

New Articles and Regulations; Change of Name; Definition and Extension of Objects; Power to Issue Policies in Temperance and General Sections and Provisions relating thereto, and to Declarations, &c., of Members and Removal in certain cases of Policies and Profits from the Temperance to the General Section; Provisions as to Regulation of Affairs of Institution and Appointment, Powers, &c., of Directors and Officers; Investment of Funds; as to Tables of Contributions and Admission and rights of Members; Provision as to Payment of Claims and Charging Policies with Debts due by Members and Enabling Institution to Sell or Dispose of Policies; Provisions as to Periodical Investigations; Extension, Amendment and Repeal of Acts; and other purposes.)

**N**OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by or on behalf of the United Kingdom Temperance and General Provident Institution (hereinafter called "the existing Institution") for an Act for all or some of the following purposes (that is to say):—

1. To make provision for and with respect to the incorporation of the existing Institution under the name or title of "The United Kingdom Temperance and General Provident Institution" or such other name as the intended Act shall prescribe (hereinafter called "the Institution") with a common seal and power to sue and be sued and to hold land and property and to consolidate and confirm, or to repeal, cancel or annul, or to re-enact as specific provisions of the intended Act the laws and rules of and relating to the existing Institution with or without additions, alterations and amendments, as may be deemed expedient, and to provide new articles and regulations; to be set out in or scheduled to the intended Act; to enable the Institution at any time to repeal, alter or extend such articles and regulations by special resolution of the Institution or under such conditions or limitations as the intended Act may prescribe; to exempt the Institution from all or some of the provisions of the Acts of Parliament 10 Geo. IV, cap. 56; 4 and 5 Wm. IV, cap. 40; 3 and 4 Vict., cap. 73; and 17 and 18 Vict., cap. 56, so far as they apply to the existing Institution, and to provide that the provisions of the intended Act and the objects, articles and regulations set out or mentioned therein and any future articles and regulations that may from time to time be made thereunder shall in future form the constitution and objects and articles and regulations of the Institution.

2. To continue the objects of the existing Institution as at present authorized, or to alter, extend or enlarge the same, and to enable the Institution to grant or effect assurances on lives and survivorships, assurances payable at a given time with or without contingencies of survivance, and assurances against the contingency of marriage or birth of issue or against any other event or contingency that may defeat, limit or affect the interest of any person in the capital or income of any property whether in possession or reversion, to grant, sell and purchase annuities and purchase or sell reversions, to receive money for investment and accumulation to purchase and sell policies effected with the Institution, or any other assurance company, association, society or institution, to make and effect assurances or reassurances with, and to grant assurances or reassurances to, any such

company, association, society or institution, and in general to carry on all the business of and connected with a life assurance institution in any part of the world, and to purchase, acquire, take over, and undertake all or any of the business, property, rights and liabilities of any similar society, association, company or institution, or otherwise to define, enlarge or extend the objects of the institution in such manner as the intended Act may define.

3. To limit the risk which the institution may undertake in respect of any single event or contingency, and in respect of annuities, and to define the conditions upon which any policy may be declared void by the Institution.

4. To provide for the vesting of all or any property, real and personal, or funds held by trustees on behalf of the existing Institution in the Institution or in such trustees as trustees on behalf of the Institution or for the vesting of all or any such property in new trustees on behalf of the Institution, and to provide for and continue any exemption from duty which now exists, and if thought expedient for the commutation of any stamp duties in respect to such vesting, and to make provision with respect to the continuance of all or any rights, interests, liabilities and obligations of the existing Institution and trustees for the existing Institution, or if thought fit to release, discharge and indemnify such trustees from all obligations and liabilities arising out of or attaching to the office of trustees of the existing Institution.

5. To make provision for the issue or grant of policies in different classes or sections to be known respectively as the "temperance section" relating to the issue of policies to persons totally abstaining from the use of intoxicating liquors as may be defined by the intended Act and the "general section" relating to the issue of policies to persons not so abstaining, and subject to such terms, conditions and restrictions as the intended Act may prescribe, to provide for a declaration, agreement or undertaking being made, signed or given by persons taking out policies in the temperance section and on paying the premium from time to time; and to enable the directors of the Institution to make, cancel, annul, vary and amend rules and regulations with respect to such declaration, agreement or undertaking and to the terms of restriction or relaxation in relation thereto; and for the transfer of temperance policies to the general section in certain cases, and for the transfer in like cases of the bonuses or profits that have been credited to the temperance policies in the event of such transfer as the directors deem fit, and to provide in such cases for the holders of temperance policies so transferred being credited with the bonuses and profits on the general scale in lieu of the temperance scale. To make provision with regard to the division and allocation of profits and bonuses between and to the temperance and general sections respectively and any other class or section of policies issued or authorized by the intended Act to be issued by the Institution, and the method and conditions of distribution as the directors may determine or the intended Act may prescribe; and to make such other provision with regard to the admission, contributions and rights of members of the Institution, the conditions of their policies and the interest of members in the Institution's funds; and to apply, amend or alter the provisions of the existing Institution relating thereto, and