

7. It shall be the duty of the Receiver General forthwith to invest the amount of any such deposit made in cash, in Canada Dominion Stock, in Trust for the Company making such deposit, for the purposes of this Act; and except as hereinafter provided, in case of the Insolvency of the Company, such Stock or the amount of such deposit, shall not be lessened, disposed of or surrendered to the Company without the order of the Governor in Council.

Investment of deposit.

8. Except in the cases with respect to which it is otherwise provided so long as the amount of the deposit which any Company is required to have then made is unimpaired, and no notice of any judgment or order to the contrary is served upon the Minister of Finance and the Receiver General, the interest upon the Stock or securities representing or forming part of such deposit shall be payable to the Company.

Interest on investment.

9. Every Company obtaining such Licence as aforesaid, shall, before the transaction of any business of Insurance, file in the Office of either of the Superior Courts of Law or Equity in that one of the Provinces of Ontario, Nova Scotia, or New Brunswick, in which it has its Chief Agency, (if such Chief Agency be in one of those Provinces) or if the Chief Agency be in the Province of Quebec, with the Prothonotary of the Superior Court of the district wherein such Chief Agency is established, a certified copy of the Charter, Act of Incorporation or Articles of Association of the Company, and also a Power of Attorney from the Company to its Agent in Canada, under the Seal of the Company, (if it have a Seal) and signed by the President and Secretary thereof, and verified as to its authenticity by the oath of the Agent of such Company in Canada, or of some person cognizant of the facts necessary to its verification, which power of Attorney must declare at what place in Canada, the Chief Agency of the Company is, or is to be, established and must expressly authorize such Agent to receive process in all suits and proceedings against such Company in Canada, for any liabilities incurred by the Company therein, and must declare that service of process for or in respect of such liabilities, at such Chief Agency or personally on such Agent at the place where such Chief Agency is established, shall be legal and binding on the Company to all intents and purposes whatever.

Certain documents to be filed in the Courts by Companies.

10. After the certified copies referred to in the next preceding section, and such Power of Attorney are filed as aforesaid, any process in any suit or proceeding against such Company, for any liabilities incurred in Canada, may be served on the Company at its Chief Agency, in the same manner as process may be served upon any Company incorporated in Canada, and all proceedings may be had thereupon to judgment and execution in the same manner and with the same force and effect as in proceedings in any Civil suit in Canada.

Service of process on Companies.