

bers incurred prior to July 1, 1971, shall be paid in full both principal and interest, from the proceeds of the call to be issued on July 1, 1971.

Subsequent to July 1, 1971, from time to time, as and when the corporation has made or is about to make loans totaling not less than \$100,000.00, members shall become liable for a call equal to said loans, subject to the maximum call limit restriction. Such new call or calls made pursuant to this liability shall be prorated among the members, and participating interests shall be allocated among members, in the loans necessitating such call on the same basis and manner as from time to time may be applicable pursuant to the provisions of this [subparagraph] *subsection (a)*.

The evidences of the indebtedness of the corporation to its members incurred pursuant to calls made on or after July 1, 1971, shall be in the form of time notes collateralized by the allocation of participating interests, which notes shall have a maturity date corresponding to the maturity date of the loan most remotely coming due in which a participating interest has been allocated pursuant to the particular call involved.

Principal payments received on loans made by the corporation shall be allocated among the members on the basis of their participating interests and remitted not later than three months following receipt of such payments, in reduction of the indebtedness of the corporation to members under the time notes relating to such loan or loans. Interest accrued on the time notes shall be calculated and paid to members on the basis as set forth in such time notes and shall be paid at least once every three months.

Whenever any loan made by the corporation in which participating interests have been allocated to members pursuant to calls is determined by vote of the executive committee of the board of directors to be uncollectible, payment of the uncollectible principal balance of such loan shall be made from the capital, surplus and reserve funds of the corporation and shall be allocated among the members on the basis of each member's participating interest therein and remitted on the next following payment date.

Notwithstanding the provisions of any other law, general or special, the notes or other interest-bearing obligations of such corporation, issued in accordance with and by virtue of this subtitle and by the bylaws of such corporation, shall be legal investments for the financial institutions which become members of such corporation.

84A.

(a) "*Organized crime*" *defined*.—The term "organized crime" means any combination or conspiracy to engage in criminal activity as a significant source of income or livelihood, or to violate, aid or abet the violation of criminal laws relating to prostitution, gambling, loan sharking, drug abuse, illegal drug distribution, counterfeiting, extortion, corruption of law enforcement officers or other public officers or [employers] *employees*.

136B.

In case the dissolution of a charitable or religious corporation of this State without capital stock involves provision to be made as