- 9. The Company may enter into an agreements with (name Agreethe company or companies it is proposed to make agreements with) another for conveying or leasing to such company the railway of the company company hereby incorporated, in whole or in part, or any rights 5 or powers acquired under this Act, as also the franchises, surveys, plans, works, plant, material, machinery, and other property to it belonging, or for an amalgamation with such company, on such terms and conditions as are agreed upon, and Approva subject to such restrictions as to the directors seem fit, provided share-10 that such agreement has been first approved by two-thirds of and of the the votes at a special general meeting of the shareholders duly in Council called for the purpose of considering the same, at which meeting shareholders representing at least two thirds in value of the stock are present in person or represented by proxy,-15 and that such agreement has also received the sanction of the Governor in Council:
- 2. Such sanction shall not be signified until after notice of Notice of application the proposed application therefor has been published in the for sanc manner and for the time set forth in section two hundred and 20 thirty-nine of The Railway Act, and also for a like period in one newspaper in each of the counties (or electoral districts) through which the railway of the Company hereby incorporated runs, and in which a newspaper is published.

Section 239 of The Railway Act, 1888, referred to in Sub-section 2 of Section 9, Model Bill:—

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239. Before such approval is given, notice of the appli-Notice of cation therefor shall be published in the Canada Gazette for at application least two months previously to the time therein named for the proval making of such application; and such notice shall state a time 30 and place when the application is to be made, and that all persons interested may then and there appear and be heard on such application.