

Dear Barbara,

Section 24 of  
The Incorporated Societies Act  
requires that the final clause  
of our rules be in the following  
form (or similar). The  
Company's Office does not like  
our  $\frac{2}{3}$ .

Yours in haste  
Michael

A majority of the Members present at a <sup>general</sup> meeting (provided that all the liabilities of the Association have been duly discharged) pass a resolution requiring the Association to be wound up as from a date to be named in such resolution and ~~may~~ pass a further resolution directing the method of disposition of <sup>the</sup> funds and property of the Association after winding up thereof and requiring notice of such resolution to be sent to the Registrar PROVIDED that such resolutions shall be effective only if they are confirmed at a subsequent general meeting called together for that purpose and held not earlier than thirty days and not later than sixty days after ~~which~~ the date on which the resolutions ~~are~~ to be confirmed were passed.