IV. Each Stockholder shall be entitled to one vote for each share which One vote for he, she or they shall have held in his, her or their name at least one month each share. previous to the time of voting; and all questions brought before the Stockholders at any general or special meeting, shall be decided by a majority 5 of such votes given by the Stockholders then present, and in case of an

equality of votes by the casting vote of the President.

V. The President or any two or more Directors may at any time and Special genefrom time to time call a meeting or meetings of the Stockholders either for ral meetings; general or special purposes; and any six Stockholders may at any time call how called &c. 10 special meetings of the Company, upon giving at least ten days' notice by advertisement in one or more newspapers, published in the City of Montreal, or by sending a written or printed notice to each Stockholder by post or otherwise, and every advertisement or notice calling a special meeting shall specify distinctly the purpose or purposes for which such 15 meeting is called, and no other matter or business shall be discussed, concluded upon or settled at such meeting.

VI. If at any time it shall happen that an election of Directors shall not Provision in be made, when on any day pursuant to this Act it ought to have been made, case of failure the said Corporation shall not for that cause be deemed to be dissolved, of any election. 20 but it shall and may be lawful on any other day to hold and make an election in the same manner as the annual election of Directors is herein directed to be made.

VII. The Stockholders shall not be liable as such beyond the amount Liability of stockholders. which may be due by them thereupon.

VIII It shall be the duty of the Directors to make such yearly dividends Yearly state-25 of the profits of the said Company as to them or a majority of them shall ment and dividends. appear advisable; and an exact and particular statement shall be annually made of their affairs, debts, credits, profits and losses, such statement to appear on the books of the Company, and to be open to the perusal of any 30 Stockholder, and a copy thereof, certified by the oath of the President or

two of the Directors, shall be transmitted annually to the three branches of the Provincial Legislature, and any Judge, Commissioner or Justice of the Peace is hereby authorized to administer the requisite oath.

IX. The shares of the said capital stock shall be transferable, and may Transfer of 35 from time to time be transferred by the respective holders and owners thereof, according to the form given in by Schedule A hereunto annexed : Provided always, that the transferor shall always be held personally liable Proviso. to the said Company for all or any part of the shares by him subscribed, and which shall be found to be due and owing by him at the time of such 40 transfer.

X. The present members of the Committee of the said Company, and Present Directhe President thereof, shall continue in office as Directors until the next tors continued. annual and general meeting of all the Stockholders, and the Directors to be elected annually shall continue in office until the appointment of their 45 successors, as provided by this Act.

XI. Any service of process made at the office of the Company in the Service on City of Montreal, (and in case the Company should have no such office. the Company. then upon the President of the said Company,) shall be held and deemed to be good and sufficient service by all Courts of Justice in this Province.

Casting vote.