INDUSTRIAL INSURANCE

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Attending Court on hearing

INDUSTRIAL INSURANCE. Deposits Rules.

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MADE BY THE MINISTRY OF COMMERCE UNDER THE ASSURANCE COMPANIES ACT, 1909, AS AMENDED BY THE INDUSTRIAL ASSURANCE ACT (NORTHERN IRELAND), 1924, AND RELATED ORDER BY THE MINISTRY OF FINANCE UNDER THE PUBLIC OFFICES FEES ACT, 1879.

1925. No. 20.

The Ministry of Commerce for Northern Ireland in pursuance of the powers vested in the said Ministry by the above-mentioned Acts (with the approval of the Ministry of Finance for Northern Ireland as regards the imposition of fees) hereby makes the following Rules :—

1. In the construction of these Rules, unless and except so far as the context may otherwise require, the following words or phrases shall have the following meanings, that is to say :---

- "The Act" means the Assurance Companies Act, 1909, as amended by the Industrial Assurance Act (Northern Ireland), 1924.
- "The Ministry" means the Ministry of Commerce for Northern Ireland.

- "The Commissioner" means the Industrial Assurance Commissioner for Northern Ireland.
- "Company" means an Industrial Assurance Company.
- "Society " means a Collecting Society or a Society making a deposit on behalf of a Collecting Society under Section 7 (5) of the Industrial Assurance Act (Northern Ireland), 1924.
- "The Court" means the Supreme Court of Judicature in Northern Ireland.
- "The Accountant-General" means the Accountant-General of the Supreme Court of Judicature in Northern Ireland for the time being.
- "The Bank" means the Bank of Ireland (Donegall Place Branch) or such Bank or Branch of a Bank as may from time to time be appointed to receive and deal with cash and securities under the control of the Accountant-General on behalf of the Court.

DEPOSITS BY INDUSTRIAL ASSURANCE COMPANIES AND COLLECTING SOCIETIES UNDER SECTION 2 OF THE ASSURANCE COMPANIES ACT, 1909, AS AMENDED BY THE INDUSTRIAL ASSURANCE ACT (NORTHERN IRELAND), 1924.

2. Where any Company or Society is required, in pursuance of the Act, to deposit the sum of twenty-thousand pounds with the Accountant-General for the time being for and on behalf of the Court in respect of its industrial assurance business, the Company or Society or the subscribers of the Memorandum of Association of the Company or any of them, or the persons applying for the registration of the Society or any of them, as the case may be, in the name of the Company or Society (in this Rule referred to as the Depositors) may make application to the Ministry for a Warrant, and the Ministry may thereupon issue its Warrant to the Depositors for lodgment of such deposit in Court, which Warrant shall be a sufficient authority for the Company or Society or persons therein named to lodge the money therein mentioned at the Bank to the Account of the Accountant-General for and on behalf of the Court, and for the Accountant-General to issue directions to the Bank to receive the same, to be placed in the books of the Accountant-General, to the credit of exparte the Company or Society mentioned in such Warrant, according to the method for the time being in force respecting the lodgment of money.

Provided that in lieu, wholly or in part, of the lodgment of money, the Depositors may bring into Court as a deposit an equivalent sum of any stocks, funds, or securities in which cash under the control of or subject to the order of the Court may for the

INDUSTRIAL INSURANCE

time being be invested (the value thereof being taken at a price as near as may be to, but not exceeding, the current market price); and in that case the Ministry shall vary its warrant accordingly, by directing the lodgment of such amount of such stocks, funds, or securities, by the Company or Society or the persons therein named, to the said account of the said Accountant-General for the credit in his books of ex parte the Company or Society mentioned in such Warrant.

3. The application to the Ministry and the Warrant of the Ministry shall specify that the deposit is being made in respect of industrial assurance business, and the deposit shall be marked accordingly in the books of the Accountant-General to a special ledger credit.

4. Where a lodgment of money or securities has been made under the preceding Rules, the Court may, on the application of the Company or Society, order :---

- (a) Investment in such of the stocks, funds, or securities in which cash under the control of or subject to the order of the Court may for the time being be invested as the applicants desire and the Court thinks fit, and either by way of original investment or by way of variation of investment.
- (b) Payment to the Company or Society of the interest, dividends, or income from time to time accruing due on any stocks, funds, or securities in which the deposit is for the time being invested.
- (c) Transfer or payment in the cases provided for by the Rules following of the deposit and the stocks, funds, or securities for the time being representing the same either from one ledger credit of the Company or Society to another or out of Court.

5. In the subsequent provisions of these Rules the term "the deposit fund" means the money or securities deposited, or the stocks, funds, or securities for the time being representing the same, as the case may be.

6. Rules 6 and 7 of the Rules relating to Deposits made by the Board of Trade under the Assurance Companies Act, 1909, on the 6th day of June, 1910, as applicable in Northern Ireland, shall apply, so far as applicable, to Societies and as if industrial assurance business were a class of assurance business within the meaning of those Rules.

7. The issuing in any case of any Warrant or certificate relating to a deposit or to the deposit fund, or any error in any such Warrant or certificate, or in relation thereto, shall not make the Ministry, or the person signing the Warrant or certificate on its

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Deposit Rules

behalf, in any manner liable for or in respect of the deposit fund, or the interest or dividends accruing on the same, or any part thereof respectively.

8. Any application under these Rules to the Court shall be made in such manner as shall from time to time be prescribed by Rules of Court. Provided always that any application relating to industrial assurance business under Rule 6 or Rule 7 of the Rules relating to Deposits made by the Board of Trade under the Assurance Companies Act, 1909, on the 6th day of June, 1910, as modified by these Rules shall be served on the Ministry.

CUSTODY, INSPECTION, AND CERTIFICATION OF DOCUMENTS.

9. A copy of every document required by the Assurance Companies Act, 1909, as amended by the Industrial Assurance Act (Northern Ireland), 1924, to be deposited with the Commissioner shall be open to inspection by any person on payment of a fee of 1/- for every inspection on the same day of documents (whether one or more) so deposited with the Commissioner relating to one and the same Company or Society; and any person may procure a copy of any such document or any part thereof on payment of a fee of 1/- if such copy does not exceed 216 words, with an additional fee of 4d. for every folio of 72 words in excess of that number, in addition to the fee for the certificate, if the copy is certified.

The Deputy Industrial Assurance Commissioner is hereby appointed for the purpose of certifying documents under Section 21 of the said Act as so amended.

QUALIFICATIONS OF AN ACTUARY.

10. Any person signing as actuary valuation returns of a Company or a Society shall be either :---

- (1) a Fellow of the Institute of Actuaries or of the Faculty of Actuaries ; or
- (2) where application is made by the Company or Society and where, in the opinion of the Commissioner, special circumstances exist, an Associate of the Institute of Actuaries or of the Faculty of Actuaries; or
- (3) such other person having actuarial knowledge as the Commissioner may, on the application of the Company or Society, approve, provided that such person has on at least two previous occasions made a statutory valuation for such Company or Society.

11. These Rules may be cited as the Industrial Assurance (Deposits, &c.) Rules (Northern Ireland), 1925.

INTOXICATING LIQUOR.

Given under the Official Seal of the Ministry of Commerce for Northern Ireland, this Fourteenth day of February 1925

W. D. Scott,

Secretary.

The Ministry of Finance for Northern Ireland concurs in the making of the foregoing Rules and by virtue of Sections 2 and 3 of the Public Offices Fees Act, 1879, and all other powers it thereunto enabling, hereby directs that the fees mentioned in this Order shall be collected by means of such impressed stamps as shall from time to time be approved for use in Northern Ireland.

Given under the Official Seal of the said Ministry of Finance for Northern Ireland, this Nineteenth day of February, 1925.

G. C. Duggan,

Assistant Secretary.

INTOXICATING LIQUOR. (Procedure) Rules.

MADE BY THE MINISTRY OF FINANCE FOR NORTHERN IRELAND, UNDER SECTION 3 OF THE INTOXICATING LIQUOR ACT (NORTHERN IRELAND), 1923, 13 & 14 GEO. 5, C. 12.

1925. No. 104.

In pursuance of Section 3 of the Intoxicating Liquor Act (Northern Ireland), 1923, the Ministry of Finance hereby makes the following Rules :--

Interpretation.

Lodgement of Claims. 1. These Rules may be cited as the Intoxicating Liquor (Procedure) Rules, 1925, and shall be read and interpreted in conjunction with the Intoxicating Liquor (Finance) Rules, 1923, and the Intoxicating Liquor (Procedure) Rules, 1924.

2. A claim for compensation arising under Sections 3 and 6 of the Act by reason of the non-renewal of a licence for the sale by retail of intoxicating liquor for consumption on the premises shall be made as follows, viz. :---

 (a) two copies of the claim shall be lodged with the Secretary of the Tribunal at 15 Donegall Square West, Belfast, on or before 9th December, 1925, or within such extended time as the Tribunal may in any case permit;

(L.S.)

(L.S.)