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## Children and B

make principal, interest and premium due at once, and any valver of the right to enforce payment of the sume shall not prevent the payee from enforcing the right upon any recurrence of the default.

The share of stock in the FIDELITY BUILDING AND BOAN ACCORATION held by the undersigned as shown by Certificate of Stock No. 2821, are hereby pledged and transferred to the Fidelity Building and Loan Association as collateral security for the performance of the conditions of this obligation and the mortrage securing the same. It is expressly agreed by the makers hereof that this note is made with reference to and under the laws of the State of Oklahoma, an and is to be governed by the laws of said State. Witnesses:

## Zilla B. Harvey

## J. N. Harvey

an ana baalan an baadah perseta si kasa

Now if the said Milla B. Havey and J. N. Harvey their heirs, executors, administrators or assigns, shall well and truly pay or cause to be paid the above recited note, according to the tenor thereof, and all assessments, dues, fines, and all other charges or liens upon or against said stock, to the said FIDELITY BUILDING AND LOAN ASSOCIATION? its successors or aceigns, according to the By-Laws of said Association; and keep caid premises incured against loss by Fire or Tornado, in such companies as are acceptable to the Ausociation; and pay all taxes, rates, chaffees and assessments, and secure the release and discharge of all liens upon and against said property within ninety days after said taxes, rates, charges, assessments, and liens accrue; and keer said property in sood ressir, as berein provided; THEN this martrage shall be void; otherwise to remain in full force and virtue in law.

It is further acreed that if default shall be made in the payment of any of soid sums of money, or any vart thereof, or the revformance of any of the conditions hereinbefore specified, then the whol indebtedness, including the amount of all dues, fines, acceremented of or other charges upor said stock, shall become due, and the granties herein, its successors or assigns, any proceed by forcelosure, or any other lawful mode, to collect the amount of said note, posether with all interest, premium, cost, and the amount of all dues, fines, asmean site, or other charges on said stock, and all taxes, rates, insurance, liens, charges an and accessments accrued on said real estate; and that said grantee shall be entitled to the possession of said premises and of said property. But it is further understood and agreed by and between the parties hereot, that the Board of Directors. of said Association may, at their option, may or cause to be maid, the said taxes, charges, insurance, rates, liens and ascessments do due and payable, and charge them acainst said grantors, their heirs, 'executors, administrators or assigns, and the amount so gaid shall be a lien on said mort-aged premises, and shall bear interest and memium at the/rate specified herein, and may be included in any judgement rendered to foreclose this mortgage; but whether they elect to pay such taxes, charges, incurance, rates, liens and assessments or not, it is distinctly understood that in all causes of delinquencies as above enumerated, then in like manner the said note, and the whole of said sum shall immediately become due and paya /ble.

And it is further acreed, that if foreclosure proceedings be instituted, an attorney's fee of ten per cent additional shall be allowed, the said fee in any case to be at least Twenty-Five Dollars, and taxed as cost in the case; and the grantor herein, for the consideration hereinbefore specified, expressly raise appraisement of said property and all benefit of the homestead, stay, or exemption laws of the State of Oklahoma.

Witness their hands this 14" day of April, 1923.

Zilla B . Harvey J. N. Harvey

STATE OF OKLAHOMA, O ) 82. COLMEY OF TULLA.