the sanue from any monies belonging to such lenders or borrowers in their custody or control, and whether such monies be invested by the Company in their own name as Trustees for the lender, or in the name of such lender.
VII. It shall be larful for the said Company to be invested with and exercise any further powers not inconsistent with this Act, which the Parliament of the United Kingdom of Great Britain and Ireland shall from time to time, by any Act or Acts to be at any time passed, thereby give to the said Company, and to do all acts necessary for the exercise of such powers, in the same manner and to the same extent as if the said further powers were expressly given, and the said Acts expressly authorized by the present Act; and in such case it shall be lawful for the said Company, in furtherance and execution of the powers so given to it, and in doing the acts so authorized, to apply and deal with the property and capital for the time being of the said Company, and the moncys hereafter authorized to be raised by the said Company, in the same manner, and to the same extent, as if such dealings with, and application of such property, capital and moneys, had been expressly expressly authorized among the purposes for which the said Company was incorporated; and the said Company shall be bound and required to do all such acts, and to exercise all such further powers, as may at any time be athorized or given to it by such authority as aforesaid, in such manner and subject to all such limitations, conditions and provisions as may be prescribed and provided by any Act of the said Parlia. ment, whereby such powers shall be given or such acts authorized; and such limitations, conditions and provisions shall have effect in the same manner and to the same extent, as if prescribed and provided by the present or any other Act of the Legislature of this Province; and in case the Imperial Parliament shall at and time repeal the whole or any part of such Act or Acts giving further powers, the said powers shall cease in the same manner, and to the same extent, as if. such Act or Acts had been repealed by an Act of the Legislature of this Province.
VIII. All conreyances to be made by the Company, under or by virtue of, or in pursuance of the several powers and authorities given to it by this Act, may be made according to the form in the Schedule (A) to this Act annexed, or as near thereto as the circumstances will admit.
IX. In any such conreyance of lands to be made by the Company, the word "Grant" shall operate as express covenants by the Company for themselves and their successors, with the respective grantecs therein named, and their successors, heirs, executors, administrators and assigns of such grantees, according to the quality or nature of such grints, and of the estate or interest therein expressed to be thereby conveyed, as follows, except so far as the same shall be restrained or limited by express words contained in any such conveyance; (that is to say:) A Covenant, rere at were at the time of the execution of such conveyance, seized or possessed of the lands or premises thereby granted, for an indefeasible estate of inheritance, in fee simple, free from all incumbrances, done or occasioned by them, or otherpise for such estate or interest as therein expressed to be thereby granted, free from incumbrances done or occasioned by them; A. Corenant, that the grantee of such lands, his heirs, successors, executors, administrators and assigns (as the case may be) shall quietly enjoy the same against the Company and their successors, and all other persons claiming under them, and be indemnified and saved harmless by the Company and their successors, from all incumbrances created by the Further powers not inconsistent with this Act may begiven to the Company by the Imperial Parliament.

Fffect of repeal of any such Imperial Act.

## Form of con-

 vejanco by the Company.
## Effect of the

 word "grant" in such conrejance.