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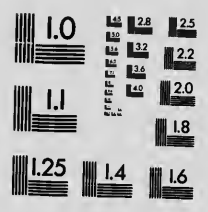
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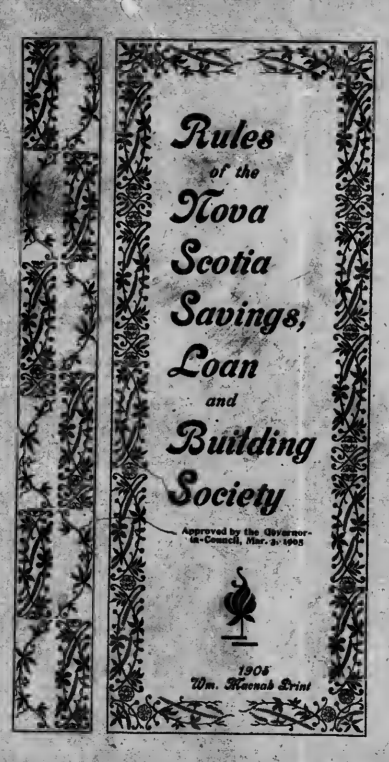




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# RULES

OF THE

# Nova Scotia

# Savings, Loan and Building

Society

HALIFAX, N. S.:

PRINTED BY WM. MACNAB, 3 PRINCE STREET,

1905.

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# RULES

OF THE

# Nova Scotia Savings, Loan and Building Society.

#### RULES.

I.

### Formation and Objects of the Society.

- (a) This Society shall be known as "THE NOVA SCOTIA SAVINGS, LOAN AND BUILDING SOCIETY."
- (b) The first object of this Society shall be the forming of a General Fund, by the monthly and other payments or subscriptions of its members on each share subscribed and held by them, said payments being fixed by the rate of interest agreed to be paid to said members when they subscribe, and by the payments of interest and other monies from persons not members.

Members may pay in advance the amount stated in the proper table annaxed to and forming part of these rules, according to the rate of interest agreed on for any share or shares, which shall be denominated "Paid Up Shares."

- (c) The second chiect shall be to provide a safe and profitable Savings and In. 'Ir nt Fund for large or small sums of money, both by the process of its members and also by loans to the Society by persons not members.
- (d) From the funds of the Society members holding sbares not paid up shall be entitled, subject to the conditions bereinafter contsined, to receive an advance of money on said share or shares so subscribed by them to the amount or valus of said share or shares according to said tables upon securing to the Society the payments required under these rules to be made by

them on said shares, by a mortgage of freehold or leasehold or personal property, or on any other security, real or personal, as may be agreed upon, and upon the like security there may be loaned from said funds monies to persons not members as hereinafter provided for.

- (e) Any person or persons, or bodies corporate, resident or being anywhere, either within this Province or elsewhere outside of it, may, upon application, but aubject to the provisions herein contained, become members of this Society and may, in the event of their applying for an advance on their said shares, and having the same awarded to them, execute and give such mortgage, houd or obligation, or other security or writing required of members, receiving the amount of his or her shares in advance on any property situate either in Nova Scotia, New Brunswick, or Prince Edward Island, and shall be subject to and bound by the rules of the Society.
- (f) Whenever there are monies on hand which are not required to be advanced to members in accordance with the provisions of Rula IV—(a) the Board may loan the same or any part of the funds of the Society to any person or persons, or body corporate, resident or being anywhere, either within this Province or not, at such rate of interest and for such time and upon auch terms as may be agreed upon, and upon property aituate in this Province or in the Provinces of New Brunswick or Princs Edward Island, without requiring any of such borrowers to become members of said Society, and without reference to or submitting said funds or loan to the acceptance or approval of the members thereof, and may take and receive from such borrower such mortgage, bond, obligation or other security for repayment of such loan and interest thereon, and in such form as the Board or the Solicitor of said Society may require.

II.

## Shares. Subscriptions, Mode and Time of Payment, Etc.

- (a) The shares when matured shall be four hundred and eighty dollars each, subject to the provisions contained in Rule XVIII.
- (b) The monthly payments or subscription on each shars shall be two dollars when the rats of interest agreed to be paid to the members is five per cent. per annum, and two dollars and forty cents when said rate of interest is six per cent. The said subscriptions may, at the ration of the member, be paid sither monthly, quarterly, half yearly or yearly in advance. Whan paid in advance, for a period of not less than six months, or

more than one year, the Board may, if they sae fit, sllow a discount thareon as the rate of five per cant, per annum on shares bearing six per cent. interest and a discount of four per cent. per annum on shares bearing five per cent. interest.

- (c) An indefinite number of shares may be issued, and the Bosrd shall have power to limit the number of shares to be held by any one member, and also may, within one month after any person has become a subscriber, decline to admit any such person as a member, and in that event shall return any monics ha has paid to the Society.
- (d) Should the Board at any time deem it to be for tha interest of the Sociaty, they shall be at liberty to require any members holding shares on which no advanca has been made, and on which interest is payable at six per cent., to withdraw and cancel the same, and after one month's notice giver in writing to that effect no further interest shall be payabla thereou, but such shares shall fully participate, subject to tha provisions of Rule XVIII, in profit and loss to tha time of withdrawal, provided that said Board shall be bound, if such member apply therefor, to issue to him paid up shares without entranca fecs, at five per cent, interest, as nearly as possible equivalent to the amount so withdrawn, and e'. Il also in the event of his said sharea so cancelled being shr not paid up and on which no sdvanca has bean made, issua to him, ich ? requires it, other monthly shares of like number to those with. drawn, st fiva per cent. interest.
- (e) For every share taken in the Society the sum of two dollars per shara shall be paid as entranca money at tha time of the application for the shares, and a like proportion for every part of a share. Provided that the Board shall have power to reduce or omit altogether said entranca fec.
- (f) The monthly subscription or payment on each share, not paid up, together with any interest, arrears or other payments dua in respect to said shares, shall be paid to the Treasurer at the office of the Society at Halifax on the first Monday in every month between the hours of 10 a.m. and 6 p.m. or at such other time and place as may be appointed by the Board, until the share be fully realized.

Provided that if any member ba in arrears in respect to his subscription or monthly payments or other monies dua to the Society for more than one month, every payment afterwards made by such member, if not sufficient to discharge the whole thereof shall be applied first in the liquidation of what shall be

owing for the first month and then in discharge of the arrears of every succeeding month.

When any payment of any description to he made to the Sociaty falls due on a public holiday the payment shall be made on the day following.

- (g) If a member to whom an advance on hisshare has been made shall neglect, fail or refuse to make any of the monthly or other payments to become due and payabla in respect of said alreas at tha time or times, the same fall due, the Board shall have the power to demand and enforce the immediate payment of the whole balance of advance and all other monies payable under these rules by such defaulting member or members in arrear in respect of such alleres,
- (h) If a member shall at any tima neglect or omit to make his monthly or other payments under these rules has may be charged with and compelled to pay interest on the same at the rate of six per cent. per annum calculated from the tima of such default till payment.

Provided that if any member who has not received an advance on his shares shall allow his monthly or other payments to be in arrear and unpaid at any time so that there shall be in all six or more monthly or other payments in arrears no further interest shall be allowed him from and after said time, and he shall therenpon withdraw his shares subject to all deductions herein provided with respect to withdrawing members and his membership shall thereupon terminate.

Provided also that any such mamber continuing to neglect the payment of his monthly or other payment, until the intareat on such arrears shall equal all the monies actually paid by him, ahall thereupon cease to be a mamber and forfeit all his interest in the Society.

- (i) Every member shall be charged forty cents per annum as long as he continue a member of the Society, for each and every share held by him, not a paid up share, for office and other contingent expenses, which sum shall be due and payable on the first Monday in Angust of each and every year.
- (j) Members holding paid up shares shall on withdrawal or maturity pay five per cent. on the interest accrued on the aharea held by them in lien of the annual fea for contingent expanses.
- (h) Members shall receive a certificate of their shares aigned by at least three Directors and countersigned by the

Secretary and Treasurer, which certificate must be produced on the transfer or withdrawal of any share. The certificate must also be produced to entitle those members who have not had en advance of money to receive at maturity of share the sum of four hundred and eighty dollers for every unadvanced chare, subject to Rule XVIII. If any auch certificate should be lost the Board may issue a duplicate thereof on the member deposing or making a statutory declaration before a Justice of the Peace that the said certificate hed been lost—the said duplicate shall expressly state that it is given in place of the certificate lost.

#### III.

#### Deposits and Debentures.

It shall be lawful for the said Society, or the Trustees, Committee or Directors thereof to receive money on deposit or loan from time to time, from any person or persons whether they be members or not, and to give due receipts or obligatione therefor, and to pay auch interest therefor as may be agreed upon, and also to borrow money from time to time on debenturee, and to issue debentures of such Society for any such losne or sums not being less than one hundred dollars each, as they mey deem advisable, and payable in the Dominion of Canada or elsewhere, not less than one year from the issue thereof, which amount so borrowed or received shall be for the use and on the security and charge of the property and assets of the said Society, and the chares and property therein of the membere thereof for the time being. Provided Always that the aggregate of money deposits in the hands of said Society, together with the amount of debenturea issued and remaining unpaid shall not at any time exceed one half of the amount for the time being secured by mortgage and owing to the Society added to the net value of euch property then owned by the Society as shall have come into its hands from defaulting members or mortgagors by forcloaure or otherwise.

The Debentures of this Society may be in the following form, or to the like effect:—

annexed, say on the of day of day Office of said Secretary and Treasurer.  Dated at
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C. B. Trustees of Society.
COUPONS.
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Half yearly dividend due
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# Mode of Obtaining an Advance of Money.

IV.

(a) Any member of the Society may by a notice in writing addressed to the Board require that a meeting of the members and persons applying to become members be held at the Sociaty's Office, Halifax, for the purpose of putting up for competition among members any money at that time on hand, capabla of boing advanced to members, where upon if there ahould be any such funds on hand said Board shall direct such meeting to be held at a time and place to be named by said Board and cause tha same to be advertised in one or more newspapers published in Halifax for six consecutive days previous to such sala, and at such meeting the money to be advanced shall be put up to competition in one sum by the Secretary or such other person as the President or in his absence the Vice-President or Director presiding at such meating deputes. The member or person applying to become a member, who shall at such sale bid the highest premium per cent. therefor shall be cutitled to have the whole or such part of the said money as he shall require awarded to him on his shares and the balance of money, if any, remaining after such sale shall in like manner be put up to competition and awarded to the member or person applying to become such, bidding the highest premium therefor, and so on until the whole of the money shall be disposed of, or such part thereof as may be bid. for.

Provided that said Board shall have the power to call such meeting and make such sale at any time they wish in the manner above provided when they have funds on hand that may be advanced, without such requisition and notice by a member.

the

If any funds remain not bidden off, and generally whenever there are funds on band which may be loaned or advanced and which have not been required to be put up at sale as above provided, the Board shall have power to make such loans or advances thereout to members or persons applying not members, at such rate of interest and premium or bonus, if any thereof, and on such terms and conditions as may be agreed upon without submitting the same to competition or consulting the members in reference thereto.

- (b) Every appplicant to whom money is awarded or advanced shall within twenty days after such award take up the money and give security according to Rule VI.
- (c) The Board shall have power to advance to members on the security alone of any share held by them on which no advance has been made. They may also at any time take security upon personal property or any other security in addition to real estate security for an advance to any member. They may also take and receive as additional security for advances to its members, the bond or obligation or other security of persons not members of said Society or mortgages or charges on the real or personal property of such persons, and have such remedies against such persons therefor as fully as though they were members of said Society.
- (d) In the event of an advance being made on the security of unadvanced shares, the holder thereof shall, notwithstanding the assignment of the same to the Society as security for said advances continue to make the regular payments thereon, as though the same stood in his name, in addition to the shares subscribed by him in respect to which said advance is made and such shares on the security of which said advance is made shall on their matnifty or withdrawal be applied to the repayment of such advance if the same be not previously repaid.
- (e) Should a holder of a share or shares on which interest is payable at five per cent. apply for an advance theron the Board shall not be bound to make such an advance, but may on his withdrawing said shares issue to him other share or shares of like or less number at six per cent, interest, on which an advance from the funds of the Society shall be made if required,

and said shares so withdrawn shall fully participate in profit and loss to the tima of withdrawal, subject to the provisious of Rule

### Short Loans.

Persons desirous of becoming members for the purpose of obtaining an advance for a shorter time than that indicated by the tables, may subscribe for abares in any month aubsequent to tha first, and shall receive in respect of such shara tha amount as indicated in column "B" of the table calculated on the rate of interest agreed to be paid him opposite the month in which such shares are subscribed, and shall thenceforth pay tha regular monthly aubscription according to said rate of interest, and other payments on said ahares, until such shares are fully realized.

#### VL

# Security for Moules Advanced.

- (a) When an application has been duly made by any person requiring an advance, he shall at once give notice of the nature and situation of the property intended to be offered for the security thereof to the Secretary, and when the Board shall he satisfied that the property so offered as aforesaid is a sufficient security to the Society, and that a satisfactory title can be made thereto, they shall direct the Trustces to pay auch member or person desirous of becoming a member, tha sum or sums of money which have been awarded to him, on his shares, on his executing and registering a mortgage of said property to said Trustees, and on executing in addition thereto any bond or other instrument or instruments that may be deemed necessary.
- (b) Whenever a member is desirous of ascertaining tha amount which the Board would be willing to advanca on certain property, or if any member who bas obtained an advance of money on his shares on security of property is at a futura period of the Society desirous of obtaining a further advanca of money on subscribing for additional shares, and giving accurity by way of mortgage, bond or further charge (upon the same terma, covenants and conditions) on the property already mortgaged, the Board shall, after considering said application, communicata to such member or person desirous of becoming a member, the amount they will deem proper to advance ou auch premises, the applicant first paying all costs and charges the Board msy havo incurred in the examination and report on the property.

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- (c) Whenever any property mortgaged to the Society shall be aubject to any ground rent, the member to whom the pro perty shall belong shall furnish the Secretary with a statement containing the amount of the rent, the name and address of the person or persons to whom, and the day or respective days on which the same shall become due and payable, and shall from time to time produce to the Secretary an acknowledgement or a voucher for the payment thereof, seven days before the period prescribed for such payment shall have elapsed, and in case the rent shall not be duly paid, the Board shall direct the amount thereof to be advanced out of the contingent fund to the Secretary, who shall pay the same accordingly, and the amount so paid shall be a charge on the land or leaschold, and recoverable by the Society with interest thereon at six per cent., as the monies advanced on the shares would, if in arrears, be recoverable.
- (d) When any member is desirous of building he shall be entitled to receive portions of the amount awarded to him as the building progresses, on executing a mortgage or other security thereon in manner before mentioned, and the residue when the premises shall be finished, subject, nevertheless, to the same inspection and approval as premises already built
- (e) If any member, after receiving any portion of his share or aharea, leaves unfinished the buildings upon which the same has been advanced, the Board having first given twenty-one days notice to the member of such their intention, shall be at liberty either to foreclose the mortgage and sell such premises, as if his subscriptiona were in arrears, or to employ any person or persous to finish and complete the same at the cost and charge of the member, and to direct tho Trustees to advance and pay the sum or sums of money requisite for such purposes, and the money so expended shall be repaid by such member so making default, and until paid shall be a charge upon the said premises, with interest at double the rate per cent. per annum which the shares upon which the member has received an advance bears, as if the amount were subscriptions in arrears.
- (f) All mortgages, bonds and other instruments by way of security to the Society shall be in such form as the Solicitor shall advise, subject only to such alterations in special cases as the Board from time to time directs.

#### VII.

# Members May Sell, Exchange or Redeem Property in Morigage.

- (a) If any member of this Society having received an advance of money upon any shares, and secured the repayment thereof upon mortgage of property, shall sell such property, itshall be lawful for the purchaser to take the same, by the consent of the Bourd, chargeable with the debt to the Society, and the purchaser shall thenceforth become answerable to the Society, for the payment of the subscriptions and other charges, as the same shall become payable; and the Trustees, after due enquiry at the request and cost of such member, shall release him from all other liability in respect of such shares, on the said purchaser executing any such further instruments as the Sölicitor shall require, and said purchaser shall thereupon be and
- (b) If any member shall be desirous of having his property discharged from such debt it shall be lawful for the holder of such shares, or so much thereof as shall be then unpaid to transfer the same to some other premises of adequate value, either belonging to himself or to any other party willing to take the transfer of he shares so advanced, and to give security for the same, to be proved of by the Board, and upon having such shares, or so much as shall be then due in respect thereof, secured on the premises, to the satisfaction of the Board, the Trustees for the time being shall at the cost of the member, release and convey the premises for which other premises shall be substituted; and in the first mentioned event shall also as aforesaid (but at the cost of such member) relassa him, if they see no objection, from all future liability in respect to the monies thereinafter payable upon the shares purchased from the Society and secured upon the premises sold as before mentioned, and when said shares shall have been transferred to the property of another person acceptable to the Board, such person shall there upon become a member of said Society, and under this rule the Trustees shall be empowered (by direction of the Board) at any time thereafter to release any portion of the property so mortgaged on being satisfied in manner before mentioned that the remaining portion of the property is of sufficient value to sacure
- (c) If any member of this Society who shall have received his shares, or any portion of them shall he desirons of paying and satisfying the security or securities which shall have been given for the same, he shall be at liberty to do so by payment to the Society of the amount duc on the shares advanced on such property together with his proportion of any loss that may have

been susteined according to Rule XVIII, but the Board mey, if expedient, settle any other terms according to the particular circumstances of the case; and in compliance with such terms and on payment of all monies due from such member the Board shell direct the Trustees to deliver to him, or his nominee, all deeds and other documents in their custody relating to the security, and at his cost execute a release to him.

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(d) In every case where the Board deem it necessary they ahell obtain the assistance of the Society's solicitor et the cost of the member who mey be desirous of selling, exchanging or redeeming his property.

#### VIII.

#### Society May Call in Advances.

If in the judgment of the Boerd any land or property upon the security of which an advence has been made to a member in respect of the shares held by him, is et eny time deprecieting in value so as to endenger the safety of the security, whether the same be caused by eny act of the member or not, or if any such member shell allow eny taxes, rates or essessment mede or levied in respect to said lands or property, or eny premiums of insurance or renewal monies on eny life insurance policy given to said Society as e further security for the repayment of said edvence and observance end obedience to the Rules of the Society, to remein due and unpaid for e spece of six months or more, the Board shell in either case be et liberty notwithstandiug anything to the contrary in the rules or regulations of the Society to call for the immediate peyment of the belance of advence and of all other monies peyable in respect of said sheres, as fully es though the said member were then in erreers and default in his monthly or other payments on said shares, and and Trustees may et once forcclose the mortgage or take such other proceedings at lew or otherwise for the recovery of said balance of edvance end other monies due by said member as they mey et any time edopt in cases of members in arrears in their monthly or other psyments.

#### IX.

### Purchase and Sale of Property.

(a) The Directors shell have power to purchase et any sheriff or other judicial sele, or any other sale, public or private, any property upon which the Society has any mortgage, lien or other encumbrance or interest whenever it is necessary in their opinion so to do, in order to secure the Society from loss, and

to sell, convey, lease, or mortgage such property to any person whomsoever, as soon thereafter as in their opinion it can be donewith advantage.

(b) for the purpose of effecting an advantageous sale of any property on band, the Board shall have power to award shares to the purchaser at a rate of interest to be mutually agreed upon to enable him to receive an advance thereon sufficient to cover a part or the whole of said purchase money, without submitting said advance to the members of the Society or to competition,. and said purchaser shall thereupon become a member of said Society.

#### X.

# Borrowing Members.

A member notwithstanding the advance upon his shares, shall still retain his membership and be fully qualified to act and hold office in connection with the Society, subject to these rulee and every holder of shares shall be considered a member.

#### XI.

# Insurance on Premises.

Every mortgagor shall forthwith insure, and at all times during the continuance of the security keep insured all insurable premises mentioned in the mortgage to the Trustees from loss or damage by fire, unless diapensed with by said Board in euch insurance company and in such name or namea as ahall be approved of by said Board, and for the benefit of the said Trusteea and their euccessors in office, for such an amount as said Board shall direct, and he shall produce and lodge the policy and the "renewal receipt" thereof with the Secretary of the Society when and as often as is required, but not later than the forenoon of the day of expiry, and in case of default in so ineuring it shall be lawful for the enid Secretary to effect and keep up euch insurance, and the said mortgagor shall at once pay to the said Trustees, or their successors in office, all sums of moncy paid by them for such insurance. And, in the meantime, the amount thereof with interest thereon at six per cent per arnum shall be a charge on the said hereditaments and premises, and the said Trustees, or their successors in office, shall have the same remedies for the recovery thereof as for the recovery of the other monice intended to be secured, and upon failure to pay such insurance premium or keep such insurance in force the balance of advance and all monies thereafter to grow due thereon, may in the option of said Board bey person be done

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ies ines id e declared to be at once in arrears and due and the Trustees may at once proceed to forclose the mortgage or take any and every proceeding in respect to said advance and insurance and other moneys so due, as they may do in cases of defaulting members.

- (b) If any member whose property is thus insured shall do, or cause, or permit to be done any act, matter or thing whereby the validity of such insurance may be effected, or impaired, the Board shall have power to at once compel repayment of the amount of his advance then remaining unpaid, and other monies as per Rule XVIII, as if he was in arrears.
- (c) Whenever any property mortgaged to the Society sustains damage by fire, the Trustees for the time being shall receive the amount payable in respect of the damage so sustained from the insurance office in which such property has been insured, and shall give a restipt for the same, which receipt shall be a sufficient discharge to the person or persons liable by virtue of any policies of insurance, to pay such money, or the Trustees may, in their discretion, enter into an arrangement with any such insurance company for the restoration of the property in lieu of the receipt of the sum so insured.
- (d) The money, so to be received as last mentioned, shall if advisable be applied, so far as the same shall extend, in repairing the damage so sustained, or the money shall be applied in payment and satisfaction of the monies mentioned to be secured by the mortgage deed, or other security, and the surplus (if any) be paid to the mortgager.
- (e) The Society, or any of its officers shall be under no obligation whatever to the mortgagors or owners of the property mortgaged to effect or renew any insurance of said property, even if said mortgagor or owner shall have requested the same to be done and remitted money for that purpose, and although said Society or its officers may have previously effected or renewed insurance thereon from time to time.

#### XII.

### Register of Members.

(a) The Secretary shall keep a register, in which he shall enter the Christian name and surname, the profession, trade or business and place of abode of each member of the Society, with the shares they hold, their numbers and when taken up, when cancelled and the particulars of any transfer thereof; and as often as any member shall change his place of abode he shall

within one month thereafter give notice thereof in writing to the Secretary, who shall make an entry in the register accordingly.

(b) All notices, circulars, correspondence, documents or communications of any kind whatsoever shall be deemed duly served if forwarded by messenger or through the post office to the address last given on the register.

#### XIII

# Joint Owners of Shares.

If any two or more persons shall take or become the holders of shares in this Society, in their joint names, the joint owners of shares may in matters connected with this Society be reckoned as one member only, and the owner whose name has priority on the register shall alone be recognized, and have lower to act in the Society.

#### XIV.

# Minors and Others Becoming Members.

Minors, corporate bodies, trustees, executors, administrators and guardians may become members of this Society, provided that with respect to minors the consent of the parent, master, or guardian of a minor that such minor shall be admitted a member into the Society shall be testified in writing, and be in such form as the Solicitor of the Society shall advise; and no minor shall be admitted a member without the special order of the Board for that purpose, and no minor shall have the right to vote at any of the meetings of the Society and shall not be eligible to hold any office in connection therewith.

Corporations shall vote by their President or Secretary.

#### XV.

# Transfer of Shares.

Any member, on giving previous notice in writing to the Secretary, shall be nt liberty to sell or transfer his shares to any member or other person to be approved of by the Board, on payment of all liabilities then due to the Society in respect of such shares, and discharging all other engagements, and such purchaser or transferce shall henceforth be registered as a member of the Society.

#### XVI.

#### Members Withdrawing .

Any member who shall be desirous of withdrawing any shares on which he has not received an advance shall be allowed to do so on giving one month's notice in writing of his into them, and shall receive in respect of each share the aum stood in the proper table annexed to these rules, and each share so withdrawn shall be charged with and bear a proportionate part of any loss that may have accrued or been declared previous to such withdrawn, and the amount of such loss shall be deducted from the amount payable on such shares withdrawn as aforesaid, provided that said proportion of loss may be estimated as per Rulo XVIII, it, and may be payable only where the expenses, liabilities and losses of the Society exceed the balance of the contingent fund as therein set out, and provided also that in no one month shall more than one-half of the funds on hand in cash be applicable to the demands of the withdrawing members, without the consent of the Board.

- (b) If more than one member shall give notice to withdraw at one time they shall be paid in rotation such number of shares as the Board may determine, according to the priority of notice, but widows and children of deceased members shall always have priority. Members withdrawing shall pay a cancelling fee of fifty cents per share to the contingent fund.
- (c) In case of the withdrawal of shares all fees or obligations incurred previously to any such withdrawal shall be deducted from the amount which the member would be entitled to receive. But no further interest shall be allowed, except in case of the Society declining to pay the same at the time required.
- (d) If at any time it should be the opinion of the Board that more unadvanced shares will be payable at one period than the funds of the Society will be likely to meet, it shall be lawful for them, whenever they may deem it necessary, to determine that the withdrawal of such shares shall commence, and to fix the time of said respective withdrawals, and to fix by ballot the order of withdrawal, and the amounts payable on such shares shall be the same as those payable on voluntary withdrawals except that no cancelling fee shall be required.

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#### XVII.

### Death of Members.

In case of a member dying no right or benefit of survivorship shall be had or claime? by the surviving members (except as hereinafter provided) but the share or sharea and interest of such deceased members shall go and belong to his executors. or administrators, who shall have and take as much benefit and selvantaga by, from and under these rules as the eleceased member ought to have had, or cc. ld or might have had in case he had bean living, and such executors or administrators shall he subject or liabla to the payment of all subscriptions, interest, lossea and other monies imposed or mada payable, and by and to the observance and performance of these rules or any new or amended rules in force for tha time being in all other respects as the deceased member ought to have been or could or might have been subject or liable to in casa he had been living, and may vote and act in all cases whatsoever as fully as the deceased. member whom they represent might have done if living. Nevertheless one executor or administrator only shall vote, and if two or more claim to vote, preferenca shall be given to the ona whose name has priority in the probate or latters of administration, and shall, if the Board think fit, he registered as tha person alons entitled to the shares of the deceased member.

Provided if no probate of will or letter of administration be produced to the Board at any meeting within twelve months after the deccase of the member, then the Board shall be at liberty, at or after the expiration of that term to allow thashares and interest of such deceased member to go and belong to his widow or children or next of kin as the Board shall think fit; and the Board may pay or distributs that subscriptions paid in by the said incomber to his widow or children, or next of kin, as the Board shall decide, adding profits and deducting loss thereon, as in the case of withdrawing members, unless such persona shall wish to continue subscribers in conformity with these rules, subject in any case to every condition the Board for the security of the Sociaty may think proper to require from the persons so taking the shares and interests of the decessed member But if no legal representative shall claim a right to the shares and interest of such deceased member within one year from the date of his last payment, and the Board cannot, after enquiry and the insertion of an advertisement in a newspaper circulated in the county wherein such member resided, ascertain that there is any person legally or beneficially entitled to receive the same, they shall have power to order that such shares, interests and benefits beforfeited and they shall thenceforth become the property of the Society. Provided always, that the Board shall have power to pay sooner than twelve months if they think fit to do so.

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#### Contingent Fund.

- (a) A fund to be called the Contingent Fund shall be formed of entrance, annual and other fees, the premiums given for money and any other surplus earnings of the Society, out of which as far as the same will go, shall be paid the expense of working the Society and all other incidental expenses of whatever nature.
- (b) If upon investigation at the Annual Meeting of the Society it shall be found that there is a surplus in the Contingent Fund over and above what is required for the working of the said Society, and for payment and discharge of all its debt, liabilities and losses, it shall be lawful for the Board after leaving such sum in the fund as they may deem necessary as a "rest" to pay the halance into the general fund to the credit of the Contingent Fund which balance may be divided and entered as a honus to the credit of each share, in proportion to the shareholders contributions to the general fund, with the accumulations calculated as fully paid up to date and not in arrears, and be applied in shortening the time stipulated in the tables for the maturity of shares as heretofore, or said balance may be anplied to such other purposes as they shall deem best for the interest of the Society; provided that it shall be lawful for the Board at any subsequent period of the Society's duration to draw upon the whole or any part of the sum or sums paid intothe general fund or otherwise disposed of as a bonus as aforesaid, should the current receipts and the amount in the Contingent Fund at any time diminish, so as the said fund should be unable to bear the sum chargeable against it. The said rest may also be paid into the General Fund to the credit of the "rest" account and may be drawn out again at any time should the objects for which it is set apart require it.
- (c) The profit and losses of said Society may be ascertained and distributed by said Board quarterly, semi-annually or annually, but not less often than once a year at a time before each annual meeting, when the Board shall cause an examination to be bad of all the properties and securities on hand as far as practicable, and if in the judgment of the Board any of them are of less value than the sum at which they then stand in the records of the Society, the Board shall determine and

declare what amount of loss if any the Society has thereby sustained.

- (d) If the expenses, Mabilities and losses of the Society now existing and unpaid or hereafter to occur, at any time in the opiniou of the Board exceed (after setting aside said "rest") the balance of said contingent fund, the Board shall direct that such excess shall be psid wholly from such "rest" or as far as the same will go, and if such rest be insufficient for the purpose or there be no "rest" they shall direct the said excess or such part there be no "rest" they shall direct the said excess or such part there or shall remain unpaid by said "rest" shall be borne alike by each of the investing and borrowing members, that is, both the members on whose shares an advance has been made and those who have not received an advance, in proportion to their contributions to the general fund with the accumulations thereon at the time such loss is declared by the said Board, computing the said contributions as if fully paid up to date and not in arrear, which proportion the Board shall determine.
- (e) In the event of the said members being called upon to bear any loss, the same shall be paid by them either immediately or by monthly or periodical instalments, or at the maturity or withdrawal of the shares, as the Board shall determine. If the same be not paid immediately interest thereon at the rate at which said shares have been subscribed shall be paid by them at such times as said Directors shall determine.

#### XIX.

### Mode of Voling.

The Directors and officers shall be elected and all questions decided, except where herein otherwise provided by a majority of votes of the members, to be taken by ballot if demanded. Members shall be entitled to vote upon the following scale, namely, one share one vote, three shares two votes, and one vote for every two shares above three, provided that no member shall vote by proxy or be entitled to more than ten votes. The President of the meeting may vote, and in case of an equality of votes he shall also have the easting vote. A minor may vote through the medium of his Trustee, or Guardian, as registered in the Society's books.

Provided that in all questions relating to the making, altering or repealing of any of the Rules of the Society the voting shall not be by mares as above provided, but each member shall have only one vote, and in all meetings of the Board, except where otherwise herein provided all questions shall be decided by a majority of those members present.

#### XX.

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### Disposal of Surplus Funds.

- (a) If at any time the Board shall be unable to dispose of the money on hand by way of advances to members, or otherwise as herein provided, they shall call a special meeting of the members and announce the fact to them. And if the money in hand shall not then be taken up voluntarily, by proper notices according to the Rules prescribed for the withdrawal of shares, they shall in the presence of the members attending auch meeting proceed by ballot in such form as shall be prescribed by the Board to dispose of so many shares, as the money in hand will warrant, among such of the membera as shall not previously have received their sharea in advance; and the person or persons whom the ballot shall determine to be liable to take the share or shares ballotted for, shall forthwith be obliged to withdraw from this Society to the extent of one share, for such first ballot, and shall be subject to the rules prescribed for the withdrawal of shares, so far as the same are applicable. But no member shall be subject to auch ballot a second time, until all the members shall have been once subjected to such ballot.
- (b) If the Board shall not deem it expedient to adopt the plan hereinbefore set out, for the application of the accumulated funds, they are further empowered to be yout and invest the same, in the namea of the Trustees for the time being of the Society, in such lawful manner as the said Board may deem most beneficial to the Society, and the said Trustees ahall hold and stand possessed of the said funds or the investments thereof, subject to and to be disposed of from time to time according to the order of the said Board, who are hereby empowered to make such order from time to time for varying the investment of the said funds, or calling in the same, and disposing thereof in such lawful manner, as they shall deem most conducive to the interest of the Society,

#### XXI.

#### Trustees.

- (a) The President and Vice-President of the Board for the time being shall be the Trustees of the Society.
- (h) The Trustees at the request of the Board may enter into any contract or agreement connected with the objects of the Society, or affecting its assets not herein otherwise provided for, with any person or persons or give or receive any obligation, indemnity or guarantee relating thereto, to or from any such

persona that the Board may consider for the benefit of the Society.

- (c) In case of the temporary absence or inability to act of either of the said Trustees the one so temporarily absent or unable to act may delegate by Power of Attorney to the other, to be done by such Trustee so absent or unable to act.
- (d) The funds and projectly of this Society shall be vested in the Trustees for the time being, subject to these rules.
- (e) All deeds, writings and securities to and from the Society shall be made and taken in 'he names of the Trustees for the time being, for the use and he nefit of the Society.
- (f) The Trustees for the time being shall make all payments on behalf of the Society by checks upon the bankers to be signed by at least one Trustee or in the absence of both Trustees by two Directors, and countersigned by the Secretary and Treasurer.
- (9) In case it shall be necessary or expedient to bring, prosecute or defend any action, suit or prosecution, criminal or civil, at law or equity, touching or concerning the property or assets, or any right or claim of this Society for the breach or non-performance of any of its rules, matters or things herein contained, or otherwise howsoever, the same shall be brought, being, who shall be indemnified from and against all losses or damages sustained thereby.
- (h) Should there from any cause he an interval between the death, removal or resignation of a Trustee, and the appointment of another, the remaining Trustee shall be competent to act in the execution of the trusts reposed in them as fully as if there was no vacancy in the trust.
- (i) The Trusteea shall not be chargeable with more money than they respectively shall actually receive, and any one or more of them shall not be answerable for the other or others of them, nor for acts, receipts, neglects or defaults of the other or others, but only for his or their own acts, receipts, neglects and defaults, respectively, nor be accountable for any banker or longing to the Society shall be deposited, nor for any misfortune, powers and trusts therein contained, or in relation thereto, neglect or default respectively; and it shall and may be lawful

for the Trustees out of the monics which shall come to their respective hands to retain and reimburse themselves all costs, charges, damages and expenses which they, or either of them may eustain in the execution of any of the powers or trusts vested in them or either of them or in relation thereto.

#### XXII.

#### Directors.

This Society shall be managed by a Board of five Directors, to be elected by the members at the time of the annual meeting, except as i. herein otherwise provided, three of whom shall go out of office at each annual meeting, but be eligible for re-election.

The three who go out of office shall be taken in rotation from the top of the list of Directors at such meeting and every newly elected Director shall be added to the foot of the list, in the order of his election, provided that if any Director be desirous of resigning or shall be removed from office or die, such director as well as the person appointed to fill his place shall be considered one of the three to go out of office.

- (b) Every Director shall be a member and hold at least six paid up shares in the Society, or so many monthly shares on which no advance has been made as shall amount in value to at least six paid up shares, and shall be seperately elected by the members, except as herein otherwise provided.
- (c) The bankruptey or insolvency of any Director, or his ecompounding with his creditors, or his becoming otherwise unfit or incompetent or disqualified to act, shall be sufficient eause for his removal from office. And the Board shall at a special meeting called for that purpose have power to decide as to the incompetency or unfitness of such Director, and may remove him from such office for any of the causes named.

The Board shall have power within three months to fill up any vacancy that may arise in their own body in the course of the year, by a vote of a majority of the Directora present.

(d) The Board shall annually elect one of said five Directors as President and another as Vice-President. They shall divide themselves into such rota as they may deem expedient.

In the event of the death, removal or resignation of a President or Vice President, the Board shall at once appoint another of their number to fill the vacancy thereby created.

- (e) They shall meet at least once in every month to transact. the general business of the Society at which meeting three shalf
- The books of the Society shall be inspected by the Board. They shall take all necessary precaution for protecting the interests of the Society in regard to property mortgaged to
- (9) The Board are hereby authorized to pay out of the funds of the Society all expenses in reference to the conduct and management of the Society.
- The directors or any three of them shall have the power to call a special meeting of the Board at any time by giving at least two clear days' notice. In case a quorum of directors shall not attend, those attending or the Secretary shall have power to adjourn the meeting to some future time.
- (i) The Board shall have power to make by-laws and regulations for the guidance of the Society, its officers, agents and members in carrying these rules into execution may convene a special meeting of the members when they think The Board
- (j) The Directors shall have the management and control of the Society and its affairs, the issue of ahares, the regulation of its membership, the receipt of money from its members and others, the advances to members, and the loans to parties not members, the appointment of the officers of the Society except as herein otherwise provided, the management and disposal of properties belonging to or coming into the hands of the Society, the borrowing of moneys and the giving of deposit receipts and debentures, and all other matters and things connected with the carrying out of the objects of the Society, the administering of its funda and the duties involved in the observance of these rules, and their due execution and shall possesa all the powers: referred to in sub-section 2, section 5 of chapter 45 of the Acts of Nova Scotia, 1904.
- (k) The Directors shall be paid such compensation for their services as a majority of the members shall determine at the

#### XXIII.

# President and Vice President.

(a) The President, subject to the Directors, shall be charged: with the general oversight, care and management of all theproperty and business concerns of the Society.

When present he shall preside at all meetings of the Society and of the Board of Directors.

- (b) The President shall once in every year cause to be prepared a general statement of the funds and effects of, or belonging to the Society, together with an account of all and every the various sums of money received and expenses by or on account of the Society, and the same shall be presented at the annual meeting.
- (c) The President shall have power to call a special meeting of the Directors at any time, stating its object.
- (d) The President or Vice-President on receiving a written request to convene a special general meeting of the Society other than such as are in these rules otherwise provided for, signed by seven of the members and stating therein the object of such meeting, shall within four days after such request fix the time and place for such meeting, not exceeding thirty days thence, and cause the Secretary to convene such meeting, giving not less than fourteen days' notice of the same by advertisement in two public newspapers in this Province, or by circular addressed to each member by name and address appearing on the Society's books, whichever way said President or Vice-President may direct, which advertisement or circular shall state the object of said meeting.

Provided that the President or Vice-President shall have power at any time to convene a special general meeting of the members by notice stating the object, and in the manner as in this clause provided, for calling such meetings on request.

#### XXIV.

#### Bankers.

The Board shall have power to appoint a Banker or Bankers for the Society.

#### XXV.

#### Solicitor.

The Solicitor for and on behalf of this Society shall peruse and investigate the titles of all property from time to time offered as security for any of the manies and funds of the Society, and report in writing his opinion thereon to the Board, and shall also prepare the mortgages for securing such monies and funds before the same shall be paid and advanced, and at the time the advance is made shall furnish the Secretary with a short abstract of the title to the property mortgaged, and should

the Solicitor be of the opinion that the title to any property is not such as can be safely accepted by the Society, he shall, if required, signify the nature of his objections to the Board, under his hand, and the costs of investigating such insufficient title shall be borne and paid by the applicant proposing such pro-

(b) For investigating the title, furnishing an abstract thereof, and preparing and completing the mortgage deeds, the Solicitor shall be paid in addition to all money paid out of pocket, according to the following scale of fees:-

For drawing Mortgage and Bond and searching where there is

only one title and the amount loaned is less than

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shares
2 shares\$10 00
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20 and upwards 20 00
Where two titles have to be searched an additional charge
equal to one bale shave to be searched an additional at
equal to one half of the above fees.
Collateral Rond whom we will
Collateral Bond when required
2 Shares
2 Shares
2 to 5
5 to 8 4
8 and upwards
Release of Months 12 00
Amendment of Mortgage
28th, 1924. March 11th, 1924, pursuant to resolution passed Feb.
Amendment made March 11th, 1924, pursuant to resolution passed February  Approved by Lieutenant Courses
Divided by Lieutenant Governor of Nova Scotle in Committee
Approved by Lieutenant Governor of Nova Scotia in Council March 18th, 1924.

- The Solicitor shall transact all other professional business which the Board may direct on behalf of the Society, for which he shall receive a reasonable remuneration.
- (d) The cost and charges of all mortgages to the Society or any examination of the titles to property proposed as security, shall be paid by the parties giving such securities out of the monies to be advanced by the Society.

#### XXVI.

## Secretary and Treasurer

(a) The Secretary shall, under the direction of the President or Board convene and attend every meeting of the Society and the Directors. He shall enter minutes of all resolutions and the business of the Society in a rough minute book, the same shall be fairly copied into another to be read as part of the business of the next meeting, and if correct, shall be signed by the President. He shall keep the accounts in other and proper books, to be provided for that purpose, which books, and also the Banker's books, he shall produce at each monthly meeting of the Board. He shall also send the circulars and notices, and

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- (c) The Solicitor shall transact all other professional business which the Board may direct on behalf of the Society, for which he shall receive a reasonable remuneration.
- (d) The cost and charges of all mortgages to the Society or any examination of the titles to property proposed as accurity, shall be paid by the parties giving such securities out of the monies to be advanced by the Society.

#### XXVI.

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conduct the correspondence of the Society, under the direction of the Board. He shall give immediate information to the President of any circumstances that may come to his knowledge, which he apprehends will be of advantage or disadvantage to the Society, in order that the President may deliberate on the necessity of taking immediate measures and calling a special meeting of the Board.

- (b) As Treesnrer he shall receive all the monthly subscriptions end other payments and monies, and shall deposit the same in the bank to the credit of the Society as soon as practicable, and shall make payments of monies as directed by the Board. For services as Secretary and Treasurer he shall be paid such en amount, and in such menner, as shall be determined by the Board.
- (c) He shall exercise a general supervision over the business of the office and the assistanta and employees thereof, and the agents of the Society.

#### XXVII.

#### Security by Omcors.

Every officer, scrvent, agent, and employee of the Society who ehall be concerned in the receipt, management or expenditure of eny sum of money belonging to the Society, or collected for the purpose of the Society, or who may be in eny employment or trust connected with the business of the Society, may be required before entering into such office, service, employment or trust, to become bound in a bond or bonds with two sufficient sureties to the trustees of the Society, for the just and faithful execution of auch office, service, employment or trust, and for the prompt payment and handing over to the Society of all money and property belonging to or coming into his hunde or entrusted to his care, and for rendering a just and true account thereof, according to the rules of the Society, end in all other matters lawful to observe and obey the eame, and such bond shall be in such form end in euch pensl eum of money as the Board of Directora may determine. Instead of such bond or bonds the Board of Directors may take auch other sufficient security from any such officer, servant, agent or employee as they shall deem prudent.

#### XXVIII.

#### Auditors.

One auditor shall be elected annually by the members and one by the Bosrd. They shall be members of the Society and

remain in office one year, and be eligible for re-election. They shall audit the Society's accounts from time to time and immediately before the annual meeting, when the yearly accounts shall be immediately closed, audited, reported and a periodical statement thereof published under the direction of the Board, signed by the President and Auditors, countersigned by the Secretary, and a copy thereof shall be sent to cach member.

The Auditors shall be paid such compensation for their services as a majority of the members shall determine at the annual meeting of the Society.

#### XXIX.

### Annual Meeting.

A general annual meeting of the members shall be held at the Society's office, Halifax, or at such other place in Halifax as the Board may direct. Seven days notice of such meeting, given in two newspapers published in the City of Halifax, for seven consecutive days previous thereto, shall be sufficient notice of such meeting.

#### XXX.

#### Agents.

The Board shall have power to appoint agents to transact any business outside the City of Halifax for the Society, within the scope of their instructions in writing, and to pay tham out of the funds of the Society such remuneration for their servicea as the Board shall think raasonable. Subscriptions or repayments may be paid by members or other borrowers to such agents when duly authorized to receive tha same, at the time hereinbefore provided, and such agent shall forthwith transmit the same, with an account, to the Treasurer. The Board may require the agents to furnish a bond or other security, according to Rule XXVII, for the faithful execution of the duties required of them, but this shall be in the option of the said Board, who shall be at libarty, in cases where they consider tho same unnecessary, to dispense with said security. The Secretary and Treasurer may from time to time remit and pay said agenta the monies for loans in said agents' district, and they shall immediately upon the completion of the title of the horrower pay him over said moncy. The said agents may also, but only where nuthorized to do so in writing by said Board, receive the monthly subscriptions and other payments payable to said Society in said district, and immediately remit and pay the sama to said Secretary and Treasurer. They shall also receive applications-

for advances on shares or straight loans and investigate the same and the value, condition and nature of all property submitted to secure an alvance or a loan, and to report on the same to the Board. They shall also, before the payment of said monies, ascertain that the title of the applicant to the property submitted and mortgaged is good and unencumbered, and also if the same embrace an insurable interest, cause it to be insured against loss or damage by f -e, for the benefit of the Society, in such name, amount, office and manner as said Board or Secretary and Treasurer shall require to be done. They shall also, without delay, account for, transfer and pay over to said Secretary and Treasurer all property, monies, vouchers, books and papers in their possession or under their control belonging to said Society, or which should be in its possession. And shall do and attend to any and all other duties and matters that may be given or required to be observed and performed by such agent from time to time, under written instructions from said Board or Secretary and Treasurer.

#### XXXI.

#### Change of Officers.

- (a) The officers of the Society (not including the President, Vice-President, Directors, Trustees and Auditors,) shall remain in office for life or until they resign or are removed from office by the Board for cause of which the Directors shall be the sole judges.
- (b) The said officers of the Society shall be suspended or removed from office only by a special meeting of the Board to be called for that purpose.
- (c) In case of a vacaocy occurring the Board at a special meeting called for that purpose shall appoint a person duly qualified to supply such vacant office.

#### XXXII.

### Reference of Disputes to Board

The Board for the time being, or the major part of them, shall determine all disputes which may arise concerning the affairs of the Society, or respecting the construction of these rules, or any of the clauses or things herein cootained, or of any of the by-laws, additions, alterations, or amendments thereof, or any difference which shall or may hereafter arise between the Trustees, Office's, or other members of the Society, and the decision of the Board shall be conclusive.

#### XXXIII.

### Termination of Membership.

Whenever the subscriptions on a share, as stated in the proper tables calculated on the rate of interest sgreed to be paid, shall amount, with the net contingencies continuing to his credit, to the sum of \$480.00, the holder will, on returning the certificate and paying all proportion of losses determined in accordance with these rules and interest thereon, and all arrears of subscription and other payments due, receive that sum out of the funds of the Society on each unadvanced share. each advanced share, whenever the same shall amount to the principal and interest due to the Society, according to said tables, less any amount credited thereto from the contingent fund, and when all arrears of subscriptions, proportion of losses, interest and other payments due are paid, the Trustees will, with the advice of the Solicitor to the Society, deliver up to his or herlegal representative the title deeds and other documents which shall have been deposited with them by such member as security to this Society. The holders of paid up shares also, on returning their certificates and paying all dues to which they have become liable, and proportion of losses aforesaid, and interest as shown in the proper table, will be entitled to receive out of the fund four hundred and eighty dollars on each share, less five per cent on accrued interest, whenever that share, together with the net contingencies continuing to the credit of each share, shall be realized. And thus the membership of both investing and borrowing members shall then terminate and their liability to the Society cease, and this rule shall be applicable both to shares aheady subscribed as well as to those hereafter to be subscribed by members.

#### XXXIV.

# New Rules and Alteration of Rules.

No rule herein contained, nor any rule hereafter to be made, shall be altered, changed, rescinded or repealed, nor shall any new rule be made unless at an annual or a general meeting of the Society, to be called by order of the President for that purpose. Fourteen days' notice of such meeting shall be given by circular sent by the Secretary, addressed to each member by name and address appearing on the Society's books, and stating the object of such meeting to be the altering, rescinding, repealing of said rules or making of new rules as the case may be, said notice to be mailed or delivered at least fourteen days before the day appointed for said meeting, and also by a public notice in two or more newspapers if the Board shall think fit. Such

meeting to be called by said President whenever requested to do so by a written requieition addressed to him signed by at least seven members or more, or by a written requisition of a majority of the Directors. And no such making, alteration or repeal shall be made unless with the concurrence of a majority of the members present at such meeting, or such new rules, alterations or repeal may be made by a committee appointed by eaid membere pursuant to Chapter 45, Section 4, Sub-Section 2 of the Acts of the Province of Nova Scotia, 1904, entitled, An Act to further amend Chapter 42, Acts of 1849, entitled, An Act for the regulation of Benefit Building Societies, and Acts in amendment thereof.

#### XXXV.

#### Construction of the Rules.

In the construction of these rules and all the by-laws made by virtue thereof, the term member shall extend either to one person, or to several persons holding a share or sharee jointly; and mortgagor to one or more persone having received an advance or loan of money and giving eccurity as before mentioned. A word in the singular number shall be applicable also to the plural and vice virsa, the term "he" or "him" applied to a member shall extend to a female as well as male. or to several persone holding one or more shares jointly, the word "month" or "monthly" shall be considered to relate to a calendar and not a lunar month, whenever any officers of the Society arc mentioned, the term "officers" shall include the Truetees, Directors, Bankers, Solicitors, Auditors, Agents, Secretary and Treasurer, and his assistants. The word "Board" shall mean the Board of Directors of the Society. An "advanced" member means a member who has received the value of his sharee in advance, as per rule 1, Sec. A; an "unadvanced" member is one who hae not received such advance. "Advanced" share means one, the holder of which has received the value thereof in advance,-"unadvanced" shares are those the holder of which has not so received the value in advance. "Montbly" shares shall mean shares not paid up, but which are fermed by the monthly payments of the members. "Subscription" means the amount due each month on his shares by a member not paid up.

### $XX \subseteq VL$

# Exp'anation of the Tables Hereunto Annexed.

Table I refers to shares bearing interest at six per cent. per

Table II refers to shares bearing interest at five per cent.

The first column in each table contains the number of months and years during which the subscriptions are paid according to the rate of interest. The second column "A," in each table, shows the progressive increase of subscriptions per month at compound interest, in other words the amount the subscriber or member is entitled to claim on the first of every month on account of previous subscriptions, of course exclusive of the subscriptions due on that day.

The third column, "B," in each table contains the advance that subscribers or members are entitled to receive for cach share on account of subsequent subscriptions, consequently what would be advanced to a member when his subscriptions commence or at a given month thereafter. Said third column also shows the amount payable by a member who has received an advance on account of the balance of advance due by him at any given month.

The fourth column, "C," in each table contains the "Total" amount of the second and third, and therefor shows at any time what sum is an exact equivalent for the subscriptions on one share for the entire period, and shows the value of "Paid Up Shares" at any period of the Society's duration. Said tables are subject to any changes under the provisions of Rule XVIII, that may from time to time be required to be made therein. Said tables hereunto annexed are to be taken with and form part of these rules.

### XXXVII.

# Members to be Round by These Rules.

Every member on admission to the Society shall on application be entitled to receive a copy of these rules, and every member, both present and future, shall be bound by and subject to everything herein contained. And although the intent and meaning of the same or any part of them may not be fully set forth, or may be omitted in any mortgage or other security, that a member shall have executed to the Society, the same shall be binding as fully as though no such defect or omission

#### XXXVIII.

### Tenure of Present Calcurs.

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to

The present Directors and Officers with the exception of the spresent Trustee whose office shall hereafter be filled by the President and Vice President, according to Rule XXI, and the management of the Society shall continue as heretofore without the necessity of re-election or re-appointment in consequence of the adoption of these rules and until the election of their successors, unless in case of disqualification or resignation.

#### XXXIX.

### Office Clerks and Assistants.

The Board may from time to time appoint clerks or assistants to sid and assist the Secretary and Treasurer in the work of his office, to receive the monthly subscriptions, dues, and other payments from members and other monies payable from time to time to the Society, and to account with and pay over the same at once to the Treasurer, to make deposits of money received from time to time in the bank as directed by the Treasurer, to effect insurance from time to time against loss or damage by fire when directed so to do for the benefit of the Society, on such buildings or property, in such name, for such sums, and in such manner ss directed by the Board or the Secretary and Treasurer, payable in case of loss to the Trustees of said Society, and to renew and keep all insurances from time to time in force, and immediately on effecting or renewing such insurance to procure sud keep filed among the Society's papers proper Policies or Renewal Receipts of such insurance, and generally to attend to, do, perform and transact sll natters and things which may be required of them, by any instruction, either in writing or given them verbally from time to time by the Board, the President, or sny Director, or by the said Secretary and Treasurer. Such clerks shall from time to time, when required by the Board so to do, furnish Bonds or other security, according to Rule XXVII, for the faithful execution of the duties required of them.

#### XI.

#### Repeal.

The foregoing Rules are declared to be the Rules of this Society, and all former Rules of the Nova Scotia Permsnent Benefit Building Society and Savings Fund heretofore in force, or inconsistent herewith, are repealed, except that nothing here-

in contained shall affect, diminish or invalidate any of the present and existing rights, titles, mortgages, instruments and securities which were held by the Society under its former name, or now held by this Society, nor their title and interest in any property, real or personal, now held by them, nor their right in any contract, agreement, obligation, guarantee or indemnity to the benefit of which they are now entitled, nor their right and powers in respect to any legal or other proceedings, remedies, or suits now pending, or hereafter to be instituted in connection with such securities, properties, contracts, obligations and other rights.

The provisions of Sections 8-15, inclusive, of the Interpretation Act, in relation to Acts and enactments of the Legislature of Nova Scotia, shall apply to these Rules and to said former Rules hereby repealed, and are hereby made a part of these Rules as fully as if herein set out mutatis mutandis.

TABLE I.
SIX PER CENT. TABLE.

ADVANCES-First, Second and Third Years.

		DATE.	On Accor Pas Subscri		On Acco Futo Subscri	re ption.	тота		Months.
_			8	С	\$	l e	1 8	c	
	/ 1st	Month	0	00	240	00	240	00	1
	2	**********	2	41	238	79	241	20	2
	3	• • • • • • • • • • • • • • • • • • • •	4	82	237	58	242	40	$\frac{2}{3}$
ně	4	** ******* ***	7	25	236	37	243	62	4
1ST YEAR.	5		9	68	235	15	244	83	5
<b>5</b> .	$\begin{bmatrix} 6 \\ 7 \end{bmatrix}$		12	13	233	92	246	05	6
-	8	1111111111	14	58	232	70	247	28	7
00	9	14	17	07	231	45	248	52	8
	10	66	19 22	55 05	230	22	249	77	9
	lii	66	24	05	228 227	97	251	02	10
	12	46	27	08	226	72 45	252 253	27 53	11 12
	\- <u>-</u>			. 00	- 220	**0	20.)	1 00	12
	1st	Month	29	62	225	18	254	80	<b>I</b> 13
	2	44	32	17	223	90	256	07	14
	3	66	34	73	222	62	257	35	15
œ	4	***	37	30	221	33	258	63	16
YEAR.	5	46	39	88	220	05	259	93	17
$\mathbf{\Sigma}_{i}$	7	**********	42	48	218	75	261	23	18
2ND	8		45	10	217	43	262	53	19
N	9		47 50	72	216	13	263	85	20
	10	46		$\begin{array}{c} 37 \\ 02 \end{array}$	214	80	265	17	21
	111	66	53 55	ú8	213 212	46	266	48	22
	12	66	58	35	210	14 80	267 269	82 15	23 24
		***************************************	• 00	30	210	1 00 1	209	10	24
	/ 1st	Month	61	05	209	45	270	50-	   25
	2	*******	63	75	208	10	271	85	26
	3	**	66	47	206	75	273	22	27
nê.	4		69	20	205	38	274	58	28
YEAR.	5	66	71	95	204	00	275	9ō	29
	6	**	74	72	202	62	277	34	30
۵	7	**	77	48	201	24	278	72	31
3RD	8		80	27	199	85	280	12	32
•	10	66	83	07	198	45	281	52	33
	10 11	66	85	88	197	04	282	92	34
	12	66	88	72	195	62	284	34	35
	(12	********	91	57	194	18	285	75	36

## SIX PER CENT. TABLE.

ADVANCES-Fourth. Fifth and Sixth Years.

		- OIAC	n rears.	
DATE.	On Account of Past Subscription.	On Account of Foture Sets respilen.	TOTAL,	Months.
10 " " " " 11 " 12 " 12 " 13 " 14 " 15 " 15 " 15 " 15 " 15 " 15 " 15	123 78	178   08	287   18 288   62 290   07 291   52 292   96 294   44 295   90 297   38 298   87 300   36 301   86	37 38 39 40 41 42 43 44 45 46 47 48
2	32   90   13   35   97   3   39   03   1   1   45   25   1   48   37   1   1   52   1   67	76   52   3 71   98   3 70   47   3 68   92   3 67   35   3 65   80   3 64   22   3 63   63   3 65   63   3 65   65   3 65   65   3 65   65   3 66   65   3 67   68   3 68   68   3 69   68   3 60   68   68   3 60   68   68   3 60   68   68   68   3 60   68   68   68   68   68   68   68	806     42       807     95       507     95       509     50       601     50       602     50       603     50       604     50       605     50       606     50       607     60       608     60       609	6 7 8 9
### A	0 70 15 3 95 15 7 22 15 0 50 14 3 80 14 1 12 14 0 45 14 1 82 143 1 81 141	4 60 32 2 98 32 1 35 32 9 72 33 8 07 33; 4 73 33; 6 40 33; 4 73 33; 6 37 33;	5 30 62 6 93 63 8 57 64 0 22 65 1 87 66 3 52 67 1 8 68 5 8 69 5 70 24 71	

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### SIX PER CENT. TABLE.

ADVANCES-Seventh, Eight and Ninth Years.

		DATE.	On Accordance Parts	it iplion.	On Acc Full Subsci	ription.	тот		Months.
7TH YEAR.	1st 2 3 4 5 6 7 8 9 10 11 12	Month	\$ 207 210 214 217 221 224 228 231 235 238 242 246	e 38 83 28 75 23 75 27 82 82 87 93 52 13	\$ 136 134 132 131 129 127 125 124 129 120 118 116	25 52 80 07 34 57 82 03 27 49 70 89	* 343 345 347 348 350 352 354 355 357 359 361 363	63 35 08 82 57 32 09 85 64 42 22	73 74 75 76 77 78 79 80 81 82 83 84
STH YEAR.	1st 2 3 4 5 6 7 8 9 10 11 12	Month	249 253 257 260 264 268 271 275 279 283 287 290	75 40 07 75 45 17 92 68 45 25 07	115 113 111 109 107 105 104 102 100 98 96 94	08 27 43 58 73 88 00 12 23 33 42 50	364 366 368 370 372 374 375 377 379 381 383 385	83 67 50 33 18 05 92 80 68 58 49 40	85 86 87 88 89 90 91 92 93 94 95 96
9rh Year.	1st 2 3 4 5 6 7 8 9 10 11 12	Month	294 298 302 306 310 314 318 322 326 330 334 338	77 63 54 43 37 32 28 28 30 33 38 45	92 90 88 86 84 82 80 76 74 72	57 63 68 74 77 80 82 82 80 80 77	387 389 391 393 395 397 399 401 403 405 407 409	34 26 22 17 14 12 10 10 10 13 15 18	97 98 99 100 101 102 103 104 105 106 107 108

## SIX PER CENT. TABLE.

ADVANCES-Tenth, Eleventh and Twelfth Years.

						T cars	5.
DATE.	On Acco Pas Subscri	ption.	Subs	ccount of rtura criptica.	4	l'al,	Months.
Tat Month   2	\$ 342 346 350 354 359 363 367 371 376 380 384 388	c 55 67 80 95 12 32 53 77 03 32 62 93	\$63 66 64 62 60 58 56 54 51 40 47 45	68 63 57 48 40 30 20 08 95 80 65 50	\$ 411 413 415 417 419 421 423 425 427 430 432 434	c 23 30 37 43 52 62 73 85 12 27 43	108 116 111 112 113 114 115 116 117 118 119
11 VEAR.	397 402 406 410 415 419 424 428 433 437 8	27 63 02 42 85 32 78 28 35 12 60	43 41 38 36 34 32 30 27 25 23 21 18	53 30 07 82 57 28 00	436 438 440 443 445 447 449 452 454 456 456 458	17 38 62 85 10 37 63 92	121 122 123 124 125 126 127 128 129 130 131
3	51   7 56   4 61   16 65   86 70   49 75   23	5 2 0 0 0 0 0	14 11 9 7 4 2	08   4 73   4 40   4 07   4 75   4 39   4	65 68 70 72 8 75 2	83   1 15   1 50   1 87   1 24   1 32   1	33 34 35 36 37 38 39 40

Tuble of Discounts on Subscriptions Paid in Advance.

### (SIX PER CENT. SHARES.)

No. of Subscriptions paid in Advance.	8	C
1	"	,,
2	107	- 11
3	"	
4	"	11
5	"	11
6	"	20
7	11	27
8		35
Q	- 11	43
10	11	53
:1	"	63
12	- 1	77

# TABLE II. FIVE PER CENT. TABLE.

ADVANCES-First, Second and Third Years.

CHS	o' Decould	and Third	d Years.	
DATE.	On Account of Part Subscription,	On Account of Future Subscription.	TOTAL,	Months.
Second	$ \begin{array}{c cccc} 12 & 17 \\ 14 & 23 \\ 16 & 30 \\ 18 & 37 \\ 20 & 45 \\ \end{array} $	\$   c   240   60   99   238   99   237   98   236   97   235   95   234   93   233   91   232   88   231   85   230   82   229   78	\$   c   240   00   241   00   242   00   243   01   244   03   245   05   246   08   247   11   248   15   249   19   250   23	1 2 3 4 5 6 7 8 9 10 11 12
X 2 4 5 6 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	26	26   62   2 25   57   2 24   50   2 23   43   2 25   25   2 26   20   25   2 27   20   2 28   02   2 26   92   2 26   93   94   94   94   94   94   94   94	$egin{array}{cccccccccccccccccccccccccccccccccccc$	4 5 5 7 3 1
1st Month   50   52   3   4   5   57   57   58   6   6   6   6   6   6   6   6   6	56   214 80   213 02   212 27   210 50   210 76   209 03   207 30   206 58   205 88   204 18   203 50   202	72   265 60   266 50' 267 37   268 25   269 12   270 98   272 85   273 72   274 57   275 42   276 25   277	28   25 40   26 52   27 64   28. 75   29 88   30- 01   31 15   32- 30   33 45   34- 60   35 75   36	

### FIVE PER CENT. TABLE.

ADVANCES-Fourth, Fifth and Sixth Years.

		DATE.	Du Arreu rist Substrip	nt ot sties.	To Acco Futus Subscrip	otion.	тота	L	Months.
4TH YEAR.	1st 2 3 4 5 6 7 8 9 10 11 12	Month	8 77 80 82 84 87 89 91 94 96 99 101 104	82 15 50 85 22 58 97 35 75 17 58 01	\$ 201 199 198 197 196 195 194 192 191 190 189 188	0 10 93 75 58 40 22 03 85 65 43 23 02	\$ 278 280 281 282 283 284 286 287 288 289 290 292	92 08 25 43 62 80 00 20 40 60 81 03	37 38 39 40 41 42 43 44 45 46 47 48
5TH YEAR.	1 st 2 3 4 5 6 7 8 9 10 11 12	Month	106 108 111 113 116 118 123 126 128 131 134	47   91   38   85   33   85   37   90   45   00	186 185 184 183 181 180 179 178 176 175 174 173	78 57 33 10 87 62 37 12 87 60 32 05	293 294 295 296 298 299 300 301 303 304 305 307	25 48 71 95 20 45 70 97 24 50 77 05	49 50 51 52 53 54 55 56 57 58
6TH YEAR.	1st 2 3 4 5 6 7 8 9 10 11 12	Month	136 139 141 144 146 149 152 154 157 160 162	56 15 73 33 95 57 20 83 50 15 83 52	166 165 163 162 161 159 158	777 477 1787 55 25 93 62 28 97 62 28	317 318 320 321	33   62   90   20   50   82   13   45   78   12   45   80	61 62 63 64 64 66 67 67 77

### FIVE PEP. CENT. TABLE.

ADVANCES-Seventh, Eighth and Ninth Years,

			- DE	611	,,,,	cili.	ith i	and	<u> </u>	inth	1 ea	rs.	
		D	ATE.		Sub	ccount Past ecriptic		Subsc	ture		OTAI	٠.	Months
Per Vere	1 st 2 3 4 5 6 7 8 9 10 11 12	40 Mor			\$ 168 170 173 176 179 181 184 187 190 193 198	8   2 0   9 3   6 3   3 0   1 1   8 4 4 2 2	3   1   5   1   1   1   1   1   1   1   1	8 155 154 153 151 150 149 47 46 44 43 42 40	00   57   25   88   48   10   72   33   93   53   13   73	3 32 32 32 32 32 33 32 33 33 33 33	24   1   1   1   1   1   1   1   1   1	5 5 6	7: 7: 7: 7: 7: 7: 7: 7: 7: 80 81 82 83 84
8TH YEAR.	1st 2 3 4 5 6 7 8 9 10 11 12	Mont	h		201 204 207 210 212 215 218 221 224 227 230	48   33   20   07   95   85   75   68   60   55   50   47	1: 1: 1:	30 19 17 16 14	32 90 47 03 60 45 70 23 78 30 83 35	346 345 345 346 346 350 352 353 356	2: 67 10 55 00		85 86 87 88 89 91 92 93 94 95
WTH YEAR.	1st   2   3   4   5   6   7   8   9   10   11   12	Month		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	236 239 342 245 348 51 54 57 60 63 66 70	45 45 45 47 50 55 60 67 75 85 95 08	12: 120 118 11: 114 114 119 108 106 106	0 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	85 85 85 85 83 83 80 78 15 10 4	358 359 361 362 364 365 367 368 370 372 373	30 80 30 82 33 85 38 92 45 00 55	1 1 1	)5 )6 )7

# FIVE PER CENT. TABLE.

ADVANCES-Tenth. Eleventh and Twelfth Years.

		CES—Ten	01	Account	et   0	a Account Futura Sabacripi B	at of	TO1	AL.	Monthe	
10rii Year.	lst I 2 3 4 5 6 7 8 9 10 11 12	Month		$\begin{array}{c c} 276 \\ 279 \end{array}$	c 222 37 52 68 88 08 28 52 77 02 28	8 103 101 100 98 97 95 93 92 90 89 87 85	c 47 88 32 74 12 52 92 30 67 03 40 75	8 376 378 381 381 384 384 384 389 389 389	84 42 3 00 4 60 5 20 82 44 1 05 2 68	11	0 1 2 3 4 5 6
11TH YEAR	1st 2 3 4 5 6 7 8 9 10 11 12	Month		311 315 318 321 325 328 331 335 338 342 345 349		6 6	10 10 4 5 7 4 0 0 2 3 0 0 0 8 1 5 7 1 5 7	33 33 34 44 44 44 44 44 44 44 44 44 44 4	07   6 09   2 00   9 02   5 04   2 05   9 107   6 111   1	0 1 5 1 1 1 2 1 1 8 1 1 1 1 1 1 1 1 1 1 1 1 1	21 22 23 24 125 126 127 128 129 130 131 132
	18' 2 3 4 5 6 7 7 8 9 9 10 11 12 12 12 12 12 12 12 12 12 12 12 12	66 66 66 66 66 68		35: 35: 35: 36: 36: 36: 37: 37: 37: 38: 38: 38: 38: 38: 38: 38:	5   9 6   4 2   9 6   4 0   0 3   5 7   1 30   7 34   5 37	5 3 3 5 5 5 5	2	02 27 52 73 96 18 40 60 82 00 20	416 417 419 421 423 424 426 428 430 432 433 435	24 97 70 45 20 96 73 52 30 10 90 72	133 134 135 136 137 138 139 140 141 143 143

# FIVE PER CENT. TABLE.

# ADVANCES-Thirteenth and Fourteenth Years.

	DATE.	On Account of Past Subscription.	On Account of Fature Laboription.	TOTAL C	Months
19t 12 3 4 5 6 7 7 6 9 10 11 12	Mouth	8	29 45 1 27 57 25 66 23 78	8 c 437 53 439 37 441 20 443 05 444 90 444 76 448 64 440 52 452 40 454 28 456 18 458 08	145 146 147 148 149 150 151 152 153 154 155 156

480 00 168	14TH YEAR.	$ \begin{cases}                                    $	Month.	440 443 447 451 455 459 463 463 467 471 475 479 480	03   88   72   62   50   40   33   27   22   20   18   00	19   95 18   04 16   12 14   16 12   23 10   28 8   32 6   35 4   38 2   39 0   39	461 463 465 467 469	78 73 68 65 62 60 59	157 158 159 160 161 162 163 164 165 166
------------	------------	--	--------	---	---	--	---------------------------------	--	--

Table of Discounts on Subscriptions Paid in Advance.
(FIVE PER CENT. SHARES.)

No. of Subscriptions paid in Advance.	8	c
1	t!	11
2	14	- 11
3	"	н
4	"	- 11
5	"	н
6	1 "	14
7	"	19
8		24
9		30
10	- 0	37
11	"	44
12	**	52

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