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within twenty one days after such request, and a third to be chosen by such two first chosen arbitrators within fourteen days after they shall be chosen; and in case the person or persons taking either side of the matter in difference, shall neglect or refuse to choose an arbitrator on his or their part, within the time aforesaid, then the arbitrator to be so chosen on the part of the person or persons taking the other side of the matter in difference, shall choose another person to be joined with him in such arbitration, and such two persons shall nominate a third person to be joined with them in such reference, and the award or determination of such three persons so to be chosen as aforesaid, or of any two of them concerning the matter or matters so referred to them, shall be binding and conclusive on the parties, and their respective heirs, executors, and administrators, and shall be performed and kept by them accordingly without any further suit or trouble, so as such award or determination be made in writing under the hands of such three persons acting as arbitrators, or two of them, within three calendar months next after the said three persons shall be elected as aforesaid; and for further and better enforcing the performance of every such award, the same award and the submission hereby made or which may be made or entered into, (if any) by any other instrument, shall from to time be made a rule of the Court of King's Bench according to the statute in that case made and provided.

72. That if ever the losses of the Company shall have absorbed not only the whole fund called "The Guarantee Fund," but also five per cent of the subscribed capital of the Company, the Board of Directors for the time being shall within thirty days or so soon after such losses being incurred as the said Board possibly can, and they are hereby required to call an extraordinary general meeting of the Shareholders in manner as hereinbefore mentioned, and lay a statement of the affairs of the Company before such meeting, when it shall be lawful for any one of the Shareholders present at such meeting personally to require the dissolution of the Company, and the same shall be accordingly dissolved and the affairs thereof wound up in manner hereinafter mentioned, unless two thirds of the Shareholders qualified to vote as aforesaid then