

of her Contracts or engagements and from and immediately after the decease of the said Amelia N. Myers then in trust that the same ground and premises shall descend to and become the property of the Child or Children the said Amelia N. Myers may hereafter have his her or their Executors, Administrators and assigns if more than one as tenants in Common Equally the issue of any deceased Child of the said Amelia N. Myers if any such issue then should be to take and have the part share or proportion only to which the parent of such issue would if living be entitled, & And in the event of the decease of any of the Children of the said Amelia N. Myers under age and without issue, the part share or proportion of him her or them so dying shall descend to and become the property of the survivor or survivor of them. & But in case the said Amelia N. Myers shall depart this life without leaving a Child or Children or descendants of the same living at the time of her death, or in case she should leave a Child or Children or descendants thereof living at her decease, and such Child or Children and descendants should subsequently depart this life under age and without issue, then to the use, benefit and behoof of the right heirs of the said Jacob Myers and their assigns absolutely. & And Lastly it is agreed and understood by and between the parties hereto, that neither the said Alexander J. Miller nor his heirs Executors or administrators shall be in any manner liable or answerable for any casual or involuntary loss or damage that may accrue or happen to the said trust Estate, or the rents issues or profits thereof. & In testimony whereof the said parties hereto have hereunto subscribed their names and affixed their seals on the day and year first above written. &

Signed, Sealed & deliv: in the presence of William Eichelberger of J. Sam. Purviance
 J. Myers
 A. J. Miller

State of Maryland City of Baltimore Oct 2

So it remembered and it is hereby certified that on the 15 day of February Eighteen hundred and forty, before the subscribers two Justices of the Peace of the State of Maryland in and for the City of Baltimore aforesaid personally appeared Jacob Myers the party of the first to the foregoing indenture or instrument of writing and acknowledged the same to be his act and deed. And we do hereby further certify that of our own knowledge we are satisfied that Jacob Myers who has executed and acknowledged the foregoing indenture or instrument of writing is the person named and declared as and professing to be party therein. & In testimony whereof we have hereunto subscribed our names on the day and year aforesaid. &

Received to be recorded the 15 day of February 1840 at 14 past 10 o'clock A.M. same day recorded and Examined. & Per Sheriff Clerk

In testimony that the foregoing is truly copied from D. B. No 296, folio 123 v. 2 of the said Records of Baltimore County, which Records are now in my keeping, I hereto set my hand and affix the seal of the Superior Court of Baltimore City on this 25 day of November 1841. &

Alford Mace Clerk

State of Maryland Frederick County, to-wit: J. L. McLean Register of Wills for Frederick County, do hereby certify and attest that on the 1st day of April 1857, Samuel C. Simmons was by the Orphans Court for Frederick County appointed Guardian to Alexander Robinson, Grace P. Robinson and Charles M. Robinson, heirs and representatives of Jacob Myers, late of Baltimore City Maryland dec? who executed a Bond to the State of Maryland, in the penal sum of forty thousand dollars to

Archibald D. G.