3. To pay all taxes and special assessments of any kind that have been or may be levied or assessed that the state of Kansas upon said premises, or any purt thereof, or upon the note or debt secured hereby, or upon the interst of Martagage in said premises or in said note or said debt, and procure and deliver to the the interst of Martagage in the proper officer showing payment of all such taxes and assessments. A to keep said premises free from all prior lines and upon demond of Martagage to pay and procure and set of any lien which in any way may impair the security of this martagae. The teep said premises free from all prior lines and upon demond of Martagages to pay and procure and set of any lien which in any way may impair the security of this martagae. The teep said premises free from all prior lines and upon demond of Martagages to any and procure and set of any lien which in any way may impair the security of this martage. The teeven of default by Martagages under paragraphs 2, 3 or 4 above, Martagages have instituted frages secure due and collectible or not, may all said taxes and assessments without determining the validity thereof (unless Martagages have instituted page security therefor acceptable to it?) and (c) pay such lens, and all casts, expenses and attaces of apy lenge legal proceedings to test the validity of such taxes or assessments or have deposited with Martagage and shall be immediately due and payable by Martagages to entry and the highest rate allowed by law, shall be deemed a part of the indebtedness secured by the said indebtedness is fully paid, they will not make any such assignment or acceptable to it? and you far any lesse under such a such as a such assignment or a said leases having the time an unexpired term of more than two assignment or pledge of any lesse under such a lesse.

remainder of said premises for the full amount of said indebtedness then remaining unpaid, and no change in the ownership of said premises shall release, reduce or otherwise affect any such personal liability or the lien hereby created. 9. That if the loan secured hereby is obtained to assist in financing building construction or remodel-ing, or any other improvements to the property. (a) if such improvements shall not, in accordance with plans and specifications approved by Mortgagee, be completed prior to the expiration date of the loan com-mitment, or (b) if work on such improvements shall coss before completion and remain abandoned for a period of fifteen consecutive days, the existence of either circumstance shall constitute an event of default under the terms of this instrument, and at any time thereafter, the said note and the whole indebtedness secured hereby shall, at the option of the Mortgagee and without notice to Mortgages (such notice being hereby expressly waived), become due and collectible at once by foreclosure er otherwise. In the event of such cessation or obandonment of work as aforesaid, Mortgagee may, at its option, also enter upon the property and complete the improvements and Mortgagors hereby give to Mortgage II power and authority to make such entry and to enter into such contracts or arrangements as it may consider necessary to com-plete the same. All moneys expended by Mortgage in connection with completion of said improvements shall be included in the indebtedness hereby secured and shall be payable by Mortgagors immediately and without demand, with interest at the rate of the per cent per onnum. Until the loan shall have been fully disbursed, the agents of the Mortgage shall have the right to enter upon the property at any and cell times to inspect the improvement project that is under way. 10. That if this mortgage is given by a corporation, such Corporate Mortgagor expressly waives any right to a period of redemption after foreclosure sale in the event of foreclosure. If this

night to a period of redemption after foreclosure sale in the event of foreclosure of this mortgage. 11. Mortgagors specifically covenant and agree that they will not make any conveyance of the mortgaged real estate nor cause or permit title thereto to be vested in any other person or persons nor cause or permit a change in the existing proportionate ownership in the capital stock of Creacent 011, Inc. without the prior written consent of Mortgagee. Any such conveyance or transfer of title or change in the existing proportionate ownership of said capital stock without written consent of Mortgagee shall constitute a default under the terms of this insirument and Mort-ragors agree to pay to Mortgagee in addition to the whole indebtedness hereby secured (as provided in the event of default) a prepayment fee, to the extent that such shall be lawful, of nine months interest on the original principal amount of the loan less the payments made thereon. It is understood and agreed that a change in stock ownership due to death of an individual stockholder or inter-company transfers by and between companies owned and controlled by present stockholders of Crescent 011, Inc. are not changes in stock ownership prohibited by this provision. 12. It is covenanted and agreed that the Mortgagors will furnish to the Mortgagee

It is covenanted and agreed that the Mortgagors will furnish to the Mortgagee Let. It is coveranced and agreed that the porgagors will further to the strengther within filtery days after the end of each fiscal year an annual operating statement, certified by a certified public accountant or by any other qualified person and in such manner as is mutually agreeable, showing, among other things, a detailed statement of all operating expenses and income with respect to the above described premises for the preceding year.

IT IS MUTUALLY AGREED THAT:

MUTUALLY AGKEED THAT:
Mortgage shall be subrogated to the lien of any and all prior incumbrances, liens or charges paid and discharged from the proceeds of the note hereby secured, and even though said prior liens have been released of record, the repayment of said note shall be secured by such liens on the portions of said of premises a diffected thereby to the extent of such payments, respectively.
Whenever by the terms of this instrument or of said note Mortgagee is given any option, such option may be exercised when the right accrues, or at any time thereafter.
All Mortgagors shall be jointly and severally liable for fulfillment of their covenants and agree-ments herein contained, and all provisions of this mortgage shall inure to and be binding upon the heirs, executors, administrators, successors, grantees, lessees and assigns of the parties hereto, respectively.

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