

present and qualified to vote, may determine; and notice of such adjournment shall be given in like manner as was required for convening the Meeting whence such adjournment took place, and there shall be an interval between such first Meeting and the subsequent one sufficient to enable 20 days notice to be given to the Shareholders by advertisement or circulars as before provided.

51. That the Shareholders present at any such Meeting, whether annual or extraordinary, being sufficient in number to transact business, may adjourn the same once or oftener to such day and hour, days and hours, and such convenient place in the City of Toronto as they may deem advisable and after a motion for adjournment has been carried, no business shall on any pretence be brought forward; and it shall not be necessary to give any notice by advertisement of any adjournment, except the same shall take place through the non-attendance of twenty Shareholders, or Shareholders not holding one thousand five hundred Shares, or such adjournment shall be for a longer period than 20 days after, and inclusive of the day of holding the meeting which shall so adjourn; and also inclusive of the day to which the meeting shall be adjourned, and no subject or business shall be proposed, debated, or disposed of, in any such adjourned meeting, other than so much of any subject or business as shall remain undecided or undisposed of at the meeting whence the adjournment took place, and the Shareholders who shall be present at every or any adjourned meeting, although they might not have been present at the meeting whence the adjournment took place, and who respectively may be qualified to act and vote therein according to the provisions aforesaid may act and vote at such respective adjournment.

52. That no subscriber to or Shareholder of the Company his or her executors or administrators, legatees, assignees, or creditors, or any other person or persons, claiming or to claim by through under or in trust for him or her, shall be entitled to inspect any of the Books, accounts, documents, or writings of the Company, except such as may be produced for that purpose at any general, annual, extraordinary, or adjourned meeting of Shareholders.

53. That all debts and engagements to the Company of