, and

\$2500 - annually thereafter (Britishland)

Illustration

Summary:

\$7000 - 2d. up 2nd. -
\$2000 - 1st. up 1st. -

\$5000 - 2nd. up 2nd. -

\$4000 - 3rd. up 3rd. -

\$3500 - 4th. up 4th. -

\$2750 - 5th. up 5th. -

\$2080 - 6th. up 6th. -

POLICY LOAN AGREEMENT.

Pursuant to the provisions of Policy No. 3550712 issued by the **NEW-YORK**
LIFE INSURANCE COMPANY on the life of George M. Slaughter
the undersigned have this day obtained a cash loan from said Company of the sum of
Four hundred and twenty five Dollars (\$ 425.),
the receipt of which is hereby acknowledged, conditioned upon pledging said policy with
said Company as collateral security for said loan and giving assent to the terms of this
Policy Loan Agreement; therefore,

In Consideration of the premises, the undersigned hereby agree as follows:

1. To pay said Company interest on said loan at the rate of five per cent. per annum, payable in advance from this date to the next anniversary of said policy, and annually in advance on said anniversary and thereafter.

2. To pledge, and do hereby pledge, said policy as collateral security for the payment of said loan and interest, and herewith deposit said policy with said Company at its Home Office.

3. To pay said Company said sum when due with interest, reserving, however, the right to reclaim said policy by repayment of said loan with interest at any time before due, said repayment to cancel this agreement without further action.

4. That said loan shall become due and payable—

(a) Either if any premium on said Policy or any interest on said loan is not paid on the date when due, in which event said pledge shall, without demand or notice of any kind, every demand and notice being hereby waived, be foreclosed by satisfying said loan in the manner provided in said policy;

(b) Or, (1) on the maturity of the policy as a death-claim or an endowment; (2) on the surrender of the policy for a cash value; (3) on the selection of a discontinuing option at the end of any dividend period. In any such event the amount due on said loan shall be deducted from the sum to be paid or allowed under said policy.

5. That the application for said loan was made to said Company at its Home Office in the City of New York, was accepted, the money paid by it, and this Agreement made and delivered there; that said principal and interest are payable at said Home Office, and that this contract is made under and pursuant to the laws of the State of New York, the place of said contract being said Home Office of said Company.

In Witness Whereof, the said parties hereto have hereunto set their hands and affixed their seals this 22 day of March 1906

X George M. Slaughter [L. S.]

X _____ [L. S.]

_____ [L. S.]

Signed and sealed in presence of

X J. J. Williams

Forwarded from New York Branch Office, Prem. paid in full to Feb 22
B. N., \$ 425.
Cashier.

Signed and sealed in presence of

[r. s.]

[r. s.]

[r. s.]

affixed their seals this

day of _____ 190

In Witness Whereof, the said parties hereto have herunto set their hands and

to the laws of the State of New York, the place of said contract being said Home Office of said Company, principal and interest are payable at said Home Office, and that this contract is made under and pursuant

New York was accepted, the money paid by it, and this Agreement made and delivered there; that said

2. That the application for said loan was made to said Company at its Home Office in the City of
period. In any such event the amount due on said loan shall be paid from the sum to be paid on
of the policy for a cash value; (3) on the expiration of a continuing period at the end of any dividend
(b) Or (1) on the maturity of the policy as a death claim or an endowment; (2) on the surrender
hereby waived, be foreclosed by selling the same in the manner provided in said policy;

due, in which event said pledge shall without and or notwithstanding any demand and notice being

(c) Either if any premium on said policy or any interest on said loan is not paid on the date when

4. That said loan shall become due and payable
sufficient without further action.said policy by repayment of said loan with interest at the rate of _____ per cent. per annum, payable in
and interest, and herewith deposit said policy as collateral security for the payment of said loan

3. To pay said Company said loan when due with interest at the rate of _____ per cent. per annum, payable in

2. To pledge, and do hereby pledge, said policy as collateral security for the payment of said loan
and thereafter.1. To pay said Company interest on said loan at the rate of _____ per cent. per annum, payable in
advance from this date to the next anniversary of said loan and annually in advance on said anniversary

In Consideration of the premises, the undersigned hereby agree as follows:

Policy Loan Agreement, therefore

said Company as collateral security for said loan and giving assent to the terms of this
the receipt of which is hereby acknowledged, conditioned upon pledging said policy with

the undersigned have this day obtained a cash loan from said Company of the sum of

Dollars (\$ _____)

Putnam to the provisions of Policy No. _____

issued by the New-York

POLICY LOAN AGREEMENT.

POLICY LOAN AGREEMENT.

Pursuant to the provisions of Policy No. 3,550,712 issued by the **NEW-YORK LIFE INSURANCE COMPANY** on the life of George M. Slaughter

the undersigned have this day obtained a cash loan from said Company of the sum of ---five hundred and seventy--- Dollars (\$570.00), the receipt of which is hereby acknowledged, conditioned upon pledging as collateral said policy with said Company as sole security for said loan and giving assent to the terms of this Policy Loan Agreement; therefore,

In Consideration of the premises, the undersigned hereby agree as follows:

1. To pay said Company interest on said loan at the rate of five per cent. per annum, payable in advance from this date to the next anniversary of said policy, and annually in advance on said anniversary and thereafter.

2. To pledge, and do hereby pledge, said policy as sole security for the payment of said loan and interest, and herewith deposit said policy with said Company at its Home Office.

3. To pay said Company said sum when due with interest, reserving, however, the right to reclaim said policy by repayment of said loan with interest at any time before due, said repayment to cancel this agreement without further action.

4. That said loan shall become due and payable—

(a) Either if any premium on said Policy or any interest on said loan is not paid on the date when due, in which event said pledge shall, without demand or notice of any kind, every demand and notice being hereby waived, be foreclosed by satisfying said loan in the manner provided in said policy;

(b) Or, (1) on the maturity of the policy as a death-claim or an endowment; (2) on the surrender of the policy for a cash value; (3) on the selection of a discontinuing option at the end of any dividend period. In any such event the amount due on said loan shall be deducted from the sum to be paid or allowed under said policy.

5. That the application for said loan was made to said Company at its Home Office in the City of New York, was accepted, the money paid by it, and this agreement made and delivered there; that said principal and interest are payable at said Home Office, and that this contract is made under and pursuant to the laws of the State of New York, the place of said contract being said Home Office of said Company.

In Witness Whereof, the said parties hereto have hereunto set their hands and affixed their seals this 19 day of March 1907.

Geo. M. Slaughter [L. S.]

_____ [L. S.]

_____ [L. S.]

Signed and sealed in presence of

W. K. Mink

Walter Mink

Forwarded from _____ Branch Office. Prem. paid in full to _____ B. N., \$ _____

Cashier.

Mr. J. J. Kelly

March 9 1907

Signed and sealed in presence of

affixed their seals this

In witness whereof, the said parties hereto have hereunto set their hands and

to the laws of the State of New York, the place of said contract being said Home Office of said Company,
principal and interest are payable at said Home Office, and that the contract is made under and pursuant to
New York laws and with the money paid by it, and this agreement made and delivered unto said said and

Loan Agreement.

NEW-YORK LIFE INSURANCE
COMPANY.

2808-A. NON-FOR. ACC. Jan., 1906.

In consideration of the premises, the undersigned hereby agree as follows:

1. To pay said Company a loan of \$100.00, the same to be repaid by said Company to the undersigned on the date of the maturity of said loan, and the undersigned hereby agrees to pay to said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

2. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

3. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

4. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

5. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

6. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

7. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

8. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

9. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

10. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

11. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

12. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

13. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

14. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

15. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

16. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

17. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

18. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

19. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

20. To pay said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

POLICY LOAN AGREEMENT.

the undersigned have this day obtained a cash loan from said Company of the sum of \$100.00, the same to be repaid by said Company to the undersigned on the date of the maturity of said loan, and the undersigned hereby agrees to pay to said Company the interest on said loan at the rate of 4% per annum, payable in advance on the first day of each month.

Witness to the provisions of Policy No. 2808-A, 1906, issued by the New York

POLICY LOAN AGREEMENT.

Pursuant to the provisions of Policy No. 3550,712 issued by the **NEW-YORK**
LIFE INSURANCE COMPANY on the life of George W. Slaughter
the undersigned have this day obtained a cash loan from said Company of the sum of
--Ten hundred and sixty-- Dollars (\$ 1060.00),
the receipt of which is hereby acknowledged, conditioned upon pledging as collateral said
policy with said Company as sole security for said loan and giving assent to the terms of
this Policy Loan Agreement; therefore,

In Consideration of the premises, the undersigned hereby agree as follows:

1. To pay said Company interest on said loan at the rate of five per cent. per annum, payable in advance from this date to the next anniversary of said policy, and annually in advance on said anniversary and thereafter.

2. To pledge, and do hereby pledge, said policy as sole security for the payment of said loan and interest, and herewith deposit said policy with said Company at its Home Office.

3. To pay said Company said sum when due with interest, reserving, however, the right to reclaim said policy by repayment of said loan with interest at any time before due, said repayment to cancel this agreement without further action.

4. That said loan shall become due and payable—

(a) Either if any premium on said Policy or any interest on said loan is not paid on the date when due, in which event said pledge shall, without demand or notice of any kind, every demand and notice being hereby waived, be foreclosed by satisfying said loan in the manner provided in said policy;

(b) Or, (1) on the maturity of the policy as a death-claim or an endowment; (2) on the surrender of the policy for a cash value; (3) on the selection of a discontinuing option at the end of any dividend period. In any such event the amount due on said loan shall be deducted from the sum to be paid or allowed under said policy.

5. That the application for said loan was made to said Company at its Home Office in the City of New York, was accepted, the money paid by it, and this agreement made and delivered there; that said principal and interest are payable at said Home Office, and that this contract is made under and pursuant to the laws of the State of New York, the place of said contract being said Home Office of said Company.

In Witness Whereof, the said parties hereto have hereunto set their hands and affixed their seals this 25th day of Feb 1909.

x Geo. W. Slaughter [L. S.]

_____ [L. S.]

_____ [L. S.]

Signed and sealed in presence of

at
mt.

x W. B. Bassett

Forwarded from: Feb 27 1909
Branch Office. m. J. Tallopp B. N., \$ 1060.00
Prem. paid in full to Feb 15/10 Cashier.

POLICY LOAN AGREEMENT.

the undersigned have this day obtained a cash loan from said Company of the sum of Dollars (\$1,000.00) pursuant to the provisions of Policy No. 22808-A, issued by the New York Life Insurance Company on the 1st day of January, 1906.

Loan Agreement.

NEW-YORK LIFE INSURANCE
COMPANY.

22808-A. Non-For. Acc. Jan., 1906.

Signed and sealed in presence of
Witnesses
day of Jan. 1906

(L.S.)
(L.S.)

Forwarded from

POLICY LOAN AGREEMENT.

Pursuant to the provisions of Policy No. 3550712 issued by the **NEW-YORK LIFE INSURANCE COMPANY** on the life of George M. Slaughter the undersigned have this day obtained a cash loan from said Company of the sum of Eighteen hundred twenty Dollars (\$ 1870.00), the receipt of which is hereby acknowledged, conditioned upon pledging as collateral said policy with said Company as sole security for said loan and giving assent to the terms of this Policy Loan Agreement; therefore,

In Consideration of the premises, the undersigned hereby agree as follows:

1. To pay said Company interest on said loan at the rate of five per cent. per annum, payable in advance from this date to the next anniversary of said policy, and annually in advance on said anniversary and thereafter.

2. To pledge, and do hereby pledge, said policy as sole security for the payment of said loan and interest, and herewith deposit said policy with said Company at its Home Office.

3. To pay said Company said sum when due with interest, reserving, however, the right to reclaim said policy by repayment of said loan with interest at any time before due, said repayment to cancel this agreement without further action.

4. That said loan shall become due and payable—

(a) Either if any premium on said Policy or any interest on said loan is not paid on the date when due, in which event said pledge shall, without demand or notice of any kind, every demand and notice being hereby waived, be foreclosed by satisfying said loan in the manner provided in said policy;

(b) Or, (1) on the maturity of the policy as a death-claim or an endowment; (2) on the surrender of the policy for a cash value; (3) on the selection of a discontinuing option at the end of any dividend period. In any such event the amount due on said loan shall be deducted from the sum to be paid or allowed under said policy.

5. That the application for said loan was made to said Company at its Home Office in the City of New York, was accepted, the money paid by it, and this agreement made and delivered there; that said principal and interest are payable at said Home Office, and that this contract is made under and pursuant to the laws of the State of New York, the place of said contract being said Home Office of said Company.

In Witness Whereof, the said parties hereto have hereunto set their hands and affixed their seals this 27 day of Nov 1903.

George M. Slaughter [L. S.]
_____[L. S.]
_____[L. S.]

Signed and sealed in presence of

Wm. J. J. J.

Prem. paid in full to

B. N., \$

Lien Note, \$

Branch Office.

Forwarded from

MAR 17 1913 190

Cashier.

*This is all
regular
9/3/11
Lambert*

Loan Agreement.

NEW-YORK LIFE INSURANCE
COMPANY.

2808-A. NON-FOR. ACC. Jan., 1906.

NEW-YORK LIFE INSURANCE COMPANY

DARWIN P. KINGSLEY, President

ARIZONA BRANCH OFFICE

N. W. COR. CENTER AND ADAMS STS., PHOENIX, ARIZONA

I. J. JOHNSON, Agency Director
PAUL C. FRENCH, Cashier

Feb. 18, 1915.

In reply please refer to
FILE NO.

Mr. Geo. M. Slaughter,
Roswell, N. M.

Re Policies #3550711-712.

Dear Sir:

I am in receipt of your favor dated February 12th enclosing remittance under your policies as above numbered, and thank you for same. I am today writing our Home Office with request that they forward to me, if possible, copies of these policies, and I will forward same to you as soon as they are received.

However, Mr. Slaughter, I note you have loans aggregating \$3740.00 under your two policy, and in event of your death these would, of course, be deducted. A large number of our policy-holders have covered their loans on a cheap plan, so that in event of anything happening to them the full face of the policy would be paid to the beneficiary.

In event you are interested kindly advise and I will outline the matter to you in full.

Yours truly,

Paul C French
Cashier.

THE EQUITABLE LIFE ASSURANCE SOCIETY
OF THE UNITED STATES

165 BROADWAY, NEW YORK.

C. M. AVERY, AGENCY CASHIER,
415 LOCUST STREET,
ST. LOUIS, . . . MISSOURI.

Sept. 23, 1912
ST. LOUIS,

Mr. Geo. M. Slaughter,
Roswell, N. M.

Dear Sir:-

Re Policy No.178759:

Enclosed you will find voucher check to your order for \$255.10 to cover the amount of interest overpaid, growing out of the increase of loan under this policy. You will please endorse the voucher and deposit it at your early convenience, and oblige.

Yours truly,



Enc

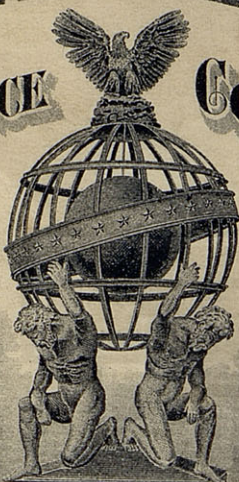
P.S. I will send you the statement of loan as soon as received from the Society.

THE GREAT INTERNATIONAL LIFE INSURANCE COMPANY.

New York Life

INSURANCE

COMPANY



INSURANCE AND
INVESTMENT POLICY

Taken 2-15-1904-

Geo. M. Slaughter

No. 3550712

Age. 41

Amount. \$ 10,000

Annual Premium, \$ 284.85

Payable on the Fifteenth day of
February

NOTICE TO HOLDER OF THIS POLICY.

THIS POLICY contains more benefits and affords more privileges to its holder than any other Policy of Life Insurance, therefore if any one endeavors to substitute for it the policy of some other company you will be consulting your own interests by writing to the undersigned, and laying the facts fully before him.

Bear in mind always that the New-York Life Insurance Company is a Purely Mutual Company, conducted solely in the interests of its members, and that we are constantly seeking to benefit these members.

John McCall PRESIDENT.

41.

1862-

TO THE POLICY-HOLDER:

When writing about a policy
always give your

POST-OFFICE ADDRESS,
RESIDENCE,
COUNTY AND STATE,
NUMBER OF POLICY,
NAME OF INSURED,
AND DATE PREMIUMS
ARE PAYABLE.

These precautions are necessary,
as there are many persons of the same
name insured, and there are often two
places of the same name.

Should you change your address,
do not fail to notify the Company at
its Home Office.

346 & 348 BROADWAY.
NEW YORK, N.Y.

120. Jan, 1901.

J. J. Williamson

Handwritten calculations:
1140
2/59.0
285
304
384
450
765

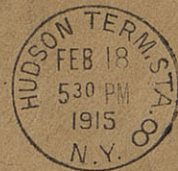
Handwritten notes:
50 inches 10 and 40 giving
10 yr rules
15 years

If not delivered in 5 days, please return to

NEW-YORK LIFE

INSURANCE COMPANY

346 & 348 BROADWAY - NEW YORK



Mr. Geo. M. Slaughter - Pres.
American National Bank,
Roswell, New Mexico



ORGANIZED 1868



In Consideration of the application for this Policy, a copy of which is hereto attached and made a part hereof, and of the payment of

Three Hundred Seventy-Three DOLLARS

and **No** cents, constituting payment of the premium for the period terminating on the **First** day of **July**, Nineteen Hundred and **Thirteen**,

and in further consideration of a like payment on said last mentioned date, and thereafter on the **First** day of **July**

in each and every year during the continuance of this Policy, until **Twenty** full years' premiums in all shall have been paid or until the prior death of the Insured,

Promises to Pay, at the Home Office of the Company, in the City of Los Angeles, upon receipt at said Home Office of due proof of the death of

John Doe, herein called the Insured, **Ten Thousand** DOLLARS,

less any indebtedness hereon to the Company and any unpaid portion of the premium for the then current policy year, to **Mary Doe, Wife of the Insured**

Beneficiary **X**, with right of revocation.

Permanent Total Disability—Should the Insured become permanently totally disabled as herein-after defined, before attaining the age of sixty years and while this Policy is in full force and effect, the Company agrees to pay to the Insured annual advances on account of the amount payable as a death claim hereunder, all as provided on the succeeding pages of this Policy.

The first year's insurance under this policy is term insurance.

Change of Beneficiary—When the right of revocation has been reserved, or in case of the death of any beneficiary under either a revocable or irrevocable designation, the Insured, if there be no existing assignment of the Policy made as herein provided, other than an assignment to the Company, may, while this Policy is in force, designate a new beneficiary with or without reserving right of revocation by filing written notice thereof at the Home Office of the Company, accompanied by the Policy for suitable endorsement thereon. Such change shall take effect upon the endorsement of the same on the Policy by the Company and not before. If any beneficiary shall die before the Insured, the interest of such beneficiary shall vest in the Insured.

The contents of the succeeding pages of this Policy and the benefits, conditions and values set forth therein are made a part hereof.

In Witness Whereof, The Pacific Mutual Life Insurance Company of California has, by its proper officers, signed this Contract at the City of Los Angeles, as of the

First day of **July**, 19 **12**

Chas. H. Johnson
VICE-PRESIDENT

Chas. H. Johnson
PRESIDENT

EXAMINED SPECIMEN

SPECIMEN SECRETARY

Annual Dividend **20** Payment Life. Premiums Payable for **20** Years, or Until Prior Death. Form 1577. 7-12.

Benefits, Conditions and Values

REFERRED TO ON THE PRECEDING PAGE OF THIS POLICY.

Incontestability.

This Policy and the application therefor constitute the entire contract between the parties and shall be incontestible after one year, except for non-payment of premium or for violation of the conditions of the Policy relating to military or naval service in time of war.

Statements.

All statements made by the Insured shall, in the absence of fraud, be deemed representations and not warranties, and no such statement shall avoid this Policy, unless it is contained in the written application, a copy of which was attached to this Policy when issued.

Age.

If the age of the Insured has been misstated the amount payable hereunder shall be such as the premium paid would have purchased at the correct age.

Grace.

A grace of one month (not less than thirty days) shall be granted for the payment of every premium after the first, during which month the insurance shall continue in force. If death occur within the month of grace, the unpaid portion of the premium for the then current policy year shall be deducted from the amount payable hereunder.

Payment of Premiums.

All premiums on this Policy are due and payable in advance at the Home Office of the Company in the City of Los Angeles, but may be paid to the agents of the Company producing receipts signed by the President, a Vice-President, the Secretary or an Assistant Secretary, and countersigned by such agents. The mode of premium payment will be changed by the Company, upon request, from annual to semi-annual or quarter-annual or vice versa at the premium rates in use by the Company at the date hereof, but such semi-annual or quarter-annual payment shall not have the effect to continue this Policy in force longer than for the six months or three months covered by such payment, subject to the above provisions relating to grace. It is agreed, if this Policy becomes a claim by death, that the Company shall have the right to deduct any part or parts of the policy year's premiums unpaid.

Participation.

This Policy shall participate in the future surplus earnings of the participating business of the Company. The proportion of the divisible surplus accruing on this Policy shall be ascertained and distributed annually, and not otherwise. The distribution of the surplus at the end of the first year shall be conditioned on the payment of the premium then due, but the distribution at the end of the second and subsequent years shall not be so conditioned.

Dividends.

Dividends at the option of the Insured shall each year, on the anniversary date of the Policy, be either

- (1). Paid in cash; or,
- (2). Applied toward the payment of any premium or premiums; or,
- (3). Applied to the purchase of paid-up non-participating additions to the Policy; or,
- (4). Left to accumulate to the credit of the Policy, with compound interest at such a rate as may be determined from time to time by the Company, and payable at the maturity of the Policy, but withdrawable on demand. The Company guarantees that the interest rate shall not be less than three per centum per annum, and that the same shall be compounded annually.

Unless the Insured shall elect otherwise within three months after the mailing by the Company of a written notice requiring the election of one of the four above options, the dividends will be applied to the purchase of paid-up additions (Option 3), which may be surrendered for cash at any time, and the Cash Value thereof shall not be less than the original cash dividend.

Cash Loans.

At any time after three full years' premiums have been paid and while this Policy is in full force, the Company will advance, on proper assignment of the Policy and on the sole security thereof, an amount which, with interest thereon to the end of the current policy year and with any unpaid portion of said year's premium, shall not exceed the Cash Value at the end of such policy year; interest on the loan will be at a rate not greater than six per centum per annum; if interest is not paid when due it shall be added to the principal and bear interest at the same rate. Failure to repay any such advance or to pay interest shall not avoid this Policy unless the total indebtedness hereon to the Company shall equal the Cash Value at the time of such failure, nor until one month after notice of such fact shall have been mailed by the Company to the last known address of the Insured and of the Assignee of record, if any, at the Home Office of the Company.

Non-Forfeiture Values.

After this Policy shall have been in force three full years, the Owner may elect within three months after any default in payment of premium, but not later, either

- (1). *Paid-Up Insurance:* To have this Policy endorsed by the Company for a reduced amount of non-participating paid-up life insurance, payable at the same time and on the same conditions as this Policy; or,
- (2). *Cash:* To surrender this Policy to the Company at its Home Office for its cash value; or,
- (3). *Continued Term Insurance:* To have the insurance for the face amount of this Policy, plus any outstanding dividend additions, continued in force from the date of default for such term as is hereinafter provided, but without future participation and without the right to loans.

At the time of premium default, after this Policy shall have been in force three full years or more, the entire reserve on the face amount of this Policy and on any dividend additions thereto (computed according to the American Experience Mortality Table and interest at three per centum per annum), less any indebtedness hereon to the Company and less a surrender charge of not more than one per centum of the amount insured by this Policy, will be applied as the net single premium at the attained age of the Insured, according to the aforesaid Mortality Table and interest rate, to purchase the paid-up or the continued term insurance provided above.

The cash and the paid-up insurance values provided above shall not be less than the sum otherwise available for the purchase of continued term insurance.

Automatic Value.

If the Insured shall not, within three months from default, surrender this Policy to the Company at the Home Office for its cash value, as provided in Option 2, or for paid-up insurance, as provided in Option 1, it is specifically contracted that the insurance will be automatically continued as provided in Option 3.

TABLE OF LOAN AND NON-FORFEITURE VALUES.

The figures in the following table, computed according to the above provisions, are the <i>minimum</i> values; and are <i>guaranteed</i> upon the assumptions that premiums have been paid in full for the number of years stated below, and that there is no indebtedness on the Policy. Any dividend additions or accumulations to the credit of the Policy will increase the values in the following table.						
Years' Premiums Paid	Paid-up Life Insurance	Loan Value Cash Value	Continued Term Insurance		Paid-up Life Insurance	Loan Value Cash Value
			Years	Days		
3	\$ 1080	\$ 470	4	119	\$ 5840	\$ 3060
4	1610	730	7	36	6360	3400
5	2150	980	9	313	6880	3740
6	2680	1250	12	143	7400	4100
7	3210	1530	14	226	7910	4480
8	3740	1820	16	196	8430	4860
9	4270	2110	18	64	8940	5260
10	4790	2420	19	211	9470	5670
11	5320	2730	20	290	Fully Paid	6090

Values for later years will be based upon the American Experience Mortality Table and interest at three per centum per annum and will be equal to the entire reserve on the Policy according to that standard. Such values will be furnished upon request.

Restoration.

If default is made in payment of premium this Policy, if not then surrendered, may be restored to full force and effect at any time within three years after such default, upon written application to the Home Office, and the payment of premiums to date of restoration with interest not to exceed six per centum per annum, provided the Insured shall with such application then submit evidence of insurability satisfactory to the Company.

Instalment Benefits.

The Insured, by written notice to the Company at its Home Office, and with the written consent of the Assignee or the irrevocable Beneficiary, may change the mode of payment of the proceeds of this Policy as a Death Claim from payment in one sum as provided on the first page hereof to payment by annual instalments as provided on the third page hereof.

Permanent Total Disability.

Should the Insured, before attaining the age of sixty years, become permanently totally disabled, as hereinafter defined, while this Policy is in full force and effect and prior to default in payment of any premium, the Company agrees to pay annually as an advance to the Insured, while living, one-tenth of the amount payable under this Policy upon the death of the Insured, *provided* however as follows:

(1). That this benefit shall not be available should this Policy be continued in force by the application of one of the Non-Forfeiture Provisions as set out on the second page hereof.

(2). That in no case shall there be more than ten advance payments made, and the total amount of the advance payments that may be made on account of the permanent total disability shall be deducted from the total amount payable under this Policy upon the death of the Insured, but any unpaid portion of the premium for the then current policy year shall be deducted from the amount of the first advance payment made.

(3). That in case of any and every such advance payment, this Policy must be produced at the Home Office of the Company to have the amount of payment or payments endorsed hereon in reduction or extinguishment of the amount payable upon the death of the Insured.

(4). That no premiums shall be required after the date of the commencement of the permanent total disability.

(5). That immediately after the commencement of the permanent total disability full particulars thereof must be given in writing to the Company at its Home Office, together with the then address and whereabouts of the Insured; and, within one hundred and twenty days after the commencement of the permanent total disability, there must be given the Company at its Home Office satisfactory proof of permanent total disability; and, after the payment of the first advance, similar proof must be given, if required by the Company, of the continuance of the permanent total disability, prior to each subsequent annual advance payment.

The first of such advance payments shall be made immediately upon acceptance by the Company of satisfactory proofs of such disability, and subsequent payments shall be made annually thereafter until ten payments in all shall have been made or until the prior death of the Insured.

(6). That any Medical Adviser of the Company shall be allowed to examine the person of the Insured in respect to any alleged permanent total disability, in the manner and at all times that the Medical Adviser may require.

(7). That no suit on account of alleged permanent total disability shall be maintainable if commenced before the expiration of one year from the date of the commencement of the permanent total disability.

(8). That no claim on account of permanent total disability or for any advance payment shall arise or be valid or enforceable if there is a failure to comply with any of the foregoing provisions.

(9). That any valid claim for such advancement shall extinguish all other rights, options, values and benefits under this Policy, except as to the balance, if any, of amount payable upon death of Insured not exhausted by such advance payment or payments actually received by the Insured.

(10). That the permanent total disability referred to above must be permanent and total, and such that there is neither then nor at any time thereafter any work, occupation, or profession that the Insured can ever sufficiently do or follow to earn or obtain wages, compensation or profit, and must not result directly or indirectly, in whole or in part, from any form of insanity or from disease complicated with insanity.

That accidental injuries which result in the irrecoverable loss of the entire sight of both eyes, or in the amputation of both entire hands at or above the wrist, or in the amputation of both entire feet at or above the ankle, or in the amputation of one entire hand at or above the wrist and one entire foot at or above the ankle, shall also be deemed to constitute permanent total disability.

Should the Insured, before attaining the age of sixty (60) years, desire to cancel this permanent total disability insurance the Company will cancel such insurance, and guaranteees to reduce the premium thereafter fifty cents per annum for each thousand dollars insured.

General Policy Conditions.

(1). Only the President, or a Vice-President, together with the Secretary or an Assistant Secretary (and they only in writing signed by them) have power in behalf of the Company to issue permits, or make or modify this or any contract, or to extend the time for making any premium payment, and the Company shall not be bound by any promise or representation heretofore or hereafter given by any person other than the above-named officers, and by them only in writing and signed conjointly as stated. (2). Any indebtedness on this Policy shall first be deducted from any money payable or in any settlement under this Policy. (3). If this Policy shall be assigned, the assignment must be in writing, and the Company shall not be deemed to have knowledge of such assignment unless the original or a duplicate thereof is filed at the Home Office of the Company and its receipt duly acknowledged. The Company will not assume any responsibility for the validity of an assignment. (4). In any apportionment or distribution of future surplus earnings, the principles and methods which may be adopted by the Company for such apportionment or distribution, and its determination of the amount belonging to this Policy, shall be conclusive upon the Insured and upon every person having or claiming any right under this Policy. (5). This Policy shall lapse if any premium is not paid as herein provided, and no right thereunder nor on account of previous payment shall exist, except as herein expressly provided. (6). Military or naval service in time of war is not a risk assumed under this Policy, and if the Insured shall enter or be engaged in any military or naval service (except in time of peace), without a written permit therefor issued by the Company, no claim shall exist under this Policy except for the net reserve held against it calculated according to the American Experience Mortality Table and interest at the rate of three per centum per annum. (7). The Insured may, without the consent of the Beneficiary, receive every benefit, exercise every right, and enjoy every privilege conferred upon the Insured by this Policy.

Trust Fund Privilege.

At the time that this Policy becomes payable as a claim the amount then payable under the conditions of this Policy, or any portion thereof not less than one thousand dollars, may be left during the lifetime of the beneficiary in trust with the Company, and the Company guarantees to pay annually thereafter interest at the rate of three per centum per annum so long as the said amount or said portion thereof remains with the Company. Such interest payments will be increased by profits arising from excess interest earnings as determined from time to time by the Company, over the rate guaranteed herein. The said Trust Fund together with accrued interest shall be paid at the death of the beneficiary, to the executors, administrators or assigns of the beneficiary, but may be withdrawn at any time with accrued interest. This Trust Fund Privilege shall be inoperative if the amount payable under this Policy be less than one thousand dollars, if the beneficiary be a Corporation or Firm, or if the Insured directs that the proceeds of this Policy shall be payable other than in one sum.

Instalment Benefits.

The Insured may, as prescribed on the second page hereof, change the mode of payment of the proceeds of this Policy as a death claim from payment in one sum to payment by Annual Instalments, as stated below, provided the amount of such proceeds is One Thousand Dollars, or more, and the beneficiary is neither a Corporation or a Firm.

The following tables are based upon a policy, the proceeds of which are One Thousand Dollars, and will apply *pro rata* to this Policy.

Annual Instalments limited to the number stated below; any number from two to twenty-five may be selected by the Insured.

LIMITED INSTALMENTS.

Number of Instalments	25	20	19	18	17	16	15	14	13	12	11	10	9	8	7	6	5	4	3	2
Amount of Each Instalment	\$55.75	*\$65.25	\$67.78	\$70.59	\$73.74	\$77.29	\$81.32	\$85.94	\$91.29	\$97.53	\$104.92	\$113.81	\$124.69	\$138.30	\$155.83	\$179.22	\$211.99	\$261.19	\$343.23	\$507.39
*ILLUSTRATION.—If payment is to be made by 20 instalments, the amount of each instalment will be \$65.25 for each \$1000 of insurance.																				

SPECIAL PLAN—LIMITED INSTALMENTS.

First Instalment \$150.00—subsequent Annual Instalments limited to number stated below; any selection may be made by the Insured.

Number of Instalments after the first.....	24	19	14	9
Amount of Each Instalment after the first.....	\$50.19	*\$39.34	\$75.25	\$109.17
*ILLUSTRATION.—If payment is made by 20 Instalments, the amount of the first will be \$150.00 and of each subsequent Instalment (19) \$59.34 for each \$1000 of insurance.				

CONTINUOUS INSTALMENTS.

Twenty Annual Instalments at least to be paid, but Instalments to *continue during the entire life-time of Beneficiary*. (Payment by Continuous Instalments cannot be selected if there is more than one Beneficiary under this Policy.)

Age of Beneficiary at Death of Insured and under	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45
Amount of Each Instalment	\$41.50	\$42.24	\$42.53	\$42.84	\$43.16	\$43.49	\$43.84	\$44.20	\$44.58	*\$44.98	\$45.39	\$45.82	\$46.27	\$46.73	\$47.22	\$47.73	\$48.25	\$48.79	\$49.36	\$49.94	\$50.54	\$51.17	\$51.80	\$52.45	\$53.12
Age of Beneficiary at Death of Insured	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70 and over
Amount of Each Instalment	\$53.80	\$54.49	\$55.19	\$55.89	\$56.60	\$57.29	\$57.98	\$58.66	\$59.32	\$59.96	\$60.58	\$61.16	\$61.72	\$62.23	\$62.71	\$63.15	\$63.54	\$63.89	\$64.20	\$64.45	\$64.67	\$64.85	\$64.98	\$65.09	\$65.20
*ILLUSTRATION.—If at the death of the Insured the Beneficiary should be 30 years of age last birthday, the amount of each Annual Instalment will be \$44.38 for each \$1000 of insurance, payable during the entire life-time of the Beneficiary, but if the Beneficiary should die before the 20 Instalments shall have been paid, the remainder of the 20 Instalments shall be commuted and paid in one sum to the executors, administrators or assigns of the beneficiary.																									

The Insured may subsequently change any selection of Instalment Benefits; and may also revoke any selection, thereby making this Policy again payable in one sum.

Each selection, change, or revocation of a selection, must be made by the Insured in writing, must be consented to by the Assignee and irrevocable Beneficiary, if any, and shall not take effect until endorsed on this Policy by the Company at its Home Office.

The payment of the first Instalment shall be made immediately upon receipt of due proof of the death of the Insured, and subsequent Instalments shall be paid annually thereafter.

If the Beneficiary should die before all Instalments certain have been paid, the remainder of the Instalments certain shall be commuted and paid in one sum to the executors, administrators or assigns of the Beneficiary.

The Beneficiary can neither assign nor commute unpaid Instalments, unless such right is given to the Beneficiary by the Insured in writing, and is endorsed on the Policy by the Company at its Home Office during the life-time of the Insured. If, however, the proceeds of this Policy, or any part thereof, are payable to executors, administrators or assigns, such proceeds shall be paid in one sum.

If more than one Beneficiary has a right under the Limited Instalment Plan, whether Special or otherwise, such right shall be joint and vest in the survivors, and shall not be severed without the consent of the Company.

When selection has been made by the Insured for the payment of the proceeds of this Policy as a death claim in accordance with any of the foregoing Instalment Benefits, this Policy shall, if required by the Company, be surrendered upon its maturity and a supplementary contract shall be issued providing for the Instalment Benefit selected.

“Limited Instalments,” “Special Plan Limited Instalments” and the first 20 of the “Continuous Instalments” will be increased by profits arising from excess interest earnings as determined from time to time by the Company, over the rate assumed in computing the instalment benefits.

NO. 000000

The Pacific Mutual Life Insurance Company
OF CALIFORNIA

NAME SPECIMEN

AGE 35

AMOUNT \$ 10,000

ANNUAL PREMIUM \$ 373.00

SEMI-ANNUAL \$ 194.00

QUARTERLY \$ 99.00

DATE July 1, 1912.

NOTICE: IT IS UNNECESSARY FOR THE INSURED TO EMPLOY THE BENEFICIARY TO COLLECT THE PREMIUMS. THE BENEFICIARY MAY BE ANY PERSON, FIRM OR CORPORATION, IN RECEIVING THE INSURANCE UNDER THIS POLICY, OR IN RECEIVING ANY OF ITS BENEFITS. TIME AND EXPENSE WILL BE SAVED BY WRITING DIRECT TO THE HOME OFFICE, OR TO THE LOCAL AGENT OR AGENCY WHERE PREMIUM PAYMENTS HAVE BEEN MADE.

Annual Dividend, 20 Payment Life.

Premiums Payable for 20 Years,
or Until Prior Death.

Form 1577. 7-12.

1957. July, 1904.

NEW-YORK LIFE INSURANCE COMPANY,

346 & 348 BROADWAY, NEW YORK.

Receipt for Deposit with Application for Restoration of Policy.

Received at Albuquerque, State of New Mexico, this 19
day of February 1906, from Geo M. Slaughter, the sum of
Two hundred ninety-nine & 10/100 Dollars, which is to be
held pending the consideration by the NEW-YORK LIFE INSURANCE COMPANY at its Office
of Issue, of an application for the restoration of Policy No. 3550711, on the life of
George M. Slaughter which policy, by the non-payment
of premium due on Feb. 15 1905, is not in force except as provided by the
non-forfeiture features of said policy.

If said application for restoration is approved, said policy will thereupon be restored as of
the date of such non-payment, and said cash will be retained by the Company for application
in accordance with the agreement of the parties.

Notice of said approval will be mailed to said Geo M. Slaughter
at Roswell in the State of N. M. If no such notice is
mailed within thirty days from this date, said application for restoration must be considered
declined, and said sum will be returned on demand with surrender of this receipt.

This form of receipt is valid only when signed by a Cashier of a Branch Office of the Com-
pany and assented to by the person depositing the money, and must be signed in duplicate,
one copy to be delivered to the person depositing the money and the other retained by the
Company.

New Mexico Branch Office.

By

John F. Dacey
Cashier.

Terms of above receipt assented to:

X

New York Life Insurance Company.

346 & 348 BROADWAY, NEW YORK.

John A. McCall, President.

THE GREAT INTERNATIONAL LIFE INSURANCE COMPANY.

NEW MEXICO BRANCH OFFICE,

ARMIJO BLOCK.

JOHN R. FOULKS, AGENCY DIRECTOR.

GEORGE R. TRYNER, CASHIER.

JOHN F. DOOLEY.

ALBUQUERQUE, N. M., April 7, 1906.

Mr. Geo. M. Slaughter,
Roswell, New Mexico.

Dear Sir:-

I am enclosing herewith Company's check to your order, \$119.75, being the net amount of loan, \$425.00 now available on the security of your policy No. 3 550 711.

The Company have deducted the following items:-

Annual premium due Feb. 15, 1906-----	\$284.85
Grace interest on the above-----	1.72
Policy loan interest in advance to February 15, 1907-----	18.68
Total-----	\$305.25

I also enclose copy of policy loan agreement. Official receipt for the premium and notice of reinstatement of policy will probably follow in a few days.

Very truly yours,

John F. Dooley
Cashier.

POLICY LOAN AGREEMENT.

Pursuant to the provisions of Policy No. 3550711 issued by the **NEW-YORK**
LIFE INSURANCE COMPANY on the life of George M. Slaughter
the undersigned have this day obtained a cash loan from said Company of the sum of
Four hundred twenty five Dollars (\$ 425-),
the receipt of which is hereby acknowledged, conditioned upon pledging said policy with
said Company as collateral security for said loan and giving assent to the terms of this
Policy Loan Agreement; therefore,

In Consideration of the premises, the undersigned hereby agree as follows:

1. To pay said Company interest on said loan at the rate of five per cent. per annum, payable in advance from this date to the next anniversary of said policy, and annually in advance on said anniversary and thereafter.

2. To pledge, and do hereby pledge, said policy as collateral security for the payment of said loan and interest, and herewith deposit said policy with said Company at its Home Office.

3. To pay said Company said sum when due with interest, reserving, however, the right to reclaim said policy by repayment of said loan with interest at any time before due, said repayment to cancel this agreement without further action.

4. That said loan shall become due and payable—

(a) Either if any premium on said Policy or any interest on said loan is not paid on the date when due, in which event said pledge shall, without demand or notice of any kind, every demand and notice being hereby waived, be foreclosed by satisfying said loan in the manner provided in said policy;

(b) Or, (1) on the maturity of the policy as a death-claim or an endowment; (2) on the surrender of the policy for a cash value; (3) on the selection of a discontinuing option at the end of any dividend period. In any such event the amount due on said loan shall be deducted from the sum to be paid or allowed under said policy.

5. That the application for said loan was made to said Company at its Home Office in the City of New York, was accepted, the money paid by it, and this Agreement made and delivered there; that said principal and interest are payable at said Home Office, and that this contract is made under and pursuant to the laws of the State of New York, the place of said contract being said Home Office of said Company.

In Witness Whereof, the said parties hereto have hereunto set their hands and affixed their seals this 31 day of March 1906.

x George M. Slaughter [L. S.]

x _____ [L. S.]

Signed and sealed in presence of

x J. J. Williamson

Forwarded from New Mexico Branch Office, Prem. paid in full to Feb.

B. N., \$

Cashier.

signed and sealed in presence of

[r. s.]

[r. s.]

[r. s.]

affixed their seals this

day of

1900

In witness whereof, the said parties hereto have hereunto set their hands and

to the laws of the State of New York, the place of said contract being said Home Office of said Company.
New York was accepted, the money paid by it and this Agreement made and delivered that; that said
allowed under said policy.

Loan Agreement.

NEW-YORK LIFE INSURANCE COMPANY.

of the policy for a certain value; (2) on the maturity of the policy as a dividend or an endowment; (3) on the anniversary
hereby waived, be foreclosed by selling the same in the manner provided in said policy;
(4) Either in any premium on said loan or any interest on said loan is not paid on the date when
4. That said loan shall become due and payable
agreement without further action.
said policy by repayment of said loan
3. To pay said Company said
and interest, and herewith deposit said policy in said Company at its Home Office.
3. To pledge and do hereby pledge
and thereafter.
advance from this date to the next anniversary of said policy and annually in advance on said anniversary
1. To pay said Company interest on said loan at the rate of five per cent. per annum, payable in

In consideration of the premises, the undersigned hereby agree as follows:

Policy Loan Agreement, therefore:

said Company as collateral security for said loan and giving assent to the terms of this
the receipt of which is hereby acknowledged conditioned upon pledging said policy with

Dollars (\$)

the undersigned have this day obtained a cash loan from said Company of the sum of

LIFE INSURANCE COMPANY on the life of

3230711

issued by the New-York

POLICY LOAN AGREEMENT.

POLICY LOAN AGREEMENT.

Pursuant to the provisions of Policy No. 3,550,711 issued by the **NEW-YORK LIFE INSURANCE COMPANY** on the life of George M. Slaughter the undersigned have this day obtained a cash loan from said Company of the sum of ~~---Five hundred and seventy---~~ 570.00 Dollars (\$ 570.00), the receipt of which is hereby acknowledged, conditioned upon pledging as collateral said policy with said Company as sole security for said loan and giving assent to the terms of this Policy Loan Agreement; therefore,

In Consideration of the premises, the undersigned hereby agree as follows:

1. To pay said Company interest on said loan at the rate of five per cent. per annum, payable in advance from this date to the next anniversary of said policy, and annually in advance on said anniversary and thereafter.

2. To pledge, and do hereby pledge, said policy as sole security for the payment of said loan and interest, and herewith deposit said policy with said Company at its Home Office.

3. To pay said Company said sum when due with interest, reserving, however, the right to reclaim said policy by repayment of said loan with interest at any time before due, said repayment to cancel this agreement without further action.

4. That said loan shall become due and payable—

(a) Either if any premium on said Policy or any interest on said loan is not paid on the date when due, in which event said pledge shall, without demand or notice of any kind, every demand and notice being hereby waived, be foreclosed by satisfying said loan in the manner provided in said policy;

(b) Or, (1) on the maturity of the policy as a death-claim or an endowment; (2) on the surrender of the policy for a cash value; (3) on the selection of a discontinuing option at the end of any dividend period. In any such event the amount due on said loan shall be deducted from the sum to be paid or allowed under said policy.

5. That the application for said loan was made to said Company at its Home Office in the City of New York, was accepted, the money paid by it, and this agreement made and delivered there; that said principal and interest are payable at said Home Office, and that this contract is made under and pursuant to the laws of the State of New York, the place of said contract being said Home Office of said Company.

In Witness Whereof, the said parties hereto have hereunto set their hands and affixed their seals this 19 day of March 1907.

x Geo. M. Slaughter [L. S.]

_____ [L. S.]

_____ [L. S.]

Signed and sealed in presence of

Attest

x Will R. Moore

Prem. paid in full to

B. N., \$

Branch Office.

Forwarded from

Cashier.

1907

Shred and sealed in presence of

and their seats this

In Witness Whereof

the said parties hereto have hereunto set their hands and

to the laws of the State of New York, the laws of said contract being said Home Office of said Company,
principal and interest of the principal of said Home Office, and that this contract is made under and in said
New York, was accepted, the words "and by it, and this agreement made and delivered there" and said

the said parties hereto have hereunto set their hands and

of the New York State

hereby waived, be foreclosed by

due in which said said

(c) If the said loan is not paid on the date when

4. That said loan shall be

agreement without further action

and policy by payment of said

interest, and with the deposit said

3. To pay for said said

and interest.

1. To pay said Company

advance from the date to the said

the undersigned have this day obtained a cash loan from said Company in the sum of

Life Insurance Company on the life of

Pursuant to the provisions of Policy No

Loan Agreement.

NEW-YORK LIFE INSURANCE
COMPANY.

POLICY LOAN AGREEMENT.

Pursuant to the provisions of Policy No. 3550,711 issued by the **NEW-YORK**
LIFE INSURANCE COMPANY on the life of George M. Slaughter
the undersigned have this day obtained a cash loan from said Company of the sum of
--Ten hundred and sixty-- Dollars (\$ 1060.00),
the receipt of which is hereby acknowledged, conditioned upon pledging as collateral said
policy with said Company as sole security for said loan and giving assent to the terms of
this Policy Loan Agreement; therefore,

In Consideration of the premises, the undersigned hereby agree as follows:

1. To pay said Company interest on said loan at the rate of five per cent. per annum, payable in
advance from this date to the next anniversary of said policy, and annually in advance on said anniversary
and thereafter.

2. To pledge, and do hereby pledge, said policy as sole security for the payment of said loan and
interest, and herewith deposit said policy with said Company at its Home Office.

3. To pay said Company said sum when due with interest, reserving, however, the right to reclaim
said policy by repayment of said loan with interest at any time before due, said repayment to cancel this
agreement without further action.

4. That said loan shall become due and payable—

(a) Either if any premium on said Policy or any interest on said loan is not paid on the date when
due, in which event said pledge shall, without demand or notice of any kind, every demand and notice being
hereby waived, be foreclosed by satisfying said loan in the manner provided in said policy;

(b) Or, (1) on the maturity of the policy as a death-claim or an endowment; (2) on the surrender
of the policy for a cash value; (3) on the selection of a discontinuing option at the end of any dividend
period. In any such event the amount due on said loan shall be deducted from the sum to be paid or
allowed under said policy.

5. That the application for said loan was made to said Company at its Home Office in the City of
New York, was accepted, the money paid by it, and this agreement made and delivered there; that said
principal and interest are payable at said Home Office, and that this contract is made under and pursuant
to the laws of the State of New York, the place of said contract being said Home Office of said Company.

In Witness Whereof, the said parties hereto have hereunto set their hands and
affixed their seals this 25th day of Feb 1909.

X Geo. M. Slaughter [L. S.]

_____ [L. S.]

_____ [L. S.]

Signed and sealed in presence of

W.K.
M.K.

X W.K. Bassett

2-15-10.
Prem. paid in full to 20.00
Branch Office. B. N., \$ 1060.00
M. J. Slaughter Cashier.
Forwarded from 20.00 1909

POLICY LOAN AGREEMENT.

Loan Agreement.

NEW-YORK LIFE INSURANCE
COMPANY.

POLICY LOAN AGREEMENT.

Pursuant to the provisions of Policy No. 3550711 issued by the **NEW-YORK** LIFE INSURANCE COMPANY on the life of George M. Slaughter the undersigned have this day obtained a cash loan from said Company of the sum of Eighteen hundred twenty - Dollars (\$ 1870.00), the receipt of which is hereby acknowledged, conditioned upon pledging as collateral said policy with said Company as sole security for said loan and giving assent to the terms of this Policy Loan Agreement; therefore,

In Consideration of the premises, the undersigned hereby agree as follows:

1. To pay said Company interest on said loan at the rate of five per cent. per annum, payable in advance from this date to the next anniversary of said policy, and annually in advance on said anniversary and thereafter.

2. To pledge, and do hereby pledge, said policy as sole security for the payment of said loan and interest, and herewith deposit said policy with said Company at its Home Office.

3. To pay said Company said sum when due with interest, reserving, however, the right to reclaim said policy by repayment of said loan with interest at any time before due, said repayment to cancel this agreement without further action.

4. That said loan shall become due and payable—

(a) Either if any premium on said Policy or any interest on said loan is not paid on the date when due, in which event said pledge shall, without demand or notice of any kind, every demand and notice being hereby waived, be foreclosed by satisfying said loan in the manner provided in said policy;

(b) Or, (1) on the maturity of the policy as a death-claim or an endowment; (2) on the surrender of the policy for a cash value; (3) on the selection of a discontinuing option at the end of any dividend period. In any such event the amount due on said loan shall be deducted from the sum to be paid or allowed under said policy.

5. That the application for said loan was made to said Company at its Home Office in the City of New York, was accepted, the money paid by it, and this agreement made and delivered there; that said principal and interest are payable at said Home Office, and that this contract is made under and pursuant to the laws of the State of New York, the place of said contract being said Home Office of said Company.

In Witness Whereof, the said parties hereto have hereunto set their hands and affixed their seals this 27 day of March 1903.

George M. Slaughter [L. S.]

_____ [L. S.]

_____ [L. S.]

Signed and sealed in presence of

Wm. Brod

Prem. paid in full to 3/15/14

B. N., \$

Lien Note, \$

Branch Office.

Forwarded from

MAR 17 1913 190

Cashier.

4A 279106

Received

from G M Slaughtev at Roswell

State of New Mex this 15 day of Feb 1904, the sum of
One Hundred Dollars, the sum declared

by applicant in his application to have been paid in cash, on the following conditions and agreements:

FIRST. That if a policy be delivered on the application for insurance made by the above this day to the NEW-YORK LIFE INSURANCE COMPANY, corresponding in date and number with this receipt, said Company shall accept this receipt as cash towards payment of the first premium on the said policy.

SECOND. That this receipt will not be valid if issued for any sum in excess of the sum declared by applicant in such application to have been paid; it will not be valid if issued after **March 31, 1904**; it will not be valid if erasures or additions have been made in the printed form; and it will not be valid unless the person to whom it is issued is promptly examined by a regularly appointed Examiner of the NEW-YORK LIFE INSURANCE COMPANY.

THIRD. That if a policy be not issued on said application and examination within sixty days from this date (and only in that event), said sum will be returned on surrender of this receipt to the Company.

FOURTH. That the liability of the Company under this receipt shall not exceed the sum declared by the applicant in his application to have been paid, and that this receipt is non-negotiable, and cannot be assigned or transferred.

(Agent must sign here)

J J Williamson Agent.

1.
APRIL, 1904.

New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$284⁸⁵ being the Premium due February 15 1905,
on Policy No. 3558711

Countersigned by

Geo. Dooley
Cashier

A. E. Loom
President.

1.
APRIL, 1904.

New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$ 284⁸⁵ being the Premium due February 15 1906
on Policy No. 3550711

Countersigned by

Wm. S. Dorey
Cashier

A. E. Loom
President.

3.
APRIL, 1904.

Jer. M. Slaughter
New-York Life Insurance Company, Roswell
346 & 348 Broadway, New York. N.Y.

Received \$ 386¹⁰ being the Premium and Interest due
February 15, 1907, on Policy No. 3556711
Premium, \$ 384⁸⁵ Policy Loan Interest, \$ 21²⁵

Countersigned by

M. J. Slaughter
H. C. Slaughter

A. E. Slaughter
President

3
APRIL, 1904.

Geo. M. Slaughter, Roswell, N. M.
New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$ 313 ³⁵ being the Premium and Interest due
February 15, 1908, on Policy No. 3550711.

Premium, \$ 284 ⁸⁵ Policy Loan Interest, \$ 28 ⁵⁰

Countersigned by

M. J. Clogg
Cashier

Daniel P. Kingsley
President.

3.
APRIL, 1904.

Geo. M. Slaughter, Roswell, N.M.
New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$313.³⁵ being the Premium and Interest due
February 15, 1909, on Policy No. 3550711.
Premium, \$284.⁸³ Policy Loan Interest, \$28.⁵⁰

Countersigned by

M. J. Kelly
Cashier Pueblo Branch Office.

Darius P. Kingsley

President.

3.
APRIL, 1904.

Geo M Slaughter
Rosewell
New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$ 337 ⁸⁵ — being the Premium and Interest due

February ¹⁵ —, 1910, on Policy No. 355 0711.

Premium, \$ 284 ⁸⁵ — Policy Loan Interest, \$ 53 —

Countersigned by

A. P. Fleming
Cashier Colorado Branch Office.
McCambray

Danvers P. Kingsley

President.

3.
APRIL, 1904.

New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$ 337 ⁸⁵ being the Premium and Interest due

February 15, 1911, on Policy No. 3550711.

Premium, \$ 284 ⁸⁵. Policy Loan Interest, \$ 53.

Countersigned by

Cashier

Colorado

Branch Office.

James P. Kingsley

President.

3.
APRIL, 1904.

New-York Life Insurance Company,

346 & 348 Broadway, New York.

Received \$337⁸⁵ being the Premium and Interest due

February 15, 1912, on Policy No. 3550711.

Premium, \$284⁸⁵. Policy Loan Interest, \$53.

Countersigned by

Wm. Cunningham
Cashier. Colorado Branch Office.

Darius P. Kingsley

President.

THE
NEW-YORK LIFE INSURANCE COMPANY

Home Office: 346 & 348 Broadway, New York, N. Y.

STATEMENT

Premium - \$ 284 85

Loan Interest - 53 00

Note Interest - _____

337 85

Grace Interest - _____

Received the Payment (AS PER MARGINAL STATEMENT) DUE
FEBRUARY 15 1913, ON POLICY NUMBER 3550711

Countersigned by

Darwin P. Kingdon

President

W. B. Bauman

Cashier ARIZONA BRANCH OFFICE

NEW-YORK LIFE INSURANCE COMPANY

Home Office: 110 & 112 Broadway, New York, N. Y.

Received the amount (as per marginal statement) due

FEBRUARY 12, 1913, ON POLICY NUMBER 3550711

John W. Slaughter
President

Mr. Geo. M. Slaughter,

Roswell, New Mex.

CHAS. ARTHUR BRANCH OFFICE

STATEMENT

Balance	234 85
Less Interest	53 00
Net Interest	
Grace Interest	337 85

PAID - N. Y. LIFE 1913

STATEMENT

Premium - \$ 284 85

Loan Interest - 93 50

Note Interest -
378 35

Grace Interest -

*3472-R. B. May, 1912.

THE
NEW-YORK LIFE INSURANCE COMPANY

Home Office: 346 & 348 Broadway, New York, N. Y.

Received the Payment (as per Marginal Statement)

DUE FEBRUARY 15 1914, ON POLICY No. 3550711

Countersigned by

W. BEAUVAIS,

Cashier ARIZONA BRANCH OFFICE

Lewis P. Kingsley
President

Leo E. Sanders

Mr. Geo. M. Slaughter

Roswell, N. M.

STATEMENT

Premium - \$ 284 85

Loan Interest - 93 50

Note Interest -

378 35

Grace Interest -

*3472-R. B. May, 1912.

THE
NEW-YORK LIFE INSURANCE COMPANY

Home Office: 346 & 348 Broadway, New York, N. Y.

Received the Payment (as per Marginal Statement)

DUE FEBRUARY 15 1915 ON POLICY No 3550711

Lawrence P. Kingsley

President

Countersigned by

PAUL C. FRENCH

Cashier ARIZONA BRANCH OFFICE

A. F. Henning

NEW-YORK LIFE INSURANCE COMPANY

100 Nassau Street, New York, N. Y.

Received the Payment (as per attached statement)

of the sum of \$100.00

Geo. M. Slaughter

Geo. M. Slaughter
Roswell

N. M.

CHAS. W. WILSON, ATTORNEY AT LAW

STATEMENT

Amount of Policy \$100.00

Less Interest 00.00

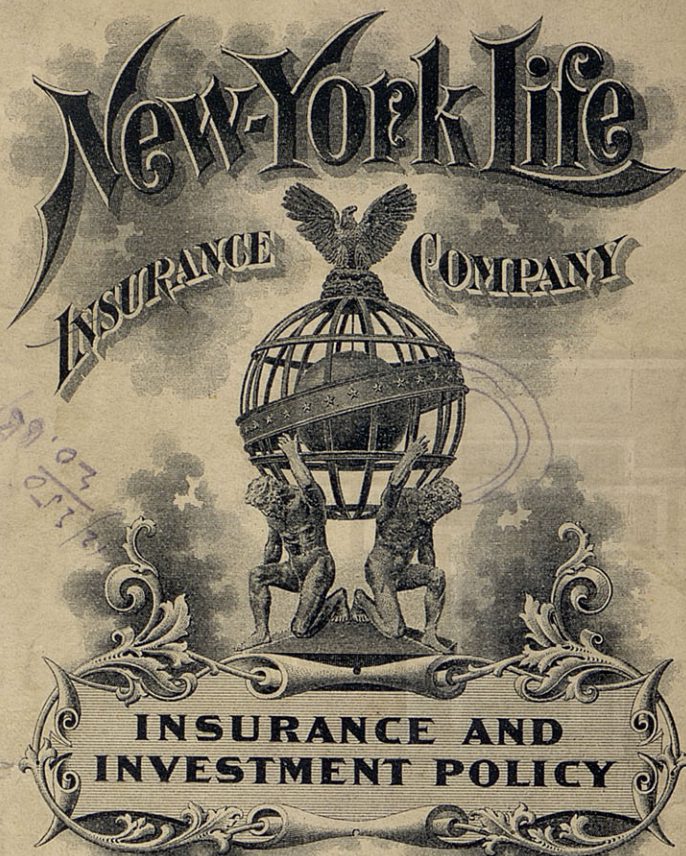
Net Amount \$100.00

Received of \$100.00

Geo. M. Slaughter

100 Nassau Street, New York, N. Y.

THE GREAT INTERNATIONAL LIFE INSURANCE COMPANY



Geo. M. Slaughter

No. 355071/ photo 2-15-06

Age, 44/ 348 redw Amount, \$ 10.000

Annual Premium, \$ 284.85

Payable on the Fifteenth day of February 1904

NOTICE TO HOLDER OF THIS POLICY.

THIS POLICY contains more benefits and affords more privileges to its holder than any other Policy of Life Insurance, therefore if any one endeavors to substitute for it the policy of some other company you will be consulting your own interests by writing to the undersigned, and laying the facts fully before him.

Bear in mind always that the New-York Life Insurance Company is a Purely Mutual Company, conducted solely in the interests of its members, and that we are constantly seeking to benefit these members.

John McCall PRESIDENT

1903
1862

284
 359
 880
 50
 773
 244
 1057
 3550711
 3550712

284.85
 14.25
 299.10
 284.85
 583.95
 1904
 1862
 42

TO THE POLICY-HOLDER:

When writing about a policy
always give your

POST-OFFICE ADDRESS,
RESIDENCE,
COUNTY AND STATE,
NUMBER OF POLICY,
NAME OF INSURED,
AND DATE PREMIUMS
ARE PAYABLE.

41.
 42. 1
 43 2
 44 3
 45 4
 46 5
 47 6

These precautions are necessary,
 as there are many persons of the same
 name insured, and there are often two
 places of the same name.

Should you change your address,
 do not fail to notify the Company at
 its Home Office.

346 & 348 BROADWAY,
NEW YORK, N.Y.

120. Jan, 1901.

J. J. Williamson

New York Life Insurance Company.

DARWIN P. KINGSLEY, President

ARIZONA BRANCH OFFICE

N. W. COR. CENTER & ADAMS STS., PHOENIX, ARIZONA

I. J. JOHNSON, AGENCY DIRECTOR
W. BEAUVAIS, CASHIER

PHONE, MAINE 67. P. O. Box 247

IN REPLY PLEASE REFER TO

April 1, 1913.

FILE NO.

Mr. George M. Slaughter,
Roswell, N. M.

Re--3550711.

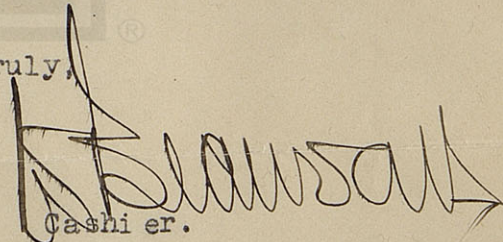
Dear Sir:

Please find enclosed our Company's check on the Hanover National Bank of New York for \$773.94, the proceeds of the loan applied for on the above numbered policy after deducting the following items:

Old loan-----	\$1060.00
Loan interest in advance to	
February 15, 1914-----	36.06

A copy of the loan agreement is enclosed herewith for your files.

Yours truly,


Cashier.

P.S. The loan on policy No. 3550712 has also been completed and check is enclosed for \$773.94. The same deductions have been made from this loan as from the other.

NEW-YORK LIFE
INSURANCE COMPANY,

346 & 348 BROADWAY, NEW YORK.

JOHN A. McCALL, - - - **President.**

THE GREAT INTERNATIONAL LIFE INSURANCE CO.

NEW MEXICO BRANCH OFFICE,

ARMIJO BLOCK.

JOHN R. FOULKS,
AGENCY DIRECTOR.

JOHN F. DOOLEY,
GEORGE R. TRYNER,
CASHIER.

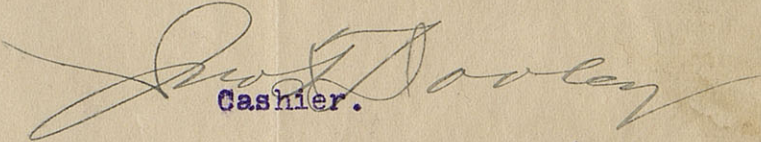
Albuquerque, N. M., March 31, 1906.

Mr. Geo. M. Slaughter,
Roswell, N. M.

Dear Sir:-

Referring to your policy No. 3 550 711, I am instructed by the Home Office to advise you that same has been endorsed changing the beneficiary to your estate. Endorsement was made as of February 28th, 1906.

Very truly yours,


Cashier.

New York Life Insurance Company.

346 & 348 BROADWAY, NEW YORK.

John A. McCall, President.

THE GREAT INTERNATIONAL LIFE INSURANCE COMPANY.

NEW MEXICO BRANCH OFFICE.

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JOHN R. FOULKS, AGENCY DIRECTOR.

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JOHN F. DOOLEY.

ALBUQUERQUE, N. M.,

Feb. 19, 1906.

Mr. Geo. M. Slaughter, President,

American National Bank,

Roswell, N. M.

Dear Sir:-

With pleasure I acknowledge receipt of your favor of the 15th inst. enclosing two drafts for \$284.85 and \$299.10 to be applied as February 15th, 1906 premium on policy No. 3 550 712 and February 15th, 1905 premium on policy No. 3 550 711. Interest is also received to cover latter premium.

I am glad to see you take the matter up of reinstating your lapsed policy and I am sure that you will never regret such a step. At your earliest convenience, won't you kindly go before one of our Doctors, either Dr. Flournoy or Dr. Joyner and have him execute reexamination.

I am also enclosing a receipt stating the conditions under which this money is received by the Company until examination is acted upon by our Medical Department. Will you kindly sign and return one of these to me together with examination and I will immediately forward papers to the Home Office for their consideration. As you probably are aware another premium was due on February 15th, 1906, but the matter can stand until we hear what action the Company take on your medical

#2-G.M.S.

examination, and just as soon as the Company advise me I will let you know regarding the matter.

Again thanking you for your kind attention to this matter, I am

Very truly yours,

John F. Dorey
Cashier.

New York Life Insurance Company.

346 & 348 BROADWAY, NEW YORK.

John A. McCall, President.

THE GREAT INTERNATIONAL LIFE INSURANCE COMPANY.

NEW MEXICO BRANCH OFFICE,

ARMIJO BLOCK.

JOHN R. FOULKS, AGENCY DIRECTOR.

GEORGE R. TRYNER, CASHIER.

JOHN F. DOOLEY.

ALBUQUERQUE, N. M., Feb. 19, 1906.

Mr. J. J. Williamson,

Roswell, N. M.

Dear Sir:-

Regarding loan papers of Geo. M. Slaughter will say that from the records of the policies which I hold at this office I am unable to state definitely just what the amount of loan available at this time is, but can tell just as soon as I see the policies.

In regard to the signatures to appear on these papers will say that the insured's sons are named as beneficiaries. Joseph D. named as beneficiary on policy No. 3 550 712 and Geo. W. , Jr. named as beneficiary on policy No. 3 550 711. Now if these sons are not of legal age it will be necessary for the insured to request beneficiaries changed to his estate. If they are of legal age, and the insured does not care to change the beneficiary to his estate, we will require an affidavit from the insured giving the ages of the children and the source from which he gets his information. I presume, however, that both the beneficiaries are under legal age. I am also enclosing two change of beneficiary blanks to be signed by Mr. Slaughter, the insured, in case beneficiaries are changed. Please make this plain to Mr. Slaughter in order that there will be no misunderstanding.

Very truly yours,

John F. Dooley

Cashier.

New York Life Insurance Company.

346 & 348 BROADWAY, NEW YORK.

John A. McCall, President.

THE GREAT INTERNATIONAL LIFE INSURANCE COMPANY.

NEW MEXICO BRANCH OFFICE.

ARMIJO BLOCK.

W. E. MOORE, AGENCY DIRECTOR.
GEORGE R. TRYNER, CASHIER.

ALBUQUERQUE, N. M., March 20, 1905.

Mr. Geo. Slaughter,
Roswell, N. M.

Dear Sir:-

My attention has been called to the fact that your policy in this Company lapsed on the 15th of this month because the premium of \$284.85 due Feb. 15th was not paid within the month of grace allowed. As matters now stand your policy is not in force, except as provided for by the non-forfeiture provisions of the policy itself. Can we not do something to restore this insurance, and re-instate it on the books of the Company? I am sending you herewith a blank application for re-instatement and if you will carefully answer all of the questions asked, and return the form to this office together with the payment which was due Feb. 15th, (you may remit the full amount of cash, or you may take advantage of the note settlement proposition sent you on the 11th inst.) I will take the matter up with the Home Office and personally see what I can do to get the Company to restore your policy.

Delays are always dangerous in life insurance matters, and you should attend to this immediately.

Yours very truly,

Geo. R. Tryner
Cashier.

P. S. This offer will hold good until May 15th.

New York Life Insurance Company.

346 & 348 BROADWAY, NEW YORK.

John A. McCall, President.

THE GREAT INTERNATIONAL LIFE INSURANCE COMPANY.

NEW MEXICO BRANCH OFFICE,

ARMIJO BLOCK.

JOHN R. FOULKS, AGENCY DIRECTOR.

GEORGE R. TRYNER, CASHIER.

JOHN F. DOOLEY.

ALBUQUERQUE, N. M., April 9, 1906.

Mr. Geo. M. Slaughter,
Roswell, N. M.

Dear Sir:-

Referring again to the matter of reinstatement of your policy No. 3 550 711, I beg to advise you that the Company have apporved same for reinstatement and same is now in full force and effect.

I enclose herewith official receipts for the February 1905 and 1906 premiums. The former was paid by you ~~and~~ ^{on 4/19/06} the latter part of February and the latter was deducted from a loan made at the Home Office under date of the 2nd inst.

Very truly yours,

John F. Dooley
Cashier.

George M. Slaughter, Roswell, New Mexico.

NEW-YORK LIFE INSURANCE COMPANY,

Home Office, 346 & 348 Broadway, New York.

APPLICATION FOR RE-INSTATEMENT OF POLICY.

Form 1957 must accompany this Application.

Policy No. 3,550,711

Amount, \$ 10,000

QUESTIONS TO BE ANSWERED BY THE APPLICANT.

1. A. Have you been ill since date of the above policy? B. If so, state nature of illness, date and duration.	A. <u>no</u> B.
2. A. Have you consulted a physician since date of above policy? B. If so, whom, for what, and when?	A. <u>no</u> B.
3. What is your present occupation?	<u>stock raising</u>
4. A. Have you, since date of above policy, been examined for life insurance without a policy having been issued or re-instated? B. If so, give particulars.	A. <u>no</u> B.
5. Do you warrant that since date of above policy your mode of life has been, and is now, strictly sober and correct?	<u>yes</u>
6. Are you now in sound health?	<u>yes</u>

I WARRANT, on behalf of myself and of any person who shall have or claim any interest in said policy, each of the above answers to be full, complete and true, and I agree that they shall, with the following Agreements, be taken as the basis of the re-instatement of the above policy on my life, which policy by non-payment of premium due on February 15, 1905 is not now in force, except as provided by the non-forfeiture conditions of said policy.

I FURTHER AGREE that said policy shall not be considered re-instated, by reason of any cash paid or settlement made in payment of, or on account of said premium, until this Certificate shall be approved by the proper Officer at the Home Office.

I FURTHER AGREE that the acceptance of this Certificate and the re-instatement of said policy shall not be taken as a precedent for future similar action on the part of the Company

Witnessed by J. Williamson Signature of Insured _____
P. O. Address _____
Dated at Roswell, N.M. Day 13 Month Apr 1905

BRANCH OFFICE CASHIER TO ANSWER FOLLOWING QUESTIONS:

Did you personally see the Insured? _____ Does his appearance indicate sound health? _____

Do you advise Company to re-instate this policy? _____

Cashier.

REMARKS:

Premium due _____ reported _____ 190 Blue Note due _____ reported _____ 190

DO NOT WRITE BELOW THIS LINE—FOR HOME OFFICE USE EXCLUSIVELY.

NUMBER	AMOUNT	PLAN	WITH MORT.-DIV. MAX. INS.	RE-INSURANCE	INSURANCE BEGAN	PAID TO	EXTENDED TO

Lien Note unpaid, \$ _____

Checked through Index by _____

Policy Loan unpaid, \$ _____

“ with Applic'n by _____

Forwarded from New Mex. Branch Office,