By-Laws of the Canadian Order

101. The insuring of (I) (a) passenger conductors, (b) passenger brakemen, (c) car inspectors, (d) wheel tappers (e) train baggagemen, (f) express messengers, (g) railway mail clerks, and (h) all employees on railway trains not otherwise hereinbefore previded for; (2) stone cutters; (3) grinders of edged tools ; (4) workers on emery wheels ; (5) officers, crew and other employees on ocean and inland steamers ; (6) slaters ; (7) electric and telephone and telegraph linemen; (8) shovellers in elevators; (9) pilots; (10) quarrymen ; (11) master or other miners whose duties take them only occasionally underground ; (12) raftsmen ; (13) fishermen on sailing vessels; (14) soldiers in the regular service; (15) jailers and prison guards; (16) policemen ; (17) dynamo tenders or repairers ; (18) glass blowers or glass workers; and (19) sawyers in saw mills; or any applicant (if otherwise acceptable) subject to the following disabilities, that is to say :- Partial deafness; or loss of one leg; or loss of one arm; or loss of an eye; or rupture ; shall be called hazardous, and in these Bylaws the term hazardous shall mean and include every member of the Order and every applicant for admission to the Order whose occupation falls within the class of occupations above set out, or who (unless his case is in any by-law excepted) is subject to any of the disabilities above set out.

102. Every person to whom a policy shall be issued by the Order, and who follows, or is or (after the issue of the said policy) becomes engaged in any of the occupations classed as hazardous, or who is at the time of the issue of his policy subject to any of the disabilities included in the hazardous class, shall pay as an extra or additional premium or rate of assessment the sum of ten cents for each \$500 of insurance named in his policy.

103. The insuring of any person who is not engaged in or subject to any or either of the occupations or disabilities set out in the by-laws relating to prohibited, specially hazardous, extra-hazardous or hazardous risks, shall be called an Ordinary Risk, and such person shall be in the Ordinary Class.

104. By-laws 97, 98, 99, 100, 101 and 102 shall not apply to any member holding a policy dated before the

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