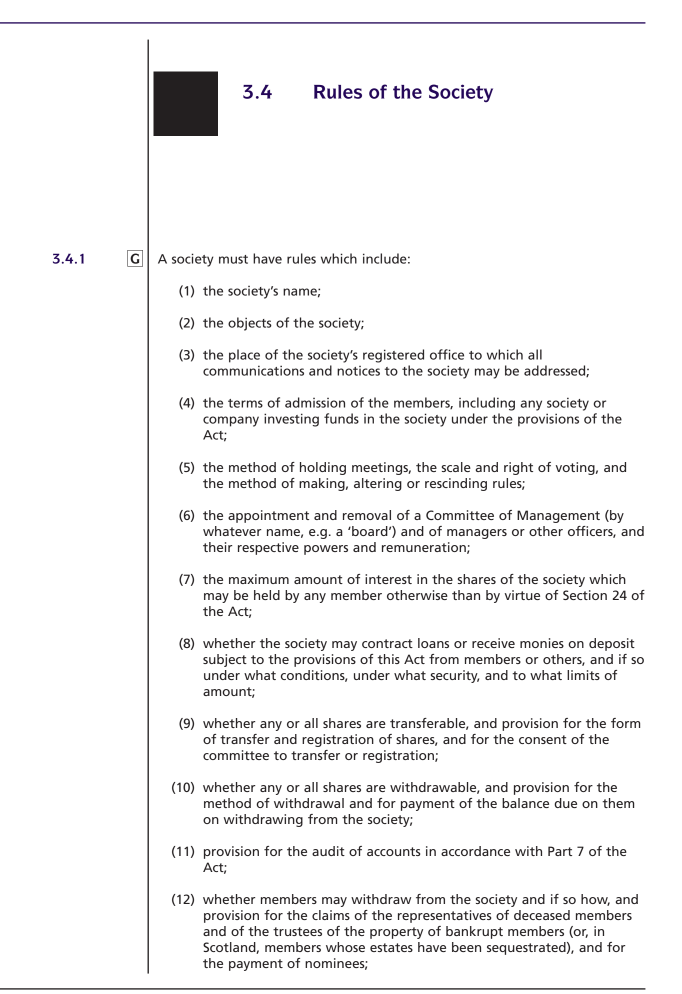
Registration Function under the Co-operative and Community Benefit Societies Act 2014 Guide

Chapter 3

Society registration

RFCCBS 3 : Society registration



3

		(13) the way in which the society's profits are to be applied;
		(14) if the society is to have a common seal, provision for its custody and use;
		(15) whether any part of the society's funds may be invested, and if so by what authority and in what way.
3.4.2	G	Societies can include additional rules providing those rules are not contrary to the Act.
3.4.3	G	Objects Societies must have an 'objects' rule. The 'objects' describe and identify the purpose for which the society has been set up. Objects rules can be broad, but not so vague that they are meaningless in practice. For example, an object for a community benefit society of 'to benefit the community' is insufficient.
		Entrenchment/fundamental rules
3.4.4	G	Societies can decide that specific rules are 'fundamental' – requiring a higher threshold for change. They can also seek to entrench rules to try and prevent those rules from amendment in the future. There is however no legislative mechanism to give effect to the entrenchment of rules.
3.4.5	G	A society can still deem certain clauses to be fundamental, or put in higher thresholds for rule amendments to particular clauses, as long as such amendments are not contrary to the legislation. For instance, any attempts at entrenchment cannot change statutory thresholds (see RFCCBS 3.4.15 onwards for further details).
3.4.6	G	Before we register a rule amendment, we will check if that clause is fundamental or subject to a higher voting threshold and seek to give it that effect.
3.4.7	G	We are limited in our ability to do this. The courts have decided that even fundamental clauses can be changed under certain circumstances, e.g. if all members unanimously approve the rule amendment.
		Changes to statutory thresholds
3.4.8	G	The Act gives societies the ability to:
		(1) transfer engagements to another society or a company;
		(2) convert to a company;
		(2) amalgamate with other societies or companies.

3.4.9	G	For each of thes have to be met.	•	e legislation states the voting thresholds which		
3.4.10	G	the legislation sa the rules of a so	ays a society m ociety cannot ch es 'absolute mi	e these statutory thresholds. If, for example, ay do X if X% of members vote in favour, then hange these requirements. So a society cannot nimums' on numbers of members voting, or resholds.		
3.4.11	G	Similarly, if the l are met, then no		a society can do something if certain criteria this.		
		Statutory ass	et locks			
3.4.12	G	assets. These ass other than regu	et locks are on lated housing a	al restriction on how a society can use its ly available to community benefit societies associations or charities. This is because and charities already have separate statutory		
3.4.13	G		ne benefit of th	et lock, it cannot use or deal with its assets ne community or for one of the purposes given		
3.4.14	G	Co-operative societies can put a non-statutory asset lock in their rules, but it does not have the same effect as a statutory asset lock.				
3.4.15	G	If a community benefit society wants to put in place a statutory asset lock, their rules must include the following wording:				
		[Note : Regulation on Use of Assets		1, The Community Benefit Societies (Restriction 2006]		
			F	Restriction on use		
		Pursuant to regulations made under section 1 of the Co-operatives and Community Benefit Societies Act 2003:				
		(1)		ety's assets are subject to a restriction on their		
		(2)		ust not use or deal with its assets except—		
			(a)	where the use or dealing is, directly or indir- ectly, for a purpose that is for the benefit of the community;		
			(b)	to pay a member of the society the value of his withdrawable share capital or interest on such capital;		
			(c)	to make a payment pursuant to sections 36 (payments in respect of persons lacking capa- city), 37 (nomination by members of entitle- ment to property in society on member's death), 40 (death of a member: distribution of property not exceeding £5,000) of the		

	Restriction c	on use	
	Co-operat ies Act 20	ive and Community Benefit Socie 14;	
(d)	rules of th erty of ba members	to make a payment in accordance with the rules of the society to trustees of the prop erty of bankrupt members or, in Scotland, members whose estate has been se- questrated;	
(e)		society is to be dissolved or , to pay its creditors; or	
(f)	to transfer following-	r its assets to one or more of the —	
	(i)	a prescribed community be- nefit society whose assets have been made subject to restriction on use and which will apply that restriction to any assets so transferred;	
	(ii)	a community interest company;	
	(iii)	a registered social landlord which has a restriction on the use of its assets which is equivalent to a restriction of use and which will apply that restriction to any asset so transferred;	
	(iv)	a charity (including a com- munity benefit society that a charity); or	
	(v)	a body, established in North ern Ireland or a State other than the United Kingdom, that is equivalent to any of those persons.	
poses o	f regulations made	is rule which is defined for the pu e under section 1 of the 2003 Act ven by those regulations.	
registered, or the wordi by special resolution. He	ing can be added a owever once incluc	rules at the time the society is at any point in the society's lifet led, the wording cannot be rest of the society's life.	

3.4.16