Fee Faid 33 MORTGAGE-Savings and Loan Form (Direct Reduction Plan) 255-2 Hall Links Co., Inc., To	0.25
MORTGAGE-Savings and Loan Form (Direct Reduction Plan) 255-2 Hall Lithb Co., Inc., Tot	5
Protection and a second s	eka
BOOK 112 3071 MORTGAGE	
THIS INDENTURE, made this 30th day of September	veen N
of Hontgomery County, Kansas, as mortgagor , and THE COMMERCE SAVINGS AND LOAN ASSOCIATION , a corporation organized and exis	
under the laws of Kansas with its principal office and place of business at Shawnee	ung
WITNESSETH: That said mortragor, for and in consideration of the ram of TNELVE THOUSAND EIGHTY AND 97/100THS Description of the ram of the receipt of which is hereby acknowledged, do GE by these presents mortgage and warrant unto said mortgages, its success and assigns, forever, all the following described real estate, situated in the county ofOuglaS	
and assigns forvers, all the following described real estate, situated in the county of <u>Douglas</u> and State of Kamesa, to wit: Lot 2 except the West 25 feet thereof, in Block 4; in SOUTHRIDGE ADDITION NO, 1; an addition to the City of Lawrence, Douglas County, Kansas	1 Section
Transfer of title of the real property hereinabove described without written consent of the mortgagee shall render the amount due under the promissory note immediately payable at the option of the mortgagee.	of Le
Mortgagor hereby agrees that the period of redemption in the event of foreclosure of mortgage shall be 15 days, the mortgagor hereby waiving any and all statutory right or rights under the Homestead laws of the State of Kansas.	this C
Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, st windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now loc on said property or hereafter placed thereon.	
TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtena thereunto belonging, or in anywise appertaining, forever, and warrant the title to the same. Said mortgagor hereby c nant: a with said mortgagee thatM it 18, nt the delivery hereof, the lawful owner of the premises above conv	ove-
and described, and	ices, iver.
PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of TWELVE THOUSAND %IGHTY AND 97/100THS Deliars (\$ 12,080.97 with interest thereon, together with such charges and advances as may be due and payable to said mortgagee under the te	I'ms
and conditions of the promissory note of even date herewith and secured hereby, executed by said mortgagor to said m gages, payable as expressed in said note, and to secure the performance of all the terms and conditions contained therein. Is a said note are hereby incorporated herein by this reference. It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advances made to	
mortgager — by said mortgager, and my and all indebtedness in addition to the amount above stated which said mortgagen any of them, may owe to min nortranger, however, evidenced, which is the second or otherwise. This mortgages are remain in full force and effect between the parties hereign and there is not in full force and effect between the parties hereign and there is not in the parties of the second or the second hereign and the second hereign and the second hereign and second hereign and second hereign and advances are area in the first parties of the second hereign and thereign and the second hereign and the second hereign an	s, or that! antil
The mortgager hereby assigns to said margages all rents and income arising at any and all times from said prop and hereby authorize said mortgages or its agent, at its option, upon default, to take charge of asid property and collect all J and income thereform and apply the same to the payment of interest, principal, insurance promium, targe, measurents, rep or improvement necessary to keep said property in tenantable condition, or to other charges or payments provided for here in the note hereby secured. This rent assignment ahall continue in force until the unpaid balance of said note is fully paid, taking of possession hereunder shall in no manner prevent or retard said mortgage in the collection of said runs by forcels or otherwise.	erty ents airs n or The sure
Any transfer of said real estate shall be subject to the condition that the purchaser or purchasers shall also be liable	in the
The fullure of the mortgagee to assert any of its rights herwunder at any time shall not be construed as a waiver of right to assert the same at any later time, and to insist upon and enforce strict compliance with all the terms and provision said note and of this mortgage.	1
If said mortgagor shall cause to be paid to said mortgages the entire amount due it hereunder, and under the terms provisions of said mote hereby secured, including future advances, and any extensions or renewals thereof in accordance v the terms and provisions thereof, and if said mortgagor shall comply with all the provisions of said note and of this mortg	and with age,
the terms and provisions thereof, and if said mortgagorshall comply with all the provisions of aid note and of this mortgager that have presents shall be entitled to the session of all of said property and may, at its option, declare the whole dis said note and all indebtdness; prepresented thereby be immediately due and payable, and may foreclose this mortgage or take any other legal action to protect its right, and I the distribution indeclare they shall draw, interest at 10% per annum. Appralement waive This mortgage shall be builting upon and shall enure to the benefit of the heirs, executors, administrators, sticcessora	y to rom d
IN WITNESS WHEREOF, said mortgagor has bereunto set. 10 hand the day and year first at written.	
Attest: CRESCENT OIL, INC	- 1
Pred, Benson, Jr., Secretary-Treasurer Rodgers By Johnson, President	Tation is a second

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