

The valuation herein provided for shall not be considered or regarded as a test of the financial solvency of the association, but each association shall be held to be legally solvent so long as the funds in its possession are equal to or in excess of its matured liabilities.

1922, ch. 492, sec. 169.

172. *Report of Valuation.* Beginning with the year 1917 a report of such valuation and an explanation of the facts concerning the condition of the association thereby disclosed shall be printed and mailed to each beneficiary member of the association not later than June 1st of each year; or, in lieu thereof, such report of valuation and showing of the association's condition as thereby disclosed may be published in the association's official paper, and the issue containing the same mailed to each beneficiary member of the association. The laws of such association shall provide that if the stated periodical contributions of the members are insufficient to pay all matured death and disability claims in full and to provide for the creation and maintenance of the funds required by its laws, additional, increased or extra rates of contribution shall be collected from the members to meet such deficiency; and such laws may provide that, upon the written application or consent of the member, his certificate may be charged with its proportion of any deficiency disclosed by valuation, with interest not exceeding five per centum per annum.

1922, ch. 492, sec. 170.

173. *Provisions to Insure Future Security.* If the valuation of the certificates, as hereinbefore provided, on December 31, 1920, shall show that the present value of future net contributions, together with the admitted assets, is less than ninety per cent. of the present value of the promised benefits and accrued liabilities, such association shall be required thereafter to reduce such deficiency not less than five per centum of the total deficiency on said December 31, 1920, at each succeeding triennial valuation. If at any succeeding triennial valuation such association does not show such percentage of improvement, the Commissioner shall direct that it thereafter comply with the requirements herein specified. If the next succeeding triennial valuation after the receipt of such notice shall show that the association has not made the percentage of improvement required herein, the Commissioner may, in the absence of good cause shown for such failure, institute proceedings for the dissolution of such association in accordance with the provisions of Section 175 of this Article, or, in the case of a foreign association, its license may be canceled in the manner provided in this Article.

1922, ch. 492, sec. 171.

174. *Deficiency Shown by Triennial Valuation.* Any such association, shown by any triennial valuation, subsequent to December 31, 1920, not to have made the improvements herein required shall, within one year thereafter complete such deficient improvements, or thereafter, as to all new members admitted, be subject, so far as stated rates of contribution are