

(4) The rate of interest agreed to be given on any such advance may be any rate not exceeding six per cent. per annum, or such higher rate as any special general meeting may authorize;

(5) Any bond of the society may be made a specific charge upon any lands of the society specified therein or in any schedule thereto. But a separate register shall be kept of all such bonds;

(6) Any such bond or share may be issued, or agreement or mortgage made, as a continuing security to cover any sum not exceeding the limits aforesaid, due or to become due upon the account of the society to any person with whom it may bank.

27. *Power to Receive Deposits.*—The Directors may receive from any persons, whether members or not, on deposit, withdrawable on such notice, being not less than two clear days, as they fix from time to time, any sums, within the total limit mentioned in Rule 26, not exceeding \$1 in any one payment, nor \$100 for any one depositor; and if the society has any withdrawable capital, no payment thereof shall be made while any claim due on account of any such deposit is unsatisfied.

#### Sec. 4—Investments.

28. *Power to Invest Surplus Capital.*—The Directors may invest any part of the capital of the society in advances, on the security of real or personal property, provided that no such investment be made in the shares of any society or company other than one with limited liability, and may make any such investment in the registered name of the society.

#### Sec. 5—Repayment of Capital.

29. *Repayment Compulsory on Members.*—Subject to the payment of, or a sufficient provision for, all subsisting claims on the society, the directors, with the approval of any general meeting may apply any moneys for which they cannot find profitable investment, in payment of—

(1) The shares of any member who has bought of the society less than any amount fixed by the ordinary business meetings in any prescribed time;