No. 21 IN CO.

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Loan No. 129541

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THIS INDENTURE, Made this 28th day of Harch , 19 50 , between :

JOHN W. SNYDER and LEFA E. SNYDER, his wife,

of the Counties" Douglas and Franklin , and Biate of Kangas , bereinafter miled mortgager, whither one or more, and THE FEDERAL LAND BANK OF WICHITA, Wichita, Kansas, hereinafter called

WITNESSETH: That said me rigagor, for and in consideration of the sum of

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FIVE THOUSAND FOUR HUNDRED AND NO/100 (\$5,400.00) - ----- - DOLLARS, hand paid between roots mitschall and my and (vojado ovoj hand paid by mortgages, accept of which is hereby acknowledged, mortgages to said mortgages, all o scribed real state situate in the County of Douglas and Frenklin , and State of Kanzas - --- iged, mortgages to said mortgagee, all of the following de-. to-wit:

The SE¢ of Section 13, Township 15 South, Range 17 East of the 6th Frincipal Meridian, ESS the following described tractes: Beginning at the Southeast corner of said quarter, section, thence running North 18 rods, 5 feet; thence Vest 20 rods 2% feet; thence South 13 rods, 5 feet; thence East 20 rods, 2% feet to point of beginning, less 1½ acres out of the southeast corner of said tract, being one acre, more or less, as described in Beed Book 63, Fage A97 Records of said County; also, less beginning 40 rods Vest of the South-east corner of said quarter section, thence running North 11 3/7 rods; thence Vest 14 rods; thence South 11 3/7 rods; thence East to place of beginning, containing 1 acre, more or less; DUGLAS DOUNT, Kaneas; The Vest 64 acres of the Northwest fractional quarter of Section 19, Township 15 South, Hange 18 East of the 6th Frincipal Meridian, in FRANLIN COUNTY, Kaneas;

Containing 242 acres, more or less, according to the U.S. Government Survey thereof;

Service and Advances out

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Together with all privilages, hereditaments and appurtenances thereunto belonging, or in any wise appertaining, including all writer, irrigation and drainage rights of every kind and description, however evidenced or manifested, and all rights-of-way, appersies and futures belonging to or used in connection therewith, whether owned by mortgager at the date of this mortgages or thereafter, acquired.

This materiary sequences. This materiary is given to secure the payment of a promissory noto of even data herewith, executed by mortgages to mort-gage, in the ansomi of \$ 5,400.00 , with interest at the rate of four per cent per annum, and principal, with interest, being payable on the amortization plan in semi-annual installments, the last installment being due and payable on the last day of June , 1970, and providing that defaulted payments shall bear interest at the rate of six per cent per annum.

Morigagor hereby covenants and agrees with morigagee as follows:

1. To be now lawfully seised of the fee simple tile to all of said above described real estate; to have good right to sail and convey the same; that the same is free from all membrances; and to warrant and defend the tills thereto against the lewful caims or demands of all persons whomsever.

2. To pay when due all payments provided for in the note(a) secured hereby.

5. To pay when due all taxes, liens, judgments, or assessments which may be lawfully assessed or levied against the property herein mortgaged.

Ethias use property merms moregraps. 4. To name and keep insured buildings and other improvements new on, or which may hereafter be placed or, said premises, against loss or damage by firs and/or tornado, in companies and amounts astifactory to mortgages, any palicy wridencing anch impurses to be deposited with and loss thereander to be payable to; mortgages as any palicy ary and and a point of mortgages may be used to pay for meconstruction of the destroyed importunent(s) or, if not on applied may, at the solution of the device of a payable to; any indebtedness, matured or numatured, secured by this mortgage.

5. To use the proceeds from the loan secured hereby solely for the purposes ast forth in mortgager's appli-cation for sold loan.

Tettory or man main. A. Not to permit atther withhily or by neglect, any unreasonable depreciation in the value of said premises or the buildings and improvements situate thereon, but to keep the same in good repair at all times; not to remove or permits atthe removed from said premises any buildings or improvements situate thereon; not to commit or inform to be removed from said premises any buildings or improvements situate thereon; not to some or permit sain, excepting such as may be necessary for ordinary domesic purposes; and not to permit said real state to deprecise in value cannot be necessary for ordinary domesic purposes; and not to permit said real states to deprecise in value cannot be added in the state of indequate or improper drainage or brigation of said land.

7. To reimburns mortgages for all costs and expenses incurred by it in any suit to foreview this mortgage or in any suit in which mortgages may be obliged to defend or protect its rights or lien acquired heaving including all subtract fees, court costs, a reasonable aitorney fee where allowed by law, and other expenses and such sums shall be secured hereby and included in any derse of foreclosure.

The mortgage is minice's to the Federal Farm Loan Act and all acts ammulatory thereof or supplementary thereta. Is the prest of the death of mortgager, the heir(s) or legal representative(s) of mortgager shall have the option, within in the year to assume this mortgage and the stock interests held by the decased in connection herewith. In the years mortgaged, or fulls to pay when due any taxe, ilean, judgeness held mortgager may have such payment at the property level mortgaged, or fulls to maintain insurance as hereinhedore provided, mortgager may make such payment at the providence of the most of the most of the part of the stock interests held by the decased in connection here the payment at the date of payment at the rate of all part ones not more to the inductories and bare but not here interest from the state of payment at the rate of all part ones are stored on the inductories and the store interest from

he date of payment at the rate of six per cent per annum. The side mortgager hereby transfers, sets over and conveys to the mortgages all rents, royalties, bonnes and delay intering or that mortgager hereby transfers, sets over and conveys to the mortgages all rents, royalties, bonness and delay intering or that may have be time become development, being and and gas or other mineral lease(s) of any kind new rates or that may have be time become development to mortgages acch deed or other instruments as the mortgages may new payor styres to exceed, activeredge mort accistence, overrain the short described land, or any portion thereof, and said mort-payor styres to exceed, activeredge mort accistence, overrain the short described land, or any portion thereof, and said mort-ation of the source requests and the mortgages of the short described land, or any portion thereof, and taki or sector requests in wrete to faith mort agains of the short advanced in payment of the short and the mortgages and beendy measures and the mortgages of any sum a not to abits or reduce the samannal maximum balance. If any car the same there is a linking mortal is mort a same, however, an not to abits or reduce the samannal maximum balance. If any car there is not the have the requestion of the balance, if any car the same the balance is a same and advage and delay mortal barby or point interaction and the balance, if any car are the same to abit or reduce the samannal maximum is built to a some relies and the have to be balance or and mortgages may, at its option, turn over and delay mort to the the nortgage or more or and lands, either in whole