Paperwork Reduction Act Statement: The information collected on this form is necessary to maintain aircraft registration. We estimate that it will take approximately 30 minutes to complete the form. Please note that an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid OMB control number. Form Approved, OMB No. 2120-0729 "Comments concerning the accuracy of this burden and suggestions for reducing the burden should be directed to the FAA at: 800 Independence Avenue SW, Washington, DC 20591. ATTN: Information Collection Clearance Officer, AES-200."

DEPARTMENT OF TRANSPORTATION - F					FAILURE TO RENEW REGIS RESULT IN CANCELLATION C AND REGISTRATION NUMB (See 14 C.F.R. §§ 47.15(i), 4	OF REGISTRATION ER ASSIGNMENT
AIRCRAFT REGISTRATION NUMBER			NUMBER			
N 52MM MANUFACTURER		21064870	0			
CESSNA		210N				
DATE OF ISSUANCE 01/13/1989	DATE OF EXPIR 04/30/2019	ATION			TYPE OF REGISTRATION INDIVIDUAL	
ENTER REGISTERED OWNER(S) & AI	DRESS FROM FA	A FILE			HELPFUL INFORMATIC	<u>NO</u>
(Owner 1) VOGT THOMAS M					craft Registration File Inform egistry.faa.gov/aircraftinguiry.	nation for this aircraft
(Owner 2)						
Note: Enter any additional owner names on pag	e two.				nay be obtained	ourseistration
(Address) 2189 STANFORD AVENUE			by e-ma		age: <u>http://registry.faa.gov/rer</u> faa.aircraft.registry@faa.	
(Address)					e at:: (866) 762 - 9434 (toll free), or	(405) 954 - 3116
City SAINT PAUL Sta	te <u>MN</u> Zip <u>55105</u>		When m	ailin	g fees, please use a check or mone	w order made
Country UNITED STATES					e Federal Aviation Administration.	y order made
Physical Address: Required when mailing add (Address)	ress is a P.O. Box or ma	il drop.	Signatu - Individu - Partner	lal	d Title Requirements for Comm owner must sign, title woul general partner signs show	d be "owner".
(Address)				•	title.	ing general parties as
City Stat			- Corpor		corporate officer or manage ility Co authorized member, manage	
Country					the LLC organization docur	nent signs, showing full title.
TO RENEW REGISTRATION : <u>REVIEW</u> a <u>SELECT</u> the appropriate statement, <u>ENTER</u> spaces below, <u>SIGN</u> , <u>DATE</u> , & <u>SEND</u> form wir FAA Aircraft Registry, PO Box 25504, Oklah by courier to: 6425 S Denning Rm 118, Oklah	any change in address th the \$5 renewal fee to oma City_OK_73125-0	in the o the: 504, or	To corre	iment I sigr ect er g spa	each co-owner must sign; s authorized person must sig natures must be in ink, or other per ntries: Draw a single line through e ce, or complete the form on-line. Ar entry is covered by correction tape	n and show their full title. ermanent media. rror. Make correct entry in application form will be
I (WE) CERTIFY, THE NAME(S) AND ADD FOR THE OWNER(S) OF THIS AIRCRAFT MEETS CITIZENSHIP REQUIREMENTS ON NOT REGISTERED UNDER THE LAWS OF UPDATE THE MAILING / PHYSICAL ADD I (WE) CERTIFY THE: NAME(S) SHOWN // THIS AIRCRAFT IS CORRECT, OWNERS REQUIREMENTS OF 14 CFR §47.3, AIRC UNDER THE LAWS OF ANY FOREIGN CO	ARE CORRECT, OWN F 14 CFR §47.3, AIRCF F ANY FOREIGN COUN RESS AS SHOWN BELC ABOVE FOR THE OWN HIP MEETS THE CITIZE RAFT IS NOT REGISTE	IERSHIP RAFT IS NTRY. DW. ER(S) OF ENSHIP	CHECK this form PO Bo 6425	All ap with bx 25 S Der ANCE TH	L THE REGISTRATION FOR pplicable block(s) below, <u>COMPLE</u> any fees to the: FAA Aircraft Reg 504, Oklahoma City, OK, 73125-0 nning Rm. 118, Oklahoma City C ELLATION OF REGISTRATION IS E AIRCRAFT WAS SOLD TO: ow purchaser's name and address.)	TE, <u>SIGN</u> , <u>DATE</u> & <u>MAIL</u> gistry, 0504, or by courier to: 0K 73169-6937 S REQUESTED.
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				тн	E AIRCRAFT IS DESTROYED O	R SCRAPPED.
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					EASE RESERVE N-NUMBER IN D ADDRESS. The \$10 reservation	
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Electronically Certified by Registered Owners						11/26/2015
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Use page 2 for additional signatures.

Note: Twelve (12) owner names may be entered on this page. If you require more, enter the first 12 names and then print this page by pressing the 'Print Page 2' button below. Next click the 'Reset' button to clear the data fields (from page 2 only) to add more names. Repeat action as needed.

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Paperwork Reduction Act Statement: The inforr minutes to complete the form. Please note that an a valid OMB control number. Form Approved, OM "Comments concerning the accuracy of this burder 20591. ATTN: Information Collection Clearance O	y agency may not conduct or /B No. 2120-0729 n and suggestions for reducin	sponsor, and a person	is not required to respond to,	a collection of information unless it displays
DEPARTMENT OF TRANSPORTATION- AIRCRAFT RE-REGIST	FEDERAL AVIATION AD		IN CANCELI AND REGISTR	RE-REGISTER WILL RESULT LATION OF REGISTRATION ATION NUMBER ASSIGNMENT R. §§ 47.15(i), 47.40 and 47.41)
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MANUFACTURER		MODEL		
CESSNA		210N		
DATE OF ISSUANCE 04/25/2013	DATE OF EXPIRA 04/30/2016	TION	INDIVIDUAL	ATION
NAME AND MAILING ADDRESS OF REGISTI (If individual, give last name, first name and (Owner 1) VOGT THOMAS M (Owner 2)	middle initial)	http://r	l information may be obtain	stration or by phone at 866-762-9434. be reviewed at :
(Address) 2189 STANFORD AVENUE (Address) City SAINT PAUL Sta	ate MN_Zip_ ⁵⁵¹⁰⁵	Federa	ay fees with a check or mon I Aviation Administration.	
CityStant PAGESta CountryUNITED STATES PHYSICAL ADDRESS (REQUIRED WHEN M. OR MAIL DROP) (Address) (Address)Sta CitySta	AILING ADDRESS IS A P.0	D. BOX - Indivi - Partno - Corpo - Limite - Co-ov - Gover	ership a general p pration a corporate ed Liability Co. a member, manage the vner each co-ow on page nu	t sign. artner must sign. officer or managing official must sign. manager, or officer who is authorized to a LLC must sign. mer must sign, continuing as necessary, mber two. zed person may sign.
 TO RE-REGISTER AIRCRAFT: REVIEW R ENTER CORRECTIONS IN BLANKS PROV BLOCK BELOW, SIGN, DATE, & MAIL WI Aircraft Registration Branch, PO Box 25504, I (WE) CERTIFY THE: NAME(S) AND MA FOR THE OWNER(S) OF THIS AIRCRAF MEETS CITIZENSHIP REQUIREMENTS NOT REGISTERED UNDER THE LAWS OF UPDATE THE MAILING / PHYSICAL ADD (WE) CERTIFY THE: NAME(S) SHOWN / THIS AIRCRAFT IS CORRECT, OWNER REQUIREMENTS OF 14 CFR §47.3, AIR UNDER THE LAWS OF ANY FOREIGN C 	IDED, CHECK APPLICA TH THE \$5 FEE, To: Th Oklahoma City, OK, 7312 ILING ADDRESS SHOWN TT ARE CORRECT, OWNE OF 14 CFR §47.3, AIRCRA OF ANY FOREIGN COUNT DRESS AS SHOWN BELO ABOVE FOR THE OWNER SHIP MEETS THE CITIZED CRAFT IS NOT REGISTEF	BLE THE LAS be FAA BLOCK(S 25-0504. FAA Airc 73125-05 ABOVE RSHIP AFT IS CANCEL REASON W. I 1. (S) OF (St	S), COMPLETE, SIGN, I raft Registration Branch, F 504.	R MUST: MARK THE APPLICABLE DATE & Mail with any fees to: The PO Box 25504, Oklahoma City, OK, TION IS REQUESTED FOR THE DLD TO:
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SIGNATURE OF OWNER 2	PRINTED NAME OF SIGN	ER	TITLE	DATE

Note: Twelve (12) owner names may be entered on this page. If you require more, enter the first 12 names and then print this page by pressing the 'Print Page 2' button below. Next click the 'Reset' button to clear the data fields (from page 2 only) to add more names. Repeat action as needed.

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FAA AIRCRAFT REGISTRY CAMERA NO. DATE: 2.3.89 • 1.50 Contraction 1 CINE NO. 21200 UNITED STATES OF AMERICA *·· melu 2 AIRCRAFT BILL OF SALE FOR AND IN CONSIDERATION OF \$ 1,00. THE UNDERSIGNED OWNER(S) OF THE FULL LEGAL AND BENEFICIAL TIME OF THE AUG OF OF CRIBED AS FOLLOWS OF THE AUG OF OF UNITED STATES REGISTRATION NUMBER N 52MM AIRCRAFT MANUFACTURER & MODEL CESSNA 210 AIRCRAFT SERIAL No. 60085 210-64870 DOES THIS 30th DAY OF DEC. 1988 HEREBY SELL, GRANT, TRANSFER AND CONVEYAWOF This Block BE CONTAN USE ONLY DELIVER ALL RIGHTS, TITLE, AND INTERESTS IN AND TO SUCH AIRCRAFT UNTO: NAME AND ADDRESS (IF INDIVIDUAL(S), GIVE LAST JAN [] 8 18 AH 189 PURCHASEF A ADMINISTRATION Thomas M. Vogt 444 Cedar Street, 900 Meritor Tower St. Paul, Minnesota 55101 DEALER CERTIFICATE NUMBER AND TO EXECUTORS, ADMINISTRATORS, AND ASSIGNS TO HAVE AND TO HOLD SINGULARLY THE SAID AIRCRAFT FOREVER, AND WARRANTS THE TITLE THEREOF IN TESTIMONY WHEREOF I HAVE SET MY HAND AND SEAL THIS 30 DAY OF C , 88 ILIY SIGNATURE (S) {IN INK} (IF EXECUTED R CO-OWNERSHIP, ALL MUST SIGN.) NAME (S) OF SELLER (TYPED OR PRINTED) TITLE (TYPED OR PRINTED) -04 King Aircraft . . Randall King LER. Sales, Inc. dba President $(\mathbf{x}_{i}) \in \mathcal{X}_{i}$ King Aviation с<u></u>Э. SEL Services 5 38 00 04-4.1 Contect 5.00 REG Contect A 01/03/89 s Ń \$3 AL KNOWLEDGMENT (NOT REQUIRED FOR PURPOSES OF PAA REGO BY LOCAL LAW FOR VALIDITY OF THE INSTRUMENT.) 3:17 PH 0240 ORIGINAL: TO FAA AC FORM 8050-2 (8-85) (0052-00-629-0002) . . . 3 1 $z^{1'}$ ł 4 -3 1 ì. 4.4 1 1419 + ··· 10 11 11 11



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 All costs incurred by secured party to obtain, preserve, perfect and maintain, preserve, collect and enforce the collateral, including b attorney's fees and legal expenses, feed, rent, storage costs and d. Interest on the above amounts as agreed between secured party All debt, obligations and liabilities of space is completed existing 	sun. Jenforce this security agreement and security interest, collect the obligation and out not limited to taxes; assessments, insurance premiums, repairs, reasonable expenses of sale, and debtor; or if there is no agreement, at the highest lawful rate.
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charging inducated or uniquidated, and all money, instruments, securities, documents, ichatelli of debub against secured party, now or hereafter other property, rights and interests of debtor which at any time shall come into the possession or custody or under the control of secured party or any of its agents, affiliates or correspondents; for any purpose, and the proceeds of any thereof. Secured party shall be deemed to have possession or have a right of setoff with respect to any obligation of such holder to debtor to satisfy the obligation. (8-88)

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17. Use and Removal of Collateral. Debtor will not use the collateral filegally nor permit the collateral to be affixed to real or personal property without of secured party. Debtor will not permit any of the collateral to be removed from the locations specified herein without the written consent of secured party. 18. Possession of Collateral. If the collateral is chattel paper, documents instruments or investment of secured party. TT BARBORN

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the prior written consent of secured party. Debtor will not permit any of the collateral to be removed from the locations specified herein without the written consent of secured party. 18. Possession of Collateral. If the collateral is chaitel paper, documents, instruments or investment securities or other instruments, secured party may deliver a copy of this agreement to the broker or seller thereof, or any person in possession thereof, and such delivery shall constitute notice to such person of secured party's secured party interest therein and shall constitute debtor's instruction to such person to deliver to secured party certificates or other evidence of the debtor's possession to the secured party immediately, or if hereafter acquired, immediately following acquisition, appropriately indorsed to secure party order, or with appropriate, executed powers. Debtor waives presentment, demand, notice of dishonor, protest, and all other notices with respect thereto. 19. Chattel Paper. Debtor has perfected or will perfect a security interest by means satisfactory to secured party in goods covered by chattel paper in collateral.

collateral.
20. Consumer Credit. If any collateral or proceeds includes obligations of third parties to debtor, the transactions giving rise to the collateral shall expense including atomey's fees, arising from debtor's breach of this coverant.
21. Change of Name. Without the written consumer credit law. Debtor shall hold harmless and indemnity secured party against any cost, loss or 22. Power of Attorney. Debtor appoints secured party debtor's atomey-in-fact with full power in debtor's name and behall to devery act which debtor here under, however, nothing in this paragraph shall be construed to obligate secured party to take any action here under.

15 Obligation: without notice to do binney be required to do hereunder, nowaver, notating in this paragraph shall be construed to obligate secured party to take any action 23. Waivers by Debtor. Debtor waives notice of the creation, advance, increase, existence, extension or renewal of, and of any indulgence with respect to the obligation; wives presentment, demand, notice of dishonor, and protest waives notice of the amount of the obligation outstanding at any time, notice of any change in financial condition of any person liable for the obligation or any part thereof, notice of any event of default, and all other notices respecting the obligation; without notice to debtor.
24. Other Parties and Other Colliateral. No renewal or extension of or any other indulgence with respect to the obligation or any parts on line of any security, no release of any person line during any maker, indfires, guarantor or surely linable on the obligation or any security therefor or guarant thereof, no helease of any person (including any maker, indfires, guarantor or surely linable on the obligation or any security therefor or guarant thereof, and the with respect to the obligation or any security therefor or guarant phereof to the obligation or any security therefor or guarant phereof, or under to elaw in enforcement of payment, and no elaw in enforcement phereon under collateral. Secured party proceed by or pay security for the obligation or any security therefor or guarant thereof. The obligation or any security therefor or guarant thereof, no wither against any person for any part of the obligation or seek to realize upon any require or control application of any other security or proceeds thereof, and agrees that against any person in any or the elaw in the collateral for the payment, a

biligation any such other security or proceeds thereof.
F. RIGHTS AND POWERS OF SECURED PARTY
1. General, Secured party before or after default without liability to debtor may: obtain from any person information regarding debtor or debtor's business, indore as debtor', are , any instruments, documents or chattel paper in collateral or representing proceeds of collateral; contact account debtors directly or verify information information terms of the secured party effort, any instruments, documents or chattel paper in collateral or representing proceeds of collateral; contact account debtors directly to possession to any debtor, temporanity or otherwise; require additional collateral; reject as unsatisfactory any property hereatier offered by debtor as collateral as the loan proceeds or refunds from instruce, and use same to reduce any part of the collateral; reject as unsatisfactory any property hereatier as as callateral as the loan proceeds or refunds from instruce, and use same to reduce any part of the collateral; any time to time to govern what may be used as after acquired debtor of debtor. As as cash dividends, interest and exercise, except the right to vote or dispose of collateral before an event of default; at any time transfer any of the collateral, as cash dividends, in its own name or in the name of debtor, as secured party may determine. Secured party shall not be liable for failure to collect any account or instrument, or for any act or any dot the secured party wills in the secured party will be in any required insurance, and use same to erange or employees, except willul misconduct. The foregoing rights and powers of secured party will be in any required insurance may as secured party may determine. Secured party any lober wise, if debtor fails to mainter any required insurance and use as the compromise, adjust such or provides on yreans or protection for debtor fails to mainter any econer dearty will be in any required insurance may as secured party way determine. Secured part

Collateral unless in stan law received inclusions are events of default herounder:

DeFAULT

Events of Default: The following are events of default herounder:

default in the timely payment of any part of thobligation or in performance or observance of the terms and conditions herein or in any other greement between debtor and secured party herein, heretofore, or hereafter proves to have been false in any material respectives made or furnished.
acceleration of the maturity of debt of debtor to any other person:
acceleration of the maturity of debt of debtor to any other person:
acceleration of the maturity of debt of debtor to any other person:
atale, loss, theft, destructed or represented in this agreement or in any other agreement is impaired:
atale, loss, theft, destructed or represented in the agreement of any property of debtor; commencement of any proceeding under any barkruptcy or insolvency law by or against the prospect of payment of the destigence, insolvency or business failure of debtor or any person liable on the obligation commencement of any proceeding under any barkruptcy or insolvency law by or against the upportment of a receiver for any partners failure of debtor or any proceeding under any barkruptcy or insolvency law by or against the vent of debtor; commencement of any proceeding under any barkruptcy or insolvency law by or against the vent of debtor; and any partnership of which debtor is a proceeding under the application of part ment of the part event of debtor is any person and any person inate or debtaber or any person.
terminate such against debtor becomes final; or
any lability or agreement of third parties to debtor or any person and any person inable or debtor and appertment of a secured part without notes adainst of the partners to debtor and appertment of any proceeding under the uCC, rights and remades of the instance of any policity and remades any person inable oremade

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d. All policies of insurance covering the collateral and proceeds thereof. e. All security for the payriant of any of the collateral and proceeds thereof. represented therein or thereby 1. All proceeds of the items described in subparagraphs at through L of this paragraph C12 3. All proceeds of the items described in subparagraphs at through L of this paragraph C12 as a security for the items described in subparagraphs at through L of this paragraph C12 as a security for the items described in subparagraphs at through L of this paragraph C12 as a security for the items described in subparagraphs at through L of this paragraph C12 as a security for the items described in subparagraphs at through L of this paragraph C12 as a security for the items described in subparagraphs at through L of this paragraph C12 as a security for the items described in subparagraphs at through L of this paragraph C12 as a security for the items described in subparagraphs at through L of this paragraph C12 as a security for the items described in subparagraph at the security of the collateration at the security of t

2. After Acquired Consumer Goods. The security interest hereunder shall attach to after acquired consumer goods only to the extent permitted by Sec. 9.204(b) of the Texas Business and Commerce Code (UCC). a in a station and the state of DEBTOR'S WARRANTIES D.

D. DEBTOR'S WARRANTIES

 Financing Statements. No financing statement covering the collateral is or will be on file in any public office, except the financing statements of this security interest, and no security interest, other than the one herein created, has attached or been perfected in the collateral or any part thereof.
 Ownership. Debtor owns, or will use the proceeds of any loans by secured party to become the owner of, the collateral or any part thereof. If is excernity interest or encumbrance except liens for taxes not yet due and the security interest hereunder.
 Fixtures and Accessions. None of the collateral a fixed to real estate or is an accession to any goods, or will become a fixture or accession.
 Claims of Debtors on Collateral. All account debtors and other obligors whose debts or obligations are part of the collateral have no right to setoffs.
 Accuracy of Financial Statements. All balance sheets, earnings statements and other infancial data which have been or hereafter may be financial condition and operations of debtors of the periods shown thereon; and all other information, reports, papers and data furnished to secured party to induce it to permit the obligation or to make this agreement or in conjunction herewith ruly represent or shall be, at the time furnished, accurate and correct in all respects and complete insofar as necessary to give secured party at rue and correct in all respects and complete insofar as necessary to give secured party at the furnished, accurate and correct in all respects and complete insofar as necessary to give secured party at rue and the power and authority to make this agreement.

DEBTOR'S COVENANTS 1. Obligation and This Agreement. Debtor shall perform promptly all of his agreements herein and in any other agreements between him and

E. DEBTOR'S COVENANTS
 1. Obligation and This Agreement. Debtor shall perform promptly all of his agreements herein and in any other agreements, between him and secured pary.
 2. Ownership of Collateral. At the time debtor grants to secured party a security interest in any collateral, debtor shall be the absolute owner thereof and shall have the right for grant such association between the collateral interest in any collateral, debtor shall be the absolute owner thereof and shall have the right for grant such association between the collateral interest in any collateral, debtor shall be the absolute owner thereof and solution and there in a diverse to secure d party. Debtor shall leave the right due and the secured party and the result interest may appear, or in other form astillatory to be associated and the collateral interest may appear, or in other form astillatory to be accured party astillatory. All policies of these not yet due and the secured party, and such policies and in such asmounts as secured party shall require. All insurance policies shall be to collect any return or unserned party astillatory. All policies of insurance shall provide for written notice secured party is appointed debtor's attorwey-in-fact to collect any return or unserned premumes or the proceeds of such mesurance and to indorse any draft or the secured party is appointed debtor's attorwey-in-fact to collect any return or unserned premumes or the proceeds of such may appear, or in other form astillatory interest, escured party at least 10 days prior to cancellation. Thisk of to collect any return or unserned premumes or the proceeds of such may appear, or in other form astillatory and the other appears at the secure day of attribute to associate and secure days attribute to associate and inforce this secured party attribute to associate and secure days attribute to associate and secure days attribute to associate and secure days attris and the any for any days appear, or indestance astellatory

In debtor's name and behalf. Pending such deposit, debtor shall not mingle any such payments with any or bench's outer that in the special account against separate and upon an express trustfor secured party. Secure, party may from time to time apply the whole or any part of the funds in the special account against the obligation.
Unless secured party notifies debtor in writing that it dispenses with any one or more of the following requirements, debtor shall a inform secured party immediately of the rejection of goods, delay in delivery or performance, or claim made, in regard to any collateral; b. keep returned goods segregated from debtor's other property, and hold the goods as trusted for secured party until it has paid secured party the unpaid amount of any account in collateral [i) if the account is not paid when due; (ii) if purchaser rejects the goods or account in collateral count in collateral [i) if the account a mounts.
Pay secured party the unpaid amount of any account in collateral [i) if the account a mounts.
Pay secured party inter unpaid amount of any account in collateral [i) if the account as unsatisfactory. Secured party may retain the account in collateral at any time reject the account and the collateral. Debtor immediately will mark all books and records of debtor relating to collateral at any time and from time to time. The amounts shown as owed to debtor on debtor's books and on any assignment of all accounts in collateral. Debtor interdiately shall notify secured party, and upon request of secured party shall assign or indorse the same to secured party all agreements modifying any account, chattel paper.
Jisposition of Secured party shall assign or indorse the same to secured party, except inventory sold, leased, manufactured, processed or other south and unpaid. Debtor shall disclose to secured party all agreements modifying any account, chattel paper.
Jisposition of Accounts and Inventory. Debtor shall give secured on any, except i

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H. GENERAL

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Definitions. Unless the context indicates otherwise, definitions in the UCC apply to words and phrases in this agreement, if UCC definitions contract, Chapter 9 definitions apply.
 Notice: Notice shall be deemed reasonable if mailed postage prepaid at least 5 days before the related action (or if the UCC elsewhere specifies a longer period, such longer period) to the address of debtor given above.
 Interest. No agreement relating to the obligation shall be construed to be a contract for or to authorize charging or receiving, or require the payment or permit the collection of, interest at a rate or in an amount above that authorized by law. Interest payable under any agreement above that authorized by law shall be reduced automatically to the highest amount permitted by law. This provision shall override and supersede all other provisions of any agreement of the obligation.
 Modifications. No provision hereof shall be modified or limited except by a written agreement expressly referring hereto and to the provisions so modified or limited and signed by the debtor and secured party, nor by course of conduct, usage of trade, or by the law merchant.
 Gender and Number. Where appropriate, the use of one gender shall be construed to include the others or any of them; and the singular number shall be construed to include the option; and no vice versa.
 Applicable Law and Venue. This agreement shall be construed to according to the laws of Texas. It is performable by debtor in the county of secured party's address set out above.

Financing Statement. A carbon, photographic or other reproduction of this security agreement or any financing statement covering the collateral Financing Statement: A carbon, provide and the statement.
 Shall be sufficient as a financing statement.
 Limitations of Law. If any law prohibits or limits any charge or expense provided for in this agreement in connection with any loan secured hereby, such charge or expense will not be made or incurred in connection with such loan beyond the limits permitted by such law.

This is a copy of a certain Security Agreement between NCNB Texas National Bank as secured party and King Aircraft Sales, Inc. as debtor. I, an authorized officer of King Aircraft Sales, Inc., do hereby certify that I have compared this copy with the original of said Security Agreement and that this is a true and correct copy thereof.

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Randall King, President

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	CAMERA NO. 2	N DATE: // -	29 . AA

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MEMORANDUM TO THE FILE

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	ETURNED 11-25-58 (date)	
Date :	received 11-21-88	
RFNO_	199	
Reason	n returned copy of application of 10-20-58+11-145	2-8
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MEMORANDUM TO THE FILE

AIRCRAFT N 52mm

DOCUMENT RETURNED <u>1-25 88</u> (date) Date received <u>11-21-88</u> RFNO <u>198</u>

Reason returned Copy of letter requesting N-number. Assignment for 10-28-88 mino 29 june 1pg 5-1

DUPLICATE CERTIFICATE ISSUED _____(date)

REVISED CERTIFICATE ISSUED _____ (date) Address changed to:

Street______

State____Zip____

Aircraft description change: N number_____

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Serial number _____ Make_____

Model_____(MMC___

Lange and States

Reason: N number change FAA 8130-6

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FAA AIRCRAFT REGISTRY CAMERA NO. | DATE: 11-15-88

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	OF AMERICA DEPARTMENT	0-0-0-0-0	0.0.0.2
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UNITED STATES OF AMERICA 8-1 OMB NO. 2120-0042 DEPARTMENT OF TRANSPORTATION AIRCRAFT BILL OF SALE 0 0 0 2.0.3 FOR AND IN CONSIDERATION OF \$1.00 THE UNDERSIGNED OWNER(S) OF THE FULL BEGAN AND BENEFICIAL TITUD OWNER(S) OF THE FULL BEGAN CRIBED AS FOLLOWS: 0 0 HEQNIFERANCE 0 1 5 8 5 CRIBED AS FOLLOWS: 1 0 7 7 1 7 0 0 0 2 0 3 UNITED STATES REGISTRATION NUMBER N - 52MM AIRCRAFT MANUFACTURER & MDDEL CESSNA210 U-27717 AIRCRAFT SERIAL No. S/N210-64870 THIS 18 DAY OF OCT. 19 8 HEREBY SELL, GRANT, TRANSFER AND ŇĊĘ Sec. 1 DOES THIS 19 88 HEREBY SELL, GRANT, HANDER ONE DELIVER ALL RIGHTS, TITLE, AND INTERESTS IN AND TO SUCH AIRCRAFT UNTO Do Not White B This Block NAME AND ADDRESS KING AVIATION SERVICES LB #2, LOVE FIELD TERMINAL RATION DALLAS, TEXAS 75235 PURCHASER King aucraft Sales, Inc dba * DEALER CERTIFICATE NUMBER AND TO EXECUTORS, ADMINISTRATORS, AND ASSIGNS TO HAVE AND TO HOLD SINGULARLY THE SAID AIRCRAFT FOREVER, AND WARRANTS THE TITLE THEREOF. IN TESTIMONY WHEREOF HAVE SET HAND AND SEAL THIS DAY OF NAME (S) OF SELLER (TYPED OR PRINTED) SIGNATURE (S) {IN INK} (IF EXECUTED FOR CO-DWNERSHIP, ALL MUST BIGN.) TITLE (TYPED OR PHINTED) Flugtechnik SELLER Stuttgart GmbH Owner Alphant Agent As Agent Deborah LeForce 2010 Agent S 14 St. 1 & St. 1944 9413 ACKNOWLEDGMENT (NOT REQUIRED P RECORDING: HOWEVER, MAY BE REQUIRE NT.) ORIGINAL: TO FAA 0 255 A 11/14/88 10:30 AM 3037 0-2 (8-85) (0

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CAMERA NO. 1 DATE: 11 - 15 - 88

DT. RETTUNGSFLUGWACHT GESCHREFTSLEITUNG 01 A1

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LLETTELHNIK Stuttgart GmbH

Flugtechnik Stuttgert GmbH. Postf. 230121, 7000 Stuttgart 23 Flughafen

King Aviation Services Love Field Airport, LB 2

Dallas, Texas 75235 USA

FAA AIRCRAFT REGISTRY

Inpost Examinee

Ihr Zeichen Ihre Nachricht vom

7000 Stuttgart 23 Flughafen Halle D (Lufthansahalle)

Telefon: Büro (07 11) 70 07 92 Technik (07 11) 79 50 05

Bankverbindung: Dresdner Bank Stuttgart Kto.-Nr. 3 326 421 (BLZ 600 800 00) 7-1

Tao

Dr.K/Sch 1

11 - 11 - 1988

Ref: Registration of Cessna 210 N reg.no. N52MM

Dear Ladies and Gentlemen,

herewith we authorize Mrs. Deborah Le Force to act as our agent on behalf of Flugtechnik Stuttgart GmbH to sign the bill of sale of our aircraft Cessna 210 N Serial number 210-64870 N52MM.

Unser Zeichen

According to our information a telex from the German Luftfahrtbundesamt should have arrived at FAA Oklahoma to confirm the deregistration of the above mentioned aircraft in the German register. The German registration was D = E F T T.

We thank you very much for your efforts and remain,

Yours sincerely,

Z00 🖄

FLUGTECHNIK STOTTGART GMBH 7000 Stuttgare Airport

Dr. A. F. Köhler, CEO Geschäftsführer

Car Instal

100 14 - 10 00 11 103

, CC.

Anerkannter luftfahrttechnischer Betrieb LBA Nr. 11-A 321 Flugzeugwennung und obherholung/ 7000 Stuttgart 23 Flughelen. Telefon (07 11) 79 5005. Behnetation Stuttgart Rof

2714 352 4808

0Þ 01

88/21/11

Registerger chi: Amisgericht Nürlingen - Geschäftsführer Alexander Piltz. Dr. Alexander F. Köhler

FAA AIRCRAFT REGISTRY CAMERA NO. | DATE: 11-15-88

NG 119

Att Chances

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Stuffgert GmbH

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> Ring Avistan Services Love Riold Airport, LD 2

> > Dollas, Todos 75338 USA

7000 Stutteen 33 Flugheiten Halio D (Lufthansahelle) Talofon

itenen Sine (o7 11) 70 07 92 (schnik (o7 11) 79 60 05 Grakvesbladunt.

a. mr. - zansyny. Dreadnar Bank Stuttgart Moeder: 5 326 421 (3LZ 900 600 00)

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Untir Zelonen 02.X/Son 11 - 11 - 1983

nogiotzation of Casena 210 H reg.no. M52MM

Dear Ladios and Contieman,

harowith we authorized Mrs. Doboroh do Fodeo to hot do our agent an bohalt of Flugtochilk Stuttgent Cabl by sign the bill of sala of our atzerttt Cestne 310 N Serial number 210-64870 M520M.

RAUTIELET TERMOREN, JACANEL TERMUTTER ... TO

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According to our information a telex from the Gorman Bufffahrtbundesant should have arrived at 2AA Ohlahoma to confirm the deregistration of the above mantioned sirceaft in the Gerran register. The Gorman registration was D - E F T.

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INEQUND MESSAGE # 1 RCV LN 1

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FS-NR. 1793 NDVEMBER 10, 1988 16.20 MEZ

UL.1 ATTN.: MR. HENDERSON

THIS CONFIRMS DEREGISTRATION OF CESSNA 210N, D-EFTT, SERIAL-NO. 210-64870, FROM THE FEDERAL REPUBLIC OF GERMANY, CIVIL AIBCRAFT REGISTER EFFECTIVE NOVEMBER 10, 1988.

OUR RECORDS SHOW NO UNRELEASED RECORDED LIENS AGAINST THIS

EY ORDER K. F R I T Z CHIEF REGISTRATION SECTION LUFTFAHRT-BUNDESAMT NNNN FAA AC OKC

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FAA AIRCRAFT REGISTRY CAMERA NO. | DATE: 11-15-88

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KING AVIATION SERVICES

REINSTATED

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OCT 20 1988

LOVE FIELD AIRPORT #2 • DALLAS, TEXAS 75235

TEL. (214) 352-2401

FAX: (214) 352-4808

TELEX 820918

OCTOBER 18, 1988

ATTN: F

FAA IMPORT & REGISTRATION DIVISION ARA BUILDING 6500 S MAC ARTHUR, ROOM 301G OKLAHOMA CITY, OKLA 73125

ATTN: IMPORT DIVISION:

I WOULD LIKE FO REGISTER AND REQUEST A REGISTRATION NUMBER TO BE ASSIGNED TO A 1984 CESSNA 210, SERIAL #210-64870, WHICH WILL BE DE-REGISTERED AND BROUGHT TO THE UNITED STATES, UPON RECEIPT OF THIS NUMBER. THE PLANE WILL BE DEREGISTERED FROM GERMANY AND A CERTIFICATE OF AIRWORTHINESS ISSUED TO THE AIRCRAFT BY A D.A.R. IN STUTTGART <u>PRIOR TO</u> THE <u>N-NUMBER BEING PLACED ON THE AIRCRAFT</u>.

AIRCRAFT: 1984 CESSNA 210 SERIAL #210-64870

SELLER:

Flugtechnik Stuttgart GmbH P.O. BOX 23 01 21 7000 Stuttgart-Flughafen West Germany

BUYEP IN U.S.: KING AIRCRAFT SALES, INC., RANDALL KING, PRESIDENT (REGISTERED TO) LOVE FIELD, LB #2 DALLAS, TEXAS 75235

PLEASE FAX CONFIRMATION OF ASSIGNED NUMBER AND IF POSSIBLE MAKE THE NEW N-NUMBER END WITH "MM" (MIKE, MIKE) I.E., 210 MM, OR 84 MM, OR 123MM, OR 321MM.

THANKS VERY MUCH FOR YOUR PROMPT ASSISTANCE.

SINCEREL ANDALL

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SUBSCRIBED AND SWORN/TO before me this the 1988.

Notary Public in and for Dallas county, Texas

MY COMMISSION EXPIRES:

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ALRCOAFT: 1986 CUSSMA 210 SERIAL F210-50370

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BUYER IN U.S.: XINC AIRCRAFT SHUNS, NMC., RAUBALL HING. SPEED (CHUISTERFN FO) LOVE FIELD, IF WG DALLIN FERDS, FEGS

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CANELA NO. / BATES (1. 15. 68 00000000000 KING AVIATION SERVIC TION CONSULTING LOVE FIELD AIRPORT #2.ª DALLAS, TEXAS 75235 TEL. (214) 352-240) OCTOBER 18, 1988 -TELEX-820918 ATTER EAX: (214) 352-4808 INFORT & REGISTRATION DIVISION ARA BUILDING 6500 SIMAC ARTHUR: ROOM 3016 080ABGMA CITY, ORIA 7/3125 -OD 1× F 001201998 INPORT DIVISIONS ATTN * I WOULD LIER TO REGISTER AND REQUEST A REGISTRATION NUMBER TO BE ASSIGNED TO A 1984 CESSNA 210, SERIAL 210-64870, WHICH WILL BE DE-REGISTERED AND BROUGHT TO THE UNITED STATES, UPON RECEIPT OF THIS NUMBER. THE PLANE WILL BE DEREGISTERED FROM GERMANY AND A CERTIFICATE OF AIRWORTHINES ISSUED TO THE AIRCRAFT BY A D.A.R. IN STUTTGART PRIOR TO THE N-NUMBER BEING PLACED ON THE AIRCRAFT. 1984 CESSNA 210 SBRIAL 210-4870 AIRCRAFT: Plugtechnik tuttgart Gaba P.O. Hug 21 01 21 7000 Suttast-Flüghafen West Generat SELLER: BUYER IN U.S.: KING AIRCRAFT SALES, 1972., RANDALL KING, PRESIDENT (REGISTERED TO) LOVE FIELD, LB #2 DALLAS, TEXAS 75235 PLEASE FAX CONFIRMATION OF ASSIGNED NUMBER AND, IF POSSIBLE MAKE THE NEW N-NUMBER END WITH INNS (MIKE, MIKE) 1.44, 210 MM, OF 34 MM, OF 123MM, OF 321MM. THANKS VERY MUCH FOR YOUR PROMPT ASSISTINCE SINCERELT RAUDAL SUBSCRIBED AND SWORN TO Defore me this the 1988, Juther AM Notary Bublic in and for Dallas County, Texas 1995 HY COMMISSION EXPIRES: 77 62.75



FAA AIRCRAFT REGISTRY CAMERA NO. 2 DATE: 7 - 3 - 86

4 TELEGRAPHIC MESSAGE NAME OF AGENCY HECTOENCE SECURITY CLASSIFICATIO FEDERAL AVIATION ADMINISTRATION PRIORITY AERONAUTICAL CENTER TTR ROUTINE OKLAHOMA CITY OKLAHOMA UNCLAS. ACCOUNTING CLASSIFICATION DATE PREPARED TYPE OF MESSAGE 6-23-86 SINGLE FOR INFORMATION CALL PHONE NUMBER MULTIPLE-ADDRESS X2116 FERGUSON, AAC-252 THIS SPACE FOR USE OF COMMUNICATION UNIT CHARGE MESSAGE TO BE TRANSMITTED (Use double spacing and all capital letters) TO: EDVBYL CIVILAIR 3300 BRAUNSCHWEIG GERMANY THIS CONFIRMS TT DEREGISTRATION OF N 5335U CESSNA 210N SERIAL 21064870 FROM THE UNITED STATES CIVIL AIRCRAFT REGISTER EFFECTIVE 8:00 AM CDT JUNE 23, 1986 UR RECORDS SHOW NO UNRELEASED RECORDED LIENS AGAINST AIRCRAFT. OUR RECORDS SHOW UNRELEASED LIEN(S) AGAINST THIS AIRCRAFT. CONSENT TO EXPORT RECEIVED FROM LIENHOLDER: Π. THE FOLLOWING AIRCRAFT (HAS) (HAVE) NEVER BEEN ENTERED ON THE UNITED STATES CIVIL AIRCRAFT REGISTER AS OF ÷., 1 民族的政府和行政的行政保持的支援领导 1200 rale JAMES E. HENDERSON MANAGER FAA AIRCRAFT REGISTRY AAC-250 FEDERAL AVIATION ADMINISTRATION SECURITY CLASSIFICATION CC: CESSNA AIRCRAFT CO. PAGE NO. NO. OF PGS. AAC-252:RMcDonald:sd:x2116 1 1 STANDARD FORM 14 DEVISED AUGUST 1967 OP-AC-26 GSA FPMP (41 CFR) 101-35.306

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FAA AIRCRAFT REGISTRY CAMERA NO. 2 DATE: 86 - 3 e. CARRY DISPLACE 12/00/10/20 TEDURAL AVIATION JUNINISTEANION TEDURAL AVIATION JUNINISTEANION AEDOMAUTICAL CLUTTR OMLABOMA CITY ORIANCEA alan desert YT12017 EVITUOS YY SA TOP'S Contraction and a second 08-1-1-1-A0 SCACING NO 214 AS-FS-3 ALT HERAFTONN AC 234-MARS 31-12-03 STICY SOCALO Artistic Antals, Sa bac graints strok with Consultation of the an aravaz - TIAIIVIO 3300 LIGHTSCHEELS OFFICIER THES CONFIENS The REALESTENCION OF A 53350 A THE REAL STATE SIRIAL 21046370 FROM PRE UNITED STATES CAVIL ACROBATT REGISTER ERFECTIVE SECONAL CUT TUNE 33, 1986 OUR RECORDS SHOW NO UNBELIEASED RECORDED LIENS ACATYST AFRCEAFT. ÷ OUR RECORDS SHOW UNRELEASED LIEN(S) AGAINST THIS ATECRATE COUSERT TO EXPORT RECEIVED FROM LIEUNOLDER: THE FELOWING AIRCEAFT (HAS) (HAVE) NEVER BEER HATERED ON THE UNITED STATES CIVIL APADRAFT REGISTER AS OF JAMES S. HENDERSON STORAGE S DESADAL YSTELDER TRASUELA AAR NOTASTETHINGA MOITALVA JANESSI HOMADHICEASD. YHAUDTE CC: CRSSUA AIRGRAFT CO. PAGE XO, LIIO, OF POST AAC-252:RMcDonald'sd:x2116 AND STATES

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3	DEREGISTRATION OF UN	TTED STATES CIVIL AIRCRAFT
Aircraft Registration No. N.	Manufacturer and Model Clisans 2/00	Serial Number
last owned by:	ancress Co	Lien Information on File: None Dutstanding Recorded Conveyance
3		No.
Accident Totally destroyed a Af the request of: Revocation	🗆 Registrant 🗩 Owner	below: BrExported to:
□ AC Form 8050-73 □ Other (Specify).		INDEX, CHECKED THROUGH.
Official approving the Name:	waitshi	TIME: DATE: 6-23-86
CONFIRM TO:	Sermany	COPY TO: D WIRE & MAIL
HARCE INFO. WIR	The second s	Cessna aurcust Co
		Clessna Aurchyt Co European Marketing Cente Po Box 2
		B-1930 3 an Exported gue,
The above registration h and records adjusted ace Records Clerk:		DATE. 15 6/23/86
	S1-8000)	FAA AAC-79-SIG

FAA AIRCRAFT REGISTRY CAMERA NO. 2 DATE: 7-3-86

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FAA AIRCRAFT REGISTRY CAMERA NO. 2 DATE: 7 - 3 - 86

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ATT.3/0945 DEP. MSC 86/2176

PLS CANCEL THE US REGISTRATION OF CESSNA AIRCEAFT MODEL 1984/2100, SERIAL 210 - 64870 REGISTRATION N5335U EXPORTED TO THE FEDERAL REPUELIC OF GERMANY PLS TELEX CONFIRMATION OR THIS CANCELLATION TO YOUR EQUIVALENT OFFICE IN THE FEDERAL REPUELIC OF GERMANY AND BILL CESSCO WICHITA.

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L.J.VAN EUYTEN/CONTROLLER CESSNA AIRCRAFT COMAPNY/EUROPEAN MARKETING CENTER

FAA AIRCRAFT REGISTRY CAMERA NO. 2 DATE: DATE: 7 86 3

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UNITED STATES	<u>6</u> <u>6</u>	CERT.	ISSUE DATE
IRCRAFT MANUFACTURER & MODEL Cessia 210N		J 0 :	51684
Cessia 210N IRCRAFT SERIAL No.		5. S	
21064870)	FOR F	AA USE ONLY
	EGISTRATION (Check one 3. Corporation	: box) . Co-Owner	5. Gov't.
AME OF APPLICANT (Person(s) shown name, and middle	on evidence of ownership.	If individual,	give last name, first
	craft Company National Airpo		
Brussels r	actonat Arrpo		
DDRESS (Permanent mailing address for	first applicant listed.)		
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CHECK HERE IF YOU ARE ONLY	REPORTING A CHANGE	OF ADDRES	iS
ATTENTION! Read the following	statement before signing	, this appli	cation.
A false or dishonest answer to any ques	tion in this application ma	y be grounds	for punishment by
fine and/or imprisonment (U.S. Code, Ti			
WF CERTIEY that the above describe	ERTIFICATION d aircraft (1) is owned by	the undersi	gned applicant(s),
o is/are citizen(s) of the United State	aws of any foreign country	; and. (3) I	egal evidence of
ownership is attached or has been filed	with the Federal Aviation	Administrati	on.
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NOTE: If executed for co-ownership all		e reverse sid	
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