

*Twentieth*—And it is hereby further covenanted and agreed, by and between the said parties to these presents, that the association and limited copartnership herein before contracted and formed, shall continue till the first day of March, which will be in the year of our Lord one thousand eight hundred and forty one and no longer: but the proprietors or holders of two thirds of the stock in the said association or copartnership at a general meeting of the stockholders, after six months previous notice in all the newspapers, printed and published in this Province, in which the object of such meeting shall be stated, may, and are hereby authorised and empowered to dissolve the said copartnership at any prior period: provided also, and it is hereby expressly and explicitly agreed, by and between the said parties that the said association or limited copartnership hereby established, shall not cease by or upon the death, natural or civil, or the bankruptcy of any stockholder or stockholders in the said association or copartnership, but that notwithstanding such death or bankruptcy the said association and copartnership shall continue and subsist as if such event had not occurred.

*Lastly*.—We the undersigned parties to these presents, do hereby covenant and agree, to and with each other, that we will respectively take in the joint stock of the said association or copartnership, the number of shares written, and specified and subjoined to and after our several and respective names and firms hereunto subscribed, on the terms and conditions, and subject to the covenants and agreements herein before contained.

In faith and testimony whereof, we the said undersigned parties to these presents have hereunto set our hands, at the City of Montreal, in the Province of Lower Canada, the twelfth day of October, in the year one thousand eight hundred and eighteen.