

1912, ch. 824, sec. 9A.

237. (*Funds.*) Any association may create, maintain, invest, disburse and apply an emergency, surplus or other similar fund in accordance with its laws. Unless otherwise provided in the contract, such funds shall be held, invested and disbursed for the use and benefit of the association, and no member or beneficiary shall have or acquire individual rights therein or become entitled to any apportionment or the surrender of any part thereof, except as provided in section 233. The funds from which benefits shall be paid and the funds from which the expenses of the association shall be defrayed, shall be derived from periodical or other payments by the members of the association and accretions of said funds; provided, that no association, domestic or foreign, shall hereafter be incorporated or admitted to transact business in this State, which does not provide for stated periodical contributions, sufficient to provide for meeting the mortuary obligations contracted, when valued upon the basis of the National Fraternal Congress Table of Mortality as adopted by the National Fraternal Congress August 23, 1899, or any higher standard with interest assumption not more than four per cent. *per annum*, nor write or accept members for temporary or permanent disability benefits except upon tables based upon reliable experience with an interest assumption not higher than four per cent. *per annum*.

Deferred payments or instalments of claims shall be considered as fixed liabilities on the happening of the contingency upon which such payments or instalments are thereafter to be paid. Such liability shall be the present value of such future payments or instalments, upon the rate of interest and mortality assumed by the association for valuation, and every association shall maintain a fund sufficient to meet such liability, regardless of proposed future collections to meet any such liabilities.

See notes to this section (as it stood in 1911) in volume 1 of the Annotated Code.

1912, ch. 824, sec. 10A.

238. (*Investments.*) Every association shall invest its funds only in securities permitted by the laws of this State for the investment of the assets of life insurance companies; provided that any foreign association permitted or seeking to do business in the State, which invests its funds in accordance with the laws of the State in which it is incorporated shall be held to meet the requirements of this sub-title for the investment of funds.

See notes to this section (as it stood in 1911) in volume 1 of the Annotated Code.

1912, ch. 824, sec. 11A.

239. (*Distribution of Funds.*) Every provision of the laws of the association for payment by members of such association in whatever form made, shall distinctly state the purpose of the same and the pro-