MORTGAGE

BOOK 142

3213

Loan No. 51148-03-0-LB

This Indenture, Made this 22nd day of October . 19 65 between . Greacent Oil, Inc., a Kansas Corporation

NT TRANSCRUCTURY in the State of Kansas, of the first-part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CIATION of Topeks, Kansas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of <u>Two Hundred Eighty-five</u>

Thousand and No/100 -

County, Kansas.

The mortgagor, a corporation, hereby agrees to wholly waive the entire period of redemption as against it, in the event of a foreclosure of this mortgage and a sale of the property herein described."

Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon.

TO HAVE AND TO HOLD THE SAME. With all and singular the tenements, hereditaments and appurtenances there-unto belonging, or in anywiss appertaining, forever, and hereby warrant the title to the same. nto belonging, or in anywise appertaining, forever, and hereby warrant the title to the same. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Two Hundred

Eighty-five Thousand and No/100 - - - - ------ DOLLARS with interest thereon, advanced by said Capitol Federal Savings and Loan Association, and such charges as may become due to said second party under the terms and conditions of the note secured hereby, which note is by this reference made a part hereof, to be repaid as follows:

In monthly installments of \$ 2,011.90 each, including both principal and interest. First payment of \$2,011.90 due on or before the first day of January , 1966 , and a like sum on or before the first day of each month thereafter until total amount of indebtedness to the Association has been paid in fall.

Said note further provides: Upon transfer of tills of the real estate, mortgaged to secure this note, the entire balance remaining due hereunder may at the option of the mortgages, be declared due and payable at once.

Said note for ther provides: Upon transfer of tills of the real estate, mortgage do secure this note, the entire balance mensions due hereunder may at the option of the mortgage, be doalened due and parable at once. It is the intention and agreement of the parties hirreto that this mortgage shally also secure any future advancements which the first parties, or any of them, may eave to the second party, however, evidenced, whether by note, how account or or originatives, maccessors and seasings, until all amounts due berender; including future advancements, are paid in full, with increase and part here are specified causes be confidered matured and favore the parties hereits and upon the maturing of the present indebtedness for any cause, the total dott on any such additional boars shall at the searce and refer the same specified causes be confidered matured and favore the parties also agrees to pay all taxes. This mortgage shall the favore of the favore of the parties are or other water or parties and to the same specified causes be confidered matured and draw taxe per cent jutterest and be collectible auto to a determine the same specified causes be confidered matured and draw taxe per cent jutterest and be collectible auto and condition at all times, and not easing the full for the second party. The second party is a determine the same specified by second party to second party the second party and agent, all its option upon default, to take charge of a same and her bases, because of the failure of first parties to portion or comply with the provisions in said and the same second party the remains and her bases, because of the failure of first parties to portion or comply with the provisions in said and the same second party the remains and the same per second party to the mortgage. The parties here a same and for the same second party the remains on the parties and the same per second party to a second party the same taxe on the parties and the same per second party to a second party the same tand in the mann

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the expective parties hereto.

By: R. P. Johnson, President

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IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written. CRESCENT OIL, INC.

Attest: Just's Journal

Fred B. Benson, Jr. Secretary