BOOK 161 2620 RECORDING REQUESTED BY	INDEXED State of Gauss	State of Kansas, Bonglas County, Ss Filed and Entered in Vol. Page at Stot obtack A. M	
WHEN RECORDED MAIL TO	AUG		
bb	SPACE ABOVE THIS LINE BOR-REGORDI	Register of Deeds ER'S_USEDeputy	
	IFICATION OF TERMS OF LIEN INSTRUMENT	R 313864	
	Life Insurance Company, 720 East Wisconsin Avenue, Milwaukee, V ", is the owner of a certain Note (which term shall be construed by a lien against certain Property described in a Lien Instrument		
LIEN INSTRUMENT TITLE			
Mortgage (Crescent Oil, Inc.)	Face AMOUNT SECURED February 17, 1965 \$92,000.00		

COUNTY AND STATE WHERE RI	CORDED	DATE		BOOK OR REEL	PAGE OR IMAGE	DOC. NO.
Douglas County, Kansas	February	26,	1965	139	- 560	432

AND WHEREAS, the undersigned parties have agreed to modify certain terms of said Lien Instrument;

NOW, THEREFORE, in consideration of the above and of the mutual agreements herein contained:

1. The undersigned parties agree and consent to the following modification of certain terms of said Lien Instrument, and confirm and renew all the terms of said Lien Instrument not hereby changed: The undersigned obligors hereby agree that the Mortgage described above is hereby amended by adding the following clause.

Mortgagors further agree that they will not make any voluntary inter vivos transfer of the premises or any part thereof without first obtaining the written consent of the mortgagee. Any such transfer, if the mortgagee shall not so consent, shall constitute a default under the terms of this instrument and the whole indebtedness hereby secured may be declared immediately due and payable at the option of the mortgagee. A change in ownership due to the death of an individual titleholder is not considered a violation of this provision.

2. The undersigned parties agree that nothing herein contained shall affect the priority of the Lien Instrument over other liens, charges, incumbrances or conveyances or shall release or change the liability of any party who may now or hereafter be liable, primarily or secondarily, under or on account of the Note, but any persons not signing below whose liability is or has been released by operation of law or by Northwestern are released with the consent of the undersigned.

3. The undersigned parties agree that Northwestern may at any time without notice release from its lien such portions of the real or collateral security as it may deem appropriate.

Executed this 15th day of June , 19 71 THE NORTHWESTERN MOTIONL LIFE INSURANCE COMPANY In presence of: Nare Weephein Avenu Wisconsin 53202 By Robert B. Barrows, Vice President Bernice Buse Maron Attest: N George M. Higbee, Ass't Se CRESCENT OIL, INC. Sharon Steuck By: Maydene Her William H. Reeder, Vice President Maydene Henton Jr., Ass't. Sec. This instrument was prepared by