Payment of Calls.	6. The Company may enforce payment of such calls and interest by action in any competent Court of law, and in such action it shall not be necessary to set forth the special matter, but it shall be sufficient to declare that the defendant is a holder of one share or more, stating the number of shares, and is indebted in the sum of money to which the calls 5 in arrear amount, in respect of one call or more upon one share or more, stating the number of such calls, and the amount of each, whereby an action hath accrued to the Company under this Act, and a certificate under their seal, and purporting to be signed by any officer of the Com- pany, to the effect that the defendant is a shareholder, and that such 10 call or calls have been made, and that so much is due by him, and unpaid thereon, shall be received in all Courts of law as <i>prima facie</i> evidence to that effect.
Forfeiture.	7. If, after such demand or notice as by By-law of the Company may be prescribed, any call made upon any share or shares be not paid with-15 in such time as by such By-law may be limited in that behalf, the Directors in their discretion, by vote to that effect, reciting the facts and duly recorded in their minutes, may summarily forfeit any shares

and duly recorded in their minutes, may summarily forfeit any shares whereon such payment is not made; and the same shall thereupon become the property of the Company, and may be disposed of as By law 26 or otherwise they shall ordain.
S. The Stock of the Company shall be deemed personal estate, and

Stock, personal estate. S. The Stock of the Company shall be deemed personal estate, and shall be assignable and transferable in such manner only, and subject to all such conditions and restrictions, as shall be prescribed by the Bylaws of the Company. 25

Transfers:

Loans by Company. 9. No share shall be transferable until all previous calls thereon have been fully paid in, or until declared forfeited for non-payment of calls thereon.

10. The Company from time to time, after at least one-half of their Stock has been paid in, and not sconer, may borrow in this Province or 30 elsewhere, any sums not exceeding in allone hundred thousand dollars; and may make the bonds, debentures and other securities they shall grant for such sums, payable in sterling or currency, at such rate of interest, and at such place or places in this Province or elsewhere, as they shall deem advisable; and such bonds, debentures or other secu-35 rities may be made payable to bearer, or transferable by simple endorsement or otherwise, and may be in such form as to the Directors of the Company may seem fit; and for assuring payment of any such sums and interest, the Company may thereby hypothecate their real estate, or any part thereof; and in such case, the enregistration in the proper 40 Registry Office, of such bond, debenture or other security, if not passed before Notaries, shall create the hypotheque thereby purporting to be declared.

Increase of capital.

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11. If the said amount of Stock be found insufficient, the Company by a vote of not less than two-thirds, at any general meeting called for 25 that purpose, may, from time to time, increase the same, either by admission of new Sharcholders, or otherwise, to a total amount of not more than one million of dollars; and in such case, the new Stock shall be paid in upon such conditions, at such times and places, and in such manner, as the Company at such meeting shall have ordained, or (in 50 default of express provision to that end, then) upon such conditions, at such times and places, and in such manner as the Directors thereafter, by By-law or otherwise, shall ordain, and such new Stock shall be in all