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BOOK 148 307	8		Hall Litho Co., Inc., Topek
	MOR	FGAGE	Lean No. DR 1662
THIS INDENTURE, made this	P	September *	
CRESCENT OIL,	1110-		
Montgomery C	ounty, Kansas, as mortgage	and	and the second
THE COMMERCE SA	VINGS AND LOAN ASS	OCIATION .	a corporation organized and existing
ader the laws of Kansas with its pansas, as mortgages;	the second se	The second se	Shavneg
WITNESSETII: That said mor WELVE THOUSAND EIGHTY AN	<u>0 97/100 </u>		
e receipt of which is hereby acknow d assigns, forever, all the following d State of Kansas, to-wit:	lodged, doby these pres	ents mortgage and warran	t unto said mortgagee, its successors Douglas
ot 3 except the East 25	fant phone to be	the last last last last last last last last	
	bugias c	ounty, nansas	
t the option of the mort,	gagee.	wer the promissory	ithout written consent of note immediately payable
ghts under the Homestead	d laws of the State	of Kansas.	vent of foreclosure of thi d all statutory right or
rether with all heating, dighting, an dows and doors, and window shad said property or hereafter placed	d plumbing equipment and as or blinds, used on or in c thereon.	fixtures, including stokers connection with said proper	and burners, screens, awnings, storm ty, whether the same are now located
TO HAVE AND TO HOLD THE	SAME, together with all a	and singular the tenement	a, hereditaments and appurtenances e. Said mortgagor hereby cove-
with said mortgagee that	not 11 18 _, at the deliv	ery hereof, the lawful own	and at the low of the low of the
that will warrant and d	La good and indefeasible e	state of inheritance thereis ver against the claims and	tree and clear of all encumbrances, demands of all persons whomsoever.
PROVIDED ALWAYS, and this	instrument is executed and	Anthropa a second second	
a interest thereon, together with an conditions of the promissory note	ich charges and advances a	a may be due and payable	- Dollars (\$ 12.080.97). to said mortgagee under the terms
ee, payable as expressed in said no as of said note are hereby incorpo	the, and to secure the performand herein by this referen	secured hereby, executed b rmance of all the terms as nce.	y said mortgager under the terms y said mortgager to said mort- id conditions contained therein. The
as is the intention and agreement o	the narries bereto that th	the second s	
ain in full force and effect between imounts secured hereunder, including	the parties hereto and thei ag future advances, are pui	ether by note, book account r heirs, personal represent id in full with interest.	re any future advances made to said ove stated which said mortgagors, or t or otherwise. This mortgage shall atives, successors and assigns, until
the mortgagor hereby assign in hereby authorize said mortgages o income therefrom and apply the sar	a. to said mortgagee all rer r its agent, at its option, up ne to the payment of interes	its and income arising at a bon default, to take charge	ny and all times from said property of said property and collect all rents
approvements necessary to keep said to note hereby secured. This rant and of possession hereunder shall in thereise	property in tenantable con maignment shall continue in no manner prevent or reta	dition, or to other charges a force until the unpaid ba rd said mortgages in the r	ct ny and all times from said property of said property and collect all rents miums, taxes, assessments, repairs or payments provided for herein or anace of said note is fully paid. The ollection of said sums by foreclosure
There are no unpaid labor or mate	rial bills outstanding which	would manufe in a marken	
payment of such indebtedness.	nau be subject to the condi-	tion that the purchaser or	purchasers shall also be liable for
to assert the same at any later the	me, and to insist upon and	under at any time shall n enforce strict compliance w	ot be construed as a waiver of its with all the ferms and provisions of
If said mortgragorshall cause t	be paid to said mortgagee including future advances,	the entire amount due it i and any extensions or re	ercunder, and under the terms and newals thereof in accordance with
erns and provisions thereof, and if these presents shall be void; other on of all of said property, and may,	said mortgagor shall con wise to remain in full force at its option, declare the w	mply with all the provision.	s of said note and of this mortgage,
ate of such default all items of ind	ay forcelose this mortgage ebtedness secured hereby sh	or take any other legal ac sall draw interest at 10% p	newals thereof in accordance with a of said note and of this mortgage, frares shall be entitled to the pos- ndebtedness represented thereby to iton to protect its right, and from er annum. Appraisement waived.
ns of the respective parties hereto. N. WITNESS, WHEREOF, said	Service in the second second second	teris of the heirs, executo	rs, administrators, successors and
esta 115	0	1 . I . I . I . I . I . I . I . I . I .	d the day and Spar first above
Sur Shuman	2	CRESCENT OIL,	200
d Benson, Jr., Secretary	Treasurer	Rødgers B.	Johnson, President
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