

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 - FEDERAL AVIATION ADMINISTRATION AIRCRAFT REGISTRATION RENEWAL APPLICATION		<i>FAILURE TO RENEW REGISTRATION WILL RESULT IN CANCELLATION OF REGISTRATION AND REGISTRATION NUMBER ASSIGNMENT (See 14 C.F.R. §§ 47.15(i), 47.40 and 47.41)</i>	
AIRCRAFT REGISTRATION NUMBER N 52MM		SERIAL NUMBER 21064870	
MANUFACTURER CESSNA		MODEL 210N	
DATE OF ISSUANCE 01/13/1989		DATE OF EXPIRATION 04/30/2019	TYPE OF REGISTRATION INDIVIDUAL
ENTER REGISTERED OWNER(S) & ADDRESS FROM FAA FILE (Owner 1) <u>VOGT THOMAS M</u> (Owner 2) _____ Note: Enter any additional owner names on page two. (Address) <u>2189 STANFORD AVENUE</u> (Address) _____ City <u>SAINT PAUL</u> State <u>MN</u> Zip <u>55105</u> Country <u>UNITED STATES</u> Physical Address: Required when mailing address is a P.O. Box or mail drop. (Address) _____ (Address) _____ City _____ State _____ Zip _____ Country _____ TO RENEW REGISTRATION: <u>REVIEW</u> aircraft registration information, <u>SELECT</u> the appropriate statement, <u>ENTER</u> any change in address in the spaces below, <u>SIGN</u> , <u>DATE</u> , & <u>SEND</u> form with the \$5 renewal fee to the: FAA Aircraft Registry, PO Box 25504, Oklahoma City OK 73125-0504, or by courier to: 6425 S Denning Rm 118, Oklahoma City OK 73169-6937 <input checked="" type="checkbox"/> I (WE) CERTIFY, THE NAME(S) AND ADDRESSES FROM THE FAA FILES FOR THE OWNER(S) OF THIS AIRCRAFT ARE CORRECT, OWNERSHIP MEETS CITIZENSHIP REQUIREMENTS OF 14 CFR §47.3, AIRCRAFT IS NOT REGISTERED UNDER THE LAWS OF ANY FOREIGN COUNTRY. <input type="checkbox"/> UPDATE THE MAILING / PHYSICAL ADDRESS AS SHOWN BELOW. I (WE) CERTIFY THE: NAME(S) SHOWN ABOVE FOR THE OWNER(S) OF THIS AIRCRAFT IS CORRECT, OWNERSHIP MEETS THE CITIZENSHIP REQUIREMENTS OF 14 CFR §47.3, AIRCRAFT IS NOT REGISTERED UNDER THE LAWS OF ANY FOREIGN COUNTRY. NEW MAILING ADDRESS _____ _____ _____ _____ NEW PHYSICAL ADDRESS: complete if physical address has changed, or the new mailing address is a PO Box or Mail Drop. _____ _____ _____		HELPFUL INFORMATION Review Aircraft Registration File Information for this aircraft at: http://registry.faa.gov/aircraftinquiry . Assistance may be obtained at our web page: http://registry.faa.gov/renewregistration , by e-mail at: faa.aircraft.registry@faa.gov , or by telephone at: (866) 762 - 9434 (toll free), or (405) 954 - 3116 When mailing fees , please use a check or money order made payable to the Federal Aviation Administration. Signature and Title Requirements for Common Registration Types: - Individual owner must sign, title would be "owner". - Partnership general partner signs showing "general partner" as title. - Corporation corporate officer or manager signs, showing full title. - Limited Liability Co authorized member, manager, or officer identified in the LLC organization document signs, showing full title. - Co-owner each co-owner must sign; showing "co-owner" as title. - Government authorized person must sign and show their full title. Note: All signatures must be in ink, or other permanent media. To correct entries: Draw a single line through error. Make correct entry in remaining space, or complete the form on-line. An application form will be rejected if any entry is covered by correction tape or similarly obscured.	
<input type="checkbox"/> CANCELLATION OF REGISTRATION IS REQUESTED. <input type="checkbox"/> THE AIRCRAFT WAS SOLD TO: (Show purchaser's name and address.) _____ _____ _____ <input type="checkbox"/> THE AIRCRAFT IS DESTROYED OR SCRAPPED. <input type="checkbox"/> THE AIRCRAFT WAS EXPORTED TO: _____ <input type="checkbox"/> OTHER, Specify _____ <input type="checkbox"/> PLEASE RESERVE N-NUMBER IN THE OWNER'S NAME AND ADDRESS. The \$10 reservation fee is enclosed.		TO CANCEL THE REGISTRATION FOR THIS AIRCRAFT: CHECK All applicable block(s) below, COMPLETE , SIGN , DATE & MAIL this form with any fees to the: FAA Aircraft Registry, PO Box 25504, Oklahoma City, OK, 73125-0504, or by courier to: 6425 S Denning Rm. 118, Oklahoma City OK 73169-6937	
SIGNATURE OF OWNER 1 (required field)	PRINTED NAME OF SIGNER (required field)	TITLE (required field)	DATE
Electronically Certified by Registered Owners			11/26/2015
SIGNATURE OF OWNER 2	PRINTED NAME OF SIGNER	TITLE	DATE

Use page 2 for additional signatures.

Fee paid: \$5 (201511191319072427NB)

Paperwork Reduction Act Statement: The information collected on this form is necessary to obtain aircraft re-registration. We estimate that it will take approximately 30 minutes to complete the form. Please note that any 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-FEDERAL AVIATION ADMINISTRATION
AIRCRAFT RE-REGISTRATION APPLICATION**

*FAILURE TO RE-REGISTER WILL RESULT
IN CANCELLATION OF REGISTRATION
AND REGISTRATION NUMBER ASSIGNMENT
(See 14 C.F.R. §§ 47.15(i), 47.40 and 47.41)*

AIRCRAFT REGISTRATION NUMBER N 52MM		SERIAL NUMBER 21064870	
MANUFACTURER CESSNA		MODEL 210N	
DATE OF ISSUANCE 04/25/2013		DATE OF EXPIRATION 04/30/2016	TYPE OF REGISTRATION INDIVIDUAL

NAME AND MAILING ADDRESS OF REGISTERED OWNER
(If individual, give last name, first name and middle initial)

(Owner 1) VOGT THOMAS M

(Owner 2) _____

Note: Enter any additional owner names on page two of this document.

(Address) 2189 STANFORD AVENUE

(Address) _____

City SAINT PAUL State MN Zip 55105

Country UNITED STATES

PHYSICAL ADDRESS (REQUIRED WHEN MAILING ADDRESS IS A P.O. BOX OR MAIL DROP)

(Address) _____

(Address) _____

City _____ State _____ Zip _____

Country _____

INFORMATION FOR COMPLETION

Additional information may be obtained at our web page <http://registry.faa.gov/renewregistration> or by phone at 866-762-9434.

Aircraft Registration Information may be reviewed at : <http://registry.faa.gov/aircraftinquiry>

Please pay fees with a check or money order payable to the Federal Aviation Administration.

Signature Requirements for Listed Registration Types:

- Individual owner must sign.
- Partnership a general partner must sign.
- Corporation a corporate officer or managing official must sign.
- Limited Liability Co. a member, manager, or officer who is authorized to manage the LLC must sign.
- Co-owner each co-owner must sign, continuing as necessary, on page number two.
- Government any authorized person may sign.

Note: All signatures must be in ink.

TO RE-REGISTER AIRCRAFT: REVIEW REGISTRATION INFORMATION, ENTER CORRECTIONS IN BLANKS PROVIDED, CHECK APPLICABLE BLOCK BELOW, SIGN, DATE, & MAIL WITH THE \$5 FEE, To: The FAA Aircraft Registration Branch, PO Box 25504, Oklahoma City, OK, 73125-0504.

I (WE) CERTIFY THE: NAME(S) AND MAILING ADDRESS SHOWN ABOVE FOR THE OWNER(S) OF THIS AIRCRAFT ARE CORRECT, OWNERSHIP MEETS CITIZENSHIP REQUIREMENTS OF 14 CFR §47.3, AIRCRAFT IS NOT REGISTERED UNDER THE LAWS OF ANY FOREIGN COUNTRY.

UPDATE THE MAILING / PHYSICAL ADDRESS AS SHOWN BELOW. I (WE) CERTIFY THE: NAME(S) SHOWN ABOVE FOR THE OWNER(S) OF THIS AIRCRAFT IS CORRECT, OWNERSHIP MEETS THE CITIZENSHIP REQUIREMENTS OF 14 CFR §47.3, AIRCRAFT IS NOT REGISTERED UNDER THE LAWS OF ANY FOREIGN COUNTRY.

MAILING ADDRESS _____

PHYSICAL ADDRESS: COMPLETE IF PHYSICAL ADDRESS HAS CHANGED, OR NEW MAILING ADDRESS IS A PO BOX OR MAIL DROP.

TO CANCEL THE REGISTRATION FOR THIS AIRCRAFT: THE LAST REGISTERED OWNER MUST: MARK THE APPLICABLE BLOCK(S), COMPLETE, SIGN, DATE & Mail with any fees to: The FAA Aircraft Registration Branch, PO Box 25504, Oklahoma City, OK, 73125-0504.

CANCELLATION OF REGISTRATION IS REQUESTED FOR THE REASON MARKED BELOW,

1. THE AIRCRAFT WAS SOLD TO:
(Show purchaser's name and address)

2. THE AIRCRAFT IS DESTROYED OR SCRAPPED.

3. THE AIRCRAFT WAS EXPORTED TO:

4. OTHER, Specify _____

UPON CANCELLATION, PLEASE RESERVE THE N-NUMBER IN OWNERS' NAME. The \$10 check or money order for the N-number reservation fee is enclosed.

SIGNATURE OF OWNER 1 Electronically Certified by Registered Owners	PRINTED NAME OF SIGNER	TITLE	DATE 4/25/2013
SIGNATURE OF OWNER 2	PRINTED NAME OF SIGNER	TITLE	DATE

Fee paid: \$5 (201304251533269982NA)

UNITED STATES OF AMERICA DEPARTMENT OF TRANSPORTATION FEDERAL AVIATION ADMINISTRATION-MIKE MONROEY-AERONAUTICAL CENTER AIRCRAFT REGISTRATION APPLICATION		15-1 CERT. ISSUE DATE 1 1 3 3 E JAN 13 1989 FOR FAA USE ONLY
UNITED STATES REGISTRATION NUMBER	N 72 00 00 00 00	
AIRCRAFT MANUFACTURER & MODEL Cessna 210 N		
AIRCRAFT SERIAL No. 21064870		

TYPE OF REGISTRATION (Check one box)
 1. Individual 2. Partnership 3. Corporation 4. Co-owners 5. Govt 6. Non-citizen Corporation

NAME OF APPLICANT (Person(s) shown on evidence of ownership. If Individual, give last name, first name, and middle initial.)
 Vogt, Thomas M.

TELEPHONE NUMBER: (612) 698 - 2693
 ADDRESS (Permanent mailing address for first applicant listed.)

Number and street: 2189 Stanford Avenue

Rural Route: _____ P.O. Box: _____
 CITY STATE ZIP CODE
 Saint Paul Minnesota 55105

CHECK HERE IF YOU ARE ONLY REPORTING A CHANGE OF ADDRESS. ATTENTION! Read the following statement before signing this application. This portion MUST be completed.
 A false or dishonest answer to any question in this application may be grounds for punishment by fine and/or imprisonment (U.S. Code, Title 18, Sec. 1001).

CERTIFICATION

- I/WE CERTIFY:
- That the above aircraft is owned by the undersigned applicant, who is a citizen (including corporations) of the United States.
 (For voting trust, give name of trustee: _____), or:
 CHECK ONE AS APPROPRIATE:
 a. A resident alien, with alien registration (Form 1-151 or Form 1-551) No. _____
 b. A non-citizen corporation organized and doing business under the laws of (state) _____ and said aircraft is based and primarily used in the United States. Records or flight hours are available for inspection at _____
 - That the aircraft is not registered under the laws of any foreign country; and
 - That legal evidence of ownership is attached or has been filed with the Federal Aviation Administration.

NOTE: If executed for co-ownership all applicants must sign. Use reverse side if necessary.

TYPE OR PRINT NAME BELOW SIGNATURE

EACH PART OF THIS APPLICATION MUST BE SIGNED IN INK.	SIGNATURE	TITLE	DATE
			2/31/88
	Thomas M. Vogt		
SIGNATURE	TITLE	DATE	
SIGNATURE	TITLE	DATE	

NOTE: Pending receipt of the Certificate of Aircraft Registration, the aircraft may be operated for a period not in excess of 90 days, during which time the PINK copy of this application must be carried in the aircraft.

FAA AIRCRAFT REGISTRY
CAMERA NO. 1 DATE: 2-3-89

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0000000000

FAA AIRCRAFT REGISTRY
CAMERA NO. 1 DATE: 2-3-89

CONVEYANCE
FILED WITH FAA
AIRCRAFT REGISTRY
JAN 3 2 10 PM '89
OKLAHOMA-CITY
OKLAHOMA

UNITED STATES OF AMERICA
 DEPARTMENT OF TRANSPORTATION

FORM APPROVED
 USE NO. 2120 (11/82)

AIRCRAFT BILL OF SALE

FOR AND IN CONSIDERATION OF \$ 1,000 THE
 UNDERSIGNED OWNER(S) OF THE FULL LEGAL
 AND BENEFICIAL TITLE OF THE AIRCRAFT DE-
 SCRIBED AS FOLLOWS: 000000001132

UNITED STATES
 REGISTRATION NUMBER **N 52MM**
 AIRCRAFT MANUFACTURER & MODEL
CESSNA 210

AIRCRAFT SERIAL No.
210-64870

DOES THIS **30th** DAY OF **Dec.** 19**88**
 HEREBY SELL, GRANT, TRANSFER AND
 DELIVER ALL RIGHTS, TITLE, AND INTERESTS
 IN AND TO SUCH AIRCRAFT UNTO:

E 00852

CONVEYANCE OF THIS BLOCK
 FOR FAA USE ONLY

PURCHASER

NAME AND ADDRESS
 (IF INDIVIDUAL(S), GIVE LAST NAME, FIRST NAME, AND MODEL INITIAL)

Thomas M. Vogt
444 Cedar Street, 900 Meritor Tower
St. Paul, Minnesota 55101

JAN 13 8 18 AM '89

FEDERAL AVIATION
 ADMINISTRATION

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 Dec. 1988

SELLER	NAME (S) OF SELLER (TYPED OR PRINTED)	SIGNATURE (S) (IN INK) (IF EXECUTED FOR CO-OWNERSHIP, ALL MUST SIGN.)	TITLE (TYPED OR PRINTED)
		King Aircraft Sales, Inc. dba King Aviation Services	<i>Randall King</i> Randall King

ACKNOWLEDGMENT (NOT REQUIRED FOR PURPOSES OF FAA RECORDING; HOWEVER, MAY BE REQUIRED BY LOCAL LAW FOR VALIDITY OF THE INSTRUMENT.)

ORIGINAL: TO FAA

3:17 PM 0240

5.00 REG
 0 255 A 01/03/89

UNITED STATES DEPARTMENT OF TRANSPORTATION
 FEDERAL AVIATION ADMINISTRATION
 OFFICE OF AIRCRAFT REGISTRY
 1400 AVIATION AVENUE
 WASHINGTON, D.C. 20515

REGISTRATION OF AIRCRAFT
 REGISTRATION NO. N12345
 AIRCRAFT TYPE: CESSNA 172
 MAKE: CESSNA
 MODEL: 172
 SERIAL NO.: 17200001

REGISTRATION OF AIRCRAFT
 REGISTRATION NO. N12345
 AIRCRAFT TYPE: CESSNA 172
 MAKE: CESSNA
 MODEL: 172
 SERIAL NO.: 17200001

REGISTRATION OF AIRCRAFT
 REGISTRATION NO. N12345
 AIRCRAFT TYPE: CESSNA 172
 MAKE: CESSNA
 MODEL: 172
 SERIAL NO.: 17200001

OKLAHOMA CITY
 JAN 3 2 10 PM '89
 FILED WITH FAA
 AIRCRAFT REGISTRY
 CONVOYANCE

REGISTRATION OF AIRCRAFT
 REGISTRATION NO. N12345
 AIRCRAFT TYPE: CESSNA 172
 MAKE: CESSNA
 MODEL: 172
 SERIAL NO.: 17200001

13-1

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DEPARTMENT OF TRANSPORTATION
FEDERAL AVIATION ADMINISTRATION
OAG APPROVAL NOT REQUIRED

THIS FORM SERVES TWO PURPOSES
PART I acknowledges the recording of a security conveyance covering the collateral shown.
PART II is a suggested form of release which may be used to release the collateral from the terms of the conveyance.

CONVEYANCE
RECORD

JAN 13 8 17 AM '89

FEDERAL AVIATION
ADMINISTRATION

PART I - CONVEYANCE RECORDATION NOTICE

NAME (last name first) OF DESTOR
KING AIRCRAFT SALES, INC.

NAME and ADDRESS OF SECURED PARTY/ASSIGNEE
NCNB Texas National Bank
P.O. Box 83300
Dallas, Dallas County, Texas 75283-3300

NAME OF SECURED PARTY'S ASSIGNOR (if assigned)

Do Not Write In This Block
FOR FAA USE ONLY

FAA REGISTRATION NUMBER N52MM	AIRCRAFT SERIAL NUMBER 210-64870	AIRCRAFT MFR. (BUILDER) and MODEL CESSNA 210N II
ENGINE MFR. and MODEL		ENGINE SERIAL NUMBER(S)
PROPELLER MFR. and MODEL		PROPELLER SERIAL NUMBER(S)
THE SECURITY CONVEYANCE DATED <u>12/9/88</u> COVERING THE ABOVE COLLATERAL WAS RECORDED BY THE FAA AIRCRAFT REGISTRY ON <u>12/9/88</u> AS CONVEYANCE NUMBER <u>Microfilm Number 1081</u>		

Filed At

FAA CONVEYANCE EXAMINER

PART II - RELEASE - (This suggested release form may be executed by the secured party and returned to the FAA Aircraft Registry when terms of the conveyance have been satisfied. See below for additional information.)

THE UNDERSIGNED HEREBY CERTIFIES AND ACKNOWLEDGES THAT HE IS THE TRUE AND LAWFUL HOLDER OF THE NOTE OR OTHER EVIDENCE OF INDEBTEDNESS SECURED BY THE CONVEYANCE REFERRED TO HEREIN ON THE ABOVE-DESCRIBED COLLATERAL AND THAT THE SAME COLLATERAL IS HEREBY RELEASED FROM THE TERMS OF THE CONVEYANCE. ANY TITLE RETAINED IN THE COLLATERAL BY THE CONVEYANCE IS HEREBY SOLD, GRANTED, TRANSFERRED, AND ASSIGNED TO THE PARTY WHO EXECUTED THE CONVEYANCE, OR TO THE ASSIGNEE OF SAID PARTY IF THE CONVEYANCE SHALL HAVE BEEN ASSIGNED. PROVIDED, THAT NO EXPRESS WARRANTY IS GIVEN NOR IMPLIED BY REASON OF EXECUTION OR DELIVERY OF THIS RELEASE.

This form is only intended to be a suggested form of release, which meets the recording requirements of the Federal Aviation Act of 1956, and the regulations issued thereunder. In addition to these requirements, the form used by the security holder should be drafted in accordance with the pertinent provisions of local statutes and other applicable federal statutes. This form may be reproduced. There is no fee for recording a release. Send to FAA Aircraft Registry, P. O. Box 25504, Oklahoma City, Oklahoma 73125.

DATE OF RELEASE: December 27, 1988
NCNB Texas National Bank
 (Name of security holder)
 SIGNATURE (in ink) [Signature]
 TITLE Vice President

ACKNOWLEDGEMENT (If Required By Applicable Local Law):

(A person signing for a corporation must be a corporate officer or hold a managerial position and must show his title. A person signing for another should see Parts 47 and 49 of the Federal Aviation Regulations (14 CFR).)

RECORDED
INDEXED
FILED
CONVEYANCE

NCNB Texas

Security Agreement

12-3
E00850

000000001082

Dated December 9, 1988

Between

SECURED PARTY (Name and address including county)

NCNB Texas National Bank
P.O. Box 83300
Dallas, Dallas County, Texas 75283-3300

SEE RECORDED
CONVEYANCE
NUMBER E 00851
FICHE # _____ PAGE # _____

DEBTOR (Name of owner of the collateral and address including county)
CONVEYANCE RECORDED
King Aircraft Sales
Love Field Airport #2
Dallas, Dallas County, Texas 75215
ADMINISTRATION
JAN 10 8 16 AM '89

DEBTOR IS INDIVIDUAL CORPORATION PARTNERSHIP OTHER

ADDRESS IS DEBTOR'S: RESIDENCE PLACE OF BUSINESS CHIEF EXECUTIVE OFFICE (if more than one place of business)

A. AGREEMENT

1. **Security Interest.** Subject to the applicable terms of this agreement, debtor assigns and grants to secured party a security interest and lien in the collateral to secure the payment and the performance of the obligation.

B. OBLIGATION

1. **Description of Obligation.** The following obligations (obligation) are secured by this agreement:

- a. All debt, obligations, liabilities and agreements of debtor to secured party, now or hereafter existing, arising directly between debtor and secured party or acquired outright, conditionally or as collateral security from another by secured party, absolute or contingent, joint or several, secured or unsecured, due or not due, contractual or tortious, liquidated or unliquidated, arising by operation of law or otherwise, direct or indirect, and including but not limited to any debt, obligation or liability of debtor to secured party as a member of any partnership, syndicate, association or other group, whether incurred by debtor as principal, guarantor, surety, indorser, accommodation party or otherwise, and all renewals, extensions or rearrangements of any of the above.
- b. Secured party's participation in any debt of debtor to another person.
- c. All costs incurred by secured party to obtain, preserve, perfect and enforce this security agreement and security interest, collect the obligation and maintain, preserve, collect and enforce the collateral, including but not limited to taxes, assessments, insurance premiums, repairs, reasonable attorney's fees and legal expenses, feed, rent, storage costs and expenses of sale.
- d. Interest on the above amounts as agreed between secured party and debtor; or if there is no agreement, at the highest lawful rate.
- e. All debt, obligations and liabilities of (if the preceding space is completed, such party, together with the debtor named above, are hereinafter referred to collectively as "debtor") to secured party of the kinds described in this Item B., now existing or hereafter arising.

C. COLLATERAL

1. **Description of Collateral.** The security interest is granted in the following (collateral): (If collateral includes crops growing or to be grown, timber to be cut, fixtures, minerals, or an account resulting from sale of minerals, describe real estate and name record owner.)

One (1) 1984 Cessna 210N II, Aircraft Serial Number 210-64870, FAA Registration Number N52MM;

together with all avionics, other equipment, parts, accessories and accessions thereto.

The above described collateral is deemed inventory.

2:32 PM 2039 5.00 REC 0 255 - A 12/09/88

- b. All substitutes and replacements for, accessions, attachments and other additions to, tools, parts and equipment used in connection with, and proceeds and products of, the above collateral (including all income and benefits resulting from any of the above, such as dividends payable or distributable in cash, property or stock interest, premium and principal payments, redemption proceeds and subscription rights; and shares or other proceeds of conversions or splits of any securities in collateral), all certificates of title, manufacturer's statements of origin, other documents, accounts and chattel paper arising from or related to the above collateral, and returned or repossessed collateral, any of which, if received by debtor, shall be delivered immediately to secured party.)
- c. The balance of every deposit account of debtor under control of secured party and any other claim of debtor against secured party, now or hereafter existing, liquidated or unliquidated, and all money, instruments, securities, documents, chattel paper, credits, claims, demands, income, and any 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 of any of the collateral in transit to or set apart for it or any of its agents, affiliates or correspondents. The holder of any participation in the obligation shall have a right of setoff with respect to any obligation of such holder to debtor to satisfy the obligation.

orig list

17. **Use and Removal of Collateral.** Debtor will not use the collateral illegally nor permit the collateral to be affixed to real or personal property without 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 chattel 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 security interest therein and shall constitute debtor's instruction to such person to deliver to secured party certificates or other evidence of the same as soon as available. Debtor will deliver all investment securities, other instruments, documents and chattel paper which are part of the collateral and in the debtor's possession to the secured party immediately, or if hereafter acquired, immediately following acquisition, appropriately indorsed to secured party's 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.

20. **Consumer Credit.** If any collateral or proceeds includes obligations of third parties to debtor, the transactions giving rise to the collateral shall conform in all respects to the applicable state or federal consumer credit law. Debtor shall hold harmless and indemnify secured party against any cost, loss or expense including attorney's fees, arising from debtor's breach of this covenant.

21. **Change of Name.** Without the written consent of secured party, debtor shall not change his name.

22. **Power of Attorney.** Debtor appoints secured party debtor's attorney-in-fact with full power in debtor's name and behalf to do every act which debtor is obligated to do or may be required to do hereunder; however, nothing in this paragraph shall be construed to obligate secured party to take any action hereunder.

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; waives 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; and agrees that maturity of the obligation and any part thereof may be accelerated, extended or renewed one or more times by secured party in its discretion, without notice to debtor.

24. **Other Parties and Other Collateral.** No renewal or extension of or any other indulgence with respect to the obligation or any part thereof, no release of any security, no release of any person (including any maker, indorser, guarantor or surety) liable on the obligation, no delay in enforcement of payment, and no delay or omission or lack of diligence or care in exercising any right or power with respect to the obligation or any security therefor or guaranty thereof or under this agreement shall in any manner impair or affect the rights of secured party under the law, hereunder, or under any other agreement pertaining to the collateral. Secured party need not file suit or assert a claim for personal judgment against any person for any part of the obligation or seek to realize upon any other security for the obligation, before foreclosing upon the collateral for the purpose of paying the obligation. Debtor waives any right to the benefit of or to the obligation any such other security or proceeds thereof, and agrees that secured party shall have no duty or obligation to debtor to apply to the

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, which information any such person also may furnish without liability to debtor; require debtor to give possession or control of any collateral to secured party; verify information furnished by debtor; take control of proceeds, including stock received as dividends or by reason of stock splits; release collateral in its possession to any debtor, temporarily or otherwise; require additional collateral; reject as unsatisfactory any property hereafter offered by debtor as collateral; set standards from time to time to govern what may be used as after acquired collateral; designate, from time to time, a certain percent of the collateral as the loan value and require debtor to maintain the obligation at or below such figure; take control of funds generated by the collateral, such 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 or evidence thereof into its own name or that of its nominee; and demand, collect, convert, redeem, receipt for, settle, compromise, adjust, sue for, foreclose or realize upon collateral, 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 omission on the part of the secured party, its officers, agents or employees, except willful misconduct. The foregoing rights and powers of secured party will be in addition to, and not a limitation upon, any rights and powers of secured party given by law, elsewhere in this agreement or otherwise. If debtor fails to maintain any required insurance, to the extent permitted by applicable law secured party may (but is not obligated to) purchase single interest insurance coverage for the collateral which insurance may at secured party's option (i) protect only secured party and not provide any remuneration or protection for debtor directly and (ii) provide coverage only after the obligation has been declared due as herein provided. The premiums for any such insurance purchased by secured party shall be a part of the obligation and shall bear interest as provided in B.I.d. hereof.

2. **Convertible Securities.** Secured party may present for conversion any instrument or investment security in collateral which is convertible into any other instrument or investment security or a combination thereof with cash. But secured party shall not have any duty to present for conversion any instrument in collateral unless it shall have received from debtor detailed written instructions to that effect at a time reasonably far in advance of the final conversion date to make such conversion possible.

G. DEFAULT

- 1. **Events of Default.** The following are events of default hereunder:
 - a. default in the timely payment of any part of the obligation or in performance or observance of the terms and conditions herein or in any other agreement between debtor and secured party;
 - b. any warranty, representation or statement made or furnished to secured party herein, heretofore, or hereafter proves to have been false in any material respect when made or furnished;
 - c. acceleration of the maturity of debt of debtor to any other person;
 - d. substantial change in any fact warranted or represented in this agreement or in any other agreement between debtor and secured party or in any statement, schedule, or other writing furnished in connection therewith;
 - e. sale, loss, theft, destruction, encumbrance or transfer of any collateral in violation hereof, or substantial damage to any collateral;
 - f. belief by secured party that the prospect of payment of the obligation or performance of this agreement is impaired;
 - g. death, incapacity, dissolution, merger or consolidation, termination of existence, insolvency or business failure of debtor or any person liable on the obligation; commencement of proceedings for the appointment of a receiver for any property of debtor; commencement of any proceeding under any bankruptcy or insolvency law by or against debtor (or any corporate action shall be taken to effect same), or any partnership of which debtor is a partner, or by or against any person liable upon the obligation or any part thereof, or liable upon collateral;
 - h. levy on, seizure or attachment of any property of debtor;
 - i. a judgment against debtor becomes final; or
 - j. any liability or agreement of third parties to debtor or on the collateral shall not be paid or performed in accordance with the terms thereof.

2. **Remedies of Secured Party Upon Default.** When an event of default occurs, and at any time thereafter, secured party without notice or demand may declare the obligation in whole or part immediately due and may enforce payment of the same and exercise any rights under the UCC, rights and remedies of secured party under this agreement, or otherwise. Secured party may require debtor to assemble the collateral and make it available to secured party at a place which is reasonably convenient to both parties. Unless the collateral is perishable or threatens to decline speedily in value or is of a type customarily sold on a recognized market, secured party will give debtor reasonable notice of the time and place of any public sale thereof or of the time after which any private sale or other intended disposition thereof is to be made. Expenses of retaking, holding, preparing for sale, selling, leasing or the like shall include secured party's reasonable attorney's fees and legal expenses. Secured party shall be entitled to protect its possession of all books and records evidencing any accounts or general intangibles or pertaining to chattel paper covered by this agreement and shall have the authority to enter upon any premises upon which any of the same, or any collateral, may be situated and remove the same therefrom without liability. Secured party may surrender any insurance policies in collateral and receive the unearned premium thereon. Debtor shall be entitled to any surplus and shall be liable to secured party for any deficiency. The proceeds of any disposition after default available to satisfy the obligation shall be applied to the obligation in such order and in such manner as secured party in its discretion shall decide. If, in the opinion of secured party, there is any question that a public sale or distribution of any collateral will violate any state or federal securities law, secured party (i) may offer and sell securities privately to purchasers who will agree to take them for investment purposes and not with a view to distribution and who will agree to imposition of restrictive legends on the certificates representing the security, or (ii) may sell such securities in an intrastate offering under Section 3(a)(11) of the Securities Act of 1933, and no sale so made in good faith by secured party shall be deemed to be not "commercially reasonable" because so made.

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FILED WITH FAA
COMMERCIAL

12-1

- d. All policies of insurance covering the collateral and proceeds thereof.
- e. All security for the payment of any of the collateral, and all goods which have or will give rise to any of the collateral or are evidenced, identified or represented therein or therefor.
- f. All property similar to the above hereafter acquired by debtor.
- g. All proceeds of the items described in subparagraphs a. through f. of this paragraph.

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).

D. DEBTOR'S WARRANTIES

- 1. **Financing Statements.** No financing statement covering the collateral is or will be on file in any public office, except the financing statements relating to 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.
- 2. **Ownership.** Debtor owns, or will use the proceeds of any loans by secured party to become the owner of, the collateral free from any setoff, claim, restriction, lien, security interest or encumbrance except liens for taxes not yet due and the security interest hereunder.
- 3. **Fixtures and Accessions.** None of the collateral is affixed to real estate or is an accession to any goods, or will become a fixture or accession, except as expressly set out herein.
- 4. **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, counterclaims or adjustments, and no defenses in connection therewith.
- 5. **Accuracy of Financial Statements.** All balance sheets, earnings statements and other financial data which have been or hereafter may be furnished to secured party to induce it to permit the obligation or to make this agreement or in conjunction herewith truly represent or shall truly represent the financial condition and operations of debtor as of the dates and for the periods shown thereon; and all other information, reports, papers and data furnished to secured party are or shall be, at the time furnished, accurate and correct in all respects and complete insofar as necessary to give secured party a true and accurate knowledge of the subject matter.
- 6. **Power and Authority.** Debtor has full power and authority to make this agreement.

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 party.
- 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 to grant such security interest. Debtor shall defend the collateral against all claims and demands of all persons at any time claiming any interest therein adverse to secured party. Debtor shall keep the collateral free from all liens and security interests except those for taxes not yet due and the security interest hereby created.
- 3. **Insurance.** Debtor shall insure the collateral with companies acceptable to secured party against such casualties and in such amounts as secured party shall require. All insurance policies shall be written for the benefit of debtor and secured party as their interests may appear, or in other form satisfactory to secured party, and such policies or certificates evidencing the same shall be furnished to secured party. All policies of insurance shall provide for written notice to secured party at least 10 days prior to cancellation. Risk of loss or damage is debtor's to the extent of any deficiency in any effective insurance coverage. Secured party is appointed debtor's attorney-in-fact to collect any return or unearned premiums or the proceeds of such insurance and to indorse any draft or check payable to debtor therefor.
- 4. **Maintenance.** Debtor shall keep goods in collateral in good condition.
- 5. **Secured Party's Costs.** Debtor shall pay all costs necessary to obtain, preserve, perfect, defend and enforce this security interest, collect the obligation, and preserve, defend, enforce and collect the collateral, including but not limited to taxes, assessments, insurance premiums, repairs, reasonable attorney's fees and legal expenses, feed, rent, storage costs and expenses of sales. Whether collateral is or is not in secured party's possession, and without any discharge encumbrances on collateral, and pay for insurance of collateral, and such payment shall be a part of the obligation. Debtor agrees to reimburse secured party on demand for any costs so incurred.
- 6. **Information and Inspection.** Debtor shall (i) furnish secured party any financial statements of debtor or reports to debtor by accountants or others pertaining to debtor's business as soon as available, and any information with respect to collateral requested by secured party; (ii) allow secured party to inspect the collateral, at any time and wherever located, and to inspect and copy, or furnish secured party with copies of, all records relating to the collateral and the obligation; (iii) furnish secured party such information as secured party may request to identify inventory, accounts and general intangibles in collateral, at the time and in the form requested by secured party; and (iv) deliver upon request to secured party shipping and delivery receipts evidencing the shipment of goods and invoices evidencing the receipt of, and the payment for, inventory in collateral.
- 7. **Additional Documents.** Debtor shall sign any papers furnished by secured party which are necessary in the judgment of secured party to obtain, maintain and perfect the security interest hereunder and to enable secured party to comply with the Federal Assignment of Claims Act or any other federal or state law in order to obtain or perfect secured party's interest in collateral or to obtain proceeds of collateral.
- 8. **Parties Liable on Collateral.** Debtor will preserve the liability of all obligors on any collateral, will preserve the priority of all security therefor, and will deliver to secured party the original certificates of title on all motor vehicles securing the collateral. Secured party shall have no duty to preserve such liability or security, but may do so at the expense of debtor, without waiving debtor's default.
- 9. **Modification of Collateral.** Without the written consent of secured party, debtor shall not agree to any modification of any of the terms of any accounts, contracts, chattel paper, general intangibles or instruments in collateral.
- 10. **Right of Secured Party to Notify Debtors.** At any time, whether debtor is or is not in default hereunder, secured party may notify persons obligated on any collateral to make payments directly to secured party, shall collect and enforce all payments owed on collateral. Until secured party elects to exercise such rights, debtor, as agent of secured party, shall collect and enforce all payments owed on collateral.
- 11. **Delivery of Receipts of Secured Party; Rejected Goods.** Upon secured party's demand, debtor will deposit, upon receipt and in the form received, secured party alone shall have power of withdrawal. The funds in said account shall secure the obligation. Secured party is authorized to make any indorsement in debtor's name and behalf. Pending such deposit, debtor shall not mingle any such payments with any of debtor's other funds or property, but will hold them separate and upon an express trust for secured party. Secured party may from time to time apply the whole or any part of the funds in the special account against the obligation.
- 12. **Records of Collateral.** Debtor at all times will maintain accurate books and records covering the collateral. Debtor immediately will mark all books and records with an entry showing the absolute assignment of all accounts in collateral to secured party and secured party is hereby given the right to audit the 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 schedule will be the undisputed amounts owing and unpaid. Debtor shall disclose to secured party all agreements modifying any account, instrument or chattel paper.
- 13. **Disposition of Collateral.** If disposition of any collateral gives rise to an account, chattel paper or instrument, debtor immediately shall notify secured party, and upon request of secured party shall assign or indorse the same to secured party. No collateral may be sold, leased, manufactured, processed or otherwise disposed of by debtor in any manner without the prior written consent of secured party, except inventory sold, leased, manufactured, processed or consumed in the ordinary course of business.
- 14. **Accounts.** Each account in collateral will represent the valid and legally enforceable obligation of third parties, and shall not be evidenced by any instrument or chattel paper.
- 15. **Location of Accounts and Inventory.** Debtor shall give secured party written notice of each office of debtor in which records of debtor pertaining to any accounts in collateral are kept, and each location at which inventory in collateral is or will be kept, and of any change of any such location. If no such notice is given, all records of debtor pertaining to accounts and all inventory are and shall be kept at debtor's address shown above.
- 16. **Notice of Changes.** Debtor will notify secured party immediately of any material change in the collateral, of a change in debtor's residence or location, of a change in any matter warranted or represented by debtor in this agreement or furnished to secured party, and of any event of default.

H. GENERAL

1. **Parties Bound.** Secured party's rights hereunder shall inure to the benefit of its successors and assigns, and in the event of any assignment or transfer of any of the obligation or the collateral, secured party thereafter shall be fully discharged from any responsibility with respect to the collateral so assigned or transferred, but secured party shall retain all rights and powers hereby given with respect to any of the obligation or collateral not so assigned or transferred. All representations, warranties and agreements of debtor if more than one are joint and several, and all shall be binding upon the personal representatives, heirs, successors and assigns of debtor.
2. **Waiver.** No delay of secured party in exercising any power or right shall operate as a waiver thereof, nor shall any single or partial exercise of any power or right preclude other or further exercise thereof or the exercise of any other power or right. No waiver by secured party of any right hereunder or of any default by debtor shall be binding upon secured party unless in writing, and no failure by secured party to exercise any power or right hereunder or waiver of any default by debtor shall operate as a waiver of any other or further exercise of such right or power or of any further default.
3. **Agreement Continuing.** This agreement shall constitute a continuing agreement, applying to all future as well as existing transactions, whether or not of the character contemplated at the date of this agreement, and if all transactions between secured party and debtor shall be closed at any time, shall be equally applicable to any new transactions thereafter. Provisions of this agreement, unless by their terms exclusive, shall be in addition to other agreements between the parties.
4. **Definitions.** Unless the context indicates otherwise, definitions in the UCC apply to words and phrases in this agreement; if UCC definitions conflict, Chapter 9 definitions apply.
5. **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.
6. **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 relating to the obligation.
7. **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.
8. **Severability.** The unenforceability of any provision of this agreement shall not affect the enforceability or validity of any other provision.
9. **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 plural, and vice versa.
10. **Applicable Law and Venue.** This agreement shall be construed according to the laws of Texas. It is performable by debtor in the county of secured party's address set out above.
11. **Financing Statement.** A carbon, photographic or other reproduction of this security agreement or any financing statement covering the collateral shall be sufficient as a financing statement.
12. **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.

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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.

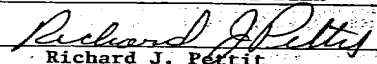

Randall King, President

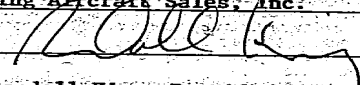
Secured Party:

Debtor:

NCNB Texas National Bank

King Aircraft Sales, Inc.

By: 
Richard J. Pettit
Its: Vice President

By: 
Randall King, President

OKLAHOMA CITY
OCT 9 1 39 PM '88
AIRCRAFT REGISTRY
FILED WITH FAA
CONVERSION

11-1

MEMORANDUM TO THE FILE

AIRCRAFT N 52mm

DOCUMENT RETURNED 11-25-88 (date)

Date received 11-21-88

RFNO 199

Reason returned copy of application for 10-20-88 + 11-14-88
micro 1586 file page 9-1

DUPLICATE CERTIFICATE ISSUED _____ (date)

REVISED CERTIFICATE ISSUED _____ (date)

Address changed to:

Street _____

City _____

State _____ Zip _____

Aircraft description change:

N number _____

Serial number _____

Make _____

Model _____ (MMC _____)

Reason: N number change FAA 8130-6

Other: _____

11

10-1

MEMORANDUM TO THE FILE

AIRCRAFT N 52mm

DOCUMENT RETURNED 11-25-88 (date)

Date received 11-21-88

RFNO 198

Reason returned Copy of letter requesting N-number assignment for 10-28-88 memo 29 July 1995-1

DUPLICATE CERTIFICATE ISSUED _____ (date)

REVISED CERTIFICATE ISSUED _____ (date)

Address changed to:

Street _____

City _____

State _____ Zip _____

Aircraft description change:

N number _____

Serial number _____

Make _____

Model _____ (MMC _____)

Reason: N number change FAA 8130-6

Other: _____

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8

[Faint, mostly illegible text and markings on a grid background]

OKLAHOMA CITY
NOV 14 9 33 AM '88
FILED WITH FAA
AIRCRAFT REGISTRY
CONVANCE

OKLAHOMA CITY
NOV 14 9 16 PM '88
FILED WITH FAA
AIRCRAFT REGISTRY
CONVANCE

*Adm
Import Examines*

DT. RETTUNGSFLUGWACHT GESCHAFTSLEITUNG 01 A1

7-1

FLUGTECHNIK Stuttgart GmbH



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

7000 Stuttgart 23 Flughafen
Halle D (Lufthansahalle)

King Aviation Services
Love Field Airport, LB 2

Telefon:
Büro (07 11) 7007 92
Technik (07 11) 79 50 05

Dallas, Texas 75235
USA

Bankverbindung:
Dresdner Bank Stuttgart
Kto.-Nr. 3326 421 (BLZ 600 800 00)

Ihr Zeichen	Ihre Nachricht vom	Unser Zeichen	Tag
		Dr. K/Sch	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.

According to our information a telex from the German Luftfahrtbundesamt should have arrived at FAA Oklahoma to confirm the de-registration 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,

FLUGTECHNIK STUTTGART GMBH
7000 Stuttgart Airport

[Signature]
Dr. A. F. Köhler, CEO
Geschäftsführer

NOV 17 10 03 AM '88

Anerkannter luftfahrttechnischer Betrieb LBA Nr. II-A 321
Flugzeugwartung und -überholung/7000 Stuttgart 23 Flughafen, Telefon (07 11) 79 50 05, Bahnstation Stuttgart Hof.
Registrieramt: Amtsgericht Nürtingen - Geschäftsführer Alexander Piltz, Dr. Alexander F. Köhler

6-1

52mm
6 NOV 10 1988

10 Nov 88 15 31z

INBOUND MESSAGE # 1
RCV LN 1

FAA AC OKC

952701 LBA D
FAA AC OKC

FS-NR. 1793 NOVEMBER 10, 1988 16.20 MEZ

FROM OKLAHOMA
UN
ATTN: MR. HENDERSON

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

OUR RECORDS SHOW NO UNRELEASED RECORDED LIENS AGAINST THIS
AIRCRAFT.

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

952701 LBA
ABOVE SENT VIA WORLDCOM NOV 10 1988 1018
FROM 952701 LBA D

DURATION 137 secs LISTED 09:20 cst 11/10/88

Dmlc

NOV 10 10 09 AM '88

6

10 NOV 88 12 31z

NOV 10 1988

INBOUND MESSAGE

FAA AC DKO

020701Z NOV 88

FAA AC DKO

FM WPT 1793

FM WPT 1793

FM WPT 1793

REGISTRATION OF DESIGNS, D-5777,
FROM THE FEDERAL BUREAU OF INVESTIGATION
AIRCRAFT REGISTER EFFECTIVE NOVEMBER 16, 1988.

NO RECORDS SHOW NO UNRELEASED RECORDS AGAINST THIS
AIRCRAFT.

REGISTRATION SECTION
FEDERAL BUREAU OF INVESTIGATION

NOV 10 1988
NOV 10 1988
NOV 10 1988

Handwritten signature

NOV 10 10 03 AM '88

5-1

0 0 0 0 0 0 0 0 2 9

KING AVIATION SERVICES

AVIATION CONSULTING

LOVE FIELD AIRPORT #2 • DALLAS, TEXAS 75235

TEL. (214) 352-2401

TELEX 820918

FAX: (214) 352-4808

OCTOBER 18, 1988

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

REINSTATED

as 8amm

6 OCT 20 1988

ATTN: IMPORT DIVISION:

I WOULD LIKE TO REGISTER AND REQUEST A REGISTRATION NUMBER TO BE ASSIGNED TO A 1984 CESSNA 210, SERIAL #210-64870, WHICH WILL BE 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 PRIOR TO THE N-NUMBER BEING PLACED ON THE AIRCRAFT.

AIRCRAFT: 1984 CESSNA 210
SERIAL #210-64870

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

BUYER 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.

SINCERELY,

Randall King
RANDALL KING



SUBSCRIBED AND SWORN TO before me this the 19th day of October, 1988.

Rim Southern
Notary Public (in and for
Dallas County, Texas

MY COMMISSION EXPIRES: Feb 25, 1992

KC

5

AIR AVIATION SERVICES

FAA AIRCRAFT REGISTRY
CAMERA NO. 1 DATE: 11-15-88
OCT 20 8 39 AM '88
FILED WITH FAA
GOVERNANCE

THE FOLLOWING INFORMATION IS FOR YOUR INFORMATION
AND IS NOT TO BE USED FOR ANY OTHER PURPOSE
EXCEPT AS SPECIFIED IN THE ORIGINAL DOCUMENT
FROM WHICH THIS INFORMATION WAS OBTAINED

THIS INFORMATION IS FOR YOUR INFORMATION
AND IS NOT TO BE USED FOR ANY OTHER PURPOSE
EXCEPT AS SPECIFIED IN THE ORIGINAL DOCUMENT
FROM WHICH THIS INFORMATION WAS OBTAINED

THIS INFORMATION IS FOR YOUR INFORMATION
AND IS NOT TO BE USED FOR ANY OTHER PURPOSE
EXCEPT AS SPECIFIED IN THE ORIGINAL DOCUMENT
FROM WHICH THIS INFORMATION WAS OBTAINED

OCT 20 8 39 AM '88
FILED WITH FAA
GOVERNANCE
OCT 20 8 39 AM '88
FILED WITH FAA
GOVERNANCE

0000000029

KING AVIATION SERVICES

AVIATION CONSULTING

LOVE FIELD AIRPORT #2 - DALLAS, TEXAS 75235

OCTOBER 18, 1988

TEL: (214) 352-2401
TELEX: 820218
FAX: (214) 352-4808

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

REINSTATED
w/ Sam

OCT 20 1988

ATTN: IMPORT DIVISION:

I WOULD LIKE 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 AIRWORTHINESS ISSUED TO THE AIRCRAFT BY A D.A.P.R. IN STUTTGART PRIOR TO THE N-NUMBER BEING PLACED ON THE AIRCRAFT.

AIRCRAFT: 1984 CESSNA 210
SERIAL #210-64870

SELLER: Flugtechnik Stuttgart GmbH
P.O. BOX 21 81 21
7000 Stuttgart-Flughafen
West Germany

BUYER 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 ~~5MM~~ (MIKE, MIKE) TAIL, 210 MM, OR 84 MM, OR 123MM, OR 821MM.

THANKS VERY MUCH FOR YOUR PROMPT ASSISTANCE.

SINCERELY,

Randall King
RANDALL KING



SUBSCRIBED AND SWORN TO before me this the 19th day of October 1988.

Kim Guther
Notary Public in and for
Dallas County, Texas

MY COMMISSION EXPIRES: Feb. 25, 1992

1000-333-000
1000-333-000
1000-333-000

THE A-NUMBER BEING PLACED ON THE AIRCRAFT:
AIRCRAFT:
SERIAL NO. 24870
1984 GESSAL 210

W
O

ENTER IN U.S.: KING ALGERIA
(REGISTERED TO) LOVE FIELD,
DALLAS, TEXAS

PLEASE FAX COPIES OF THIS REGISTRATION TO THE
FEDERAL BUREAU OF INVESTIGATION, 1000
PENNSYLVANIA AVENUE, N.W., WASHINGTON, D.C. 20535

THANKS VERY MUCH FOR YOUR PROMPT RESPONSE.

D

NOTARY PUBLIC
STATE OF TEXAS
My Comm. Expires: 01-20-89

CONRADO
FEDERAL BUREAU OF INVESTIGATION
U.S. DEPARTMENT OF JUSTICE

4

TELEGRAPHIC MESSAGE

NAME OF AGENCY FEDERAL AVIATION ADMINISTRATION AERONAUTICAL CENTER OKLAHOMA CITY OKLAHOMA		PRECEDENCE <input type="checkbox"/> PRIORITY <input checked="" type="checkbox"/> ROUTINE	SECURITY CLASSIFICATION UNCLAS.
ACCOUNTING CLASSIFICATION	DATE PREPARED 6-23-86	TYPE OF MESSAGE <input checked="" type="checkbox"/> SINGLE <input type="checkbox"/> BOOK <input type="checkbox"/> MULTIPLE-ADDRESS	
FOR INFORMATION CALL			
NAME R. FERGUSON, AAC-252	PHONE NUMBER X2116		
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			
<input checked="" type="checkbox"/> DEREGISTRATION OF N 5335U CESSNA 210N			
SERIAL 21064870 FROM THE UNITED STATES CIVIL			
AIRCRAFT REGISTER EFFECTIVE 8:00 AM CDT JUNE 23, 1986			
<input checked="" type="checkbox"/> OUR RECORDS SHOW NO UNRELEASED RECORDED LIENS AGAINST AIRCRAFT.			
<input type="checkbox"/> OUR RECORDS SHOW UNRELEASED LIEN(S) AGAINST THIS AIRCRAFT.			
CONSENT TO EXPORT RECEIVED FROM LIENHOLDER: _____			
<input type="checkbox"/> THE FOLLOWING AIRCRAFT (HAS) (HAVE) NEVER BEEN ENTERED ON THE			
UNITED STATES CIVIL AIRCRAFT REGISTER AS OF _____			
<p><i>James E. Henderson for</i> JAMES E. HENDERSON MANAGER FAA AIRCRAFT REGISTRY AAC-250 FEDERAL AVIATION ADMINISTRATION</p>			SECURITY CLASSIFICATION
CC: CESSNA AIRCRAFT CO.			
AAC-252:RMcDonald:sd:x2116			
PAGE NO.	NO. OF PGS.		
1	1		

DEREGISTRATION OF UNITED STATES CIVIL AIRCRAFT

3-1

Aircraft Registration No. N: <i>5335U</i>	Manufacturer and Model <i>Cessna 210N</i>	Serial Number <i>21064870</i>
--	--	----------------------------------

LAST OWNED BY: <i>Cessna Aircraft Co</i>	Lien Information on File: <input checked="" type="checkbox"/> None <input type="checkbox"/> Outstanding Recorded Conveyance No. _____	LIENHOLDER:
---	--	-------------

The above registration is to be canceled for the reason checked below:

- Accident
- Totally destroyed or scrapped
- At the request of: Registrant Owner
- Revocation
- AC Form 8050-73 Action
- Other (Specify) _____

Exported to: *Germany*

INDEX, CHECKED THROUGH:
6-20-86

Official approving cancellation: Name: <i>Edwards</i>	TIME: <i>8:00 am</i>	DATE: <i>6-23-86</i>
--	-------------------------	-------------------------

CONFIRM TO: <i>Germany</i>	COPY TO: <input type="checkbox"/> WIRE <input checked="" type="checkbox"/> MAIL
FOREIGN MARKINGS:	<i>Cessna Aircraft Co</i>
CHARGE INFO. WIRE TO:	<i>European Marketing Center</i>
	<i>Po Box 2</i>
	<i>B-1930 Zaventem Belgium</i>

EXPORTED

The above registration has been canceled and records adjusted accordingly. Records Clerk:	DATE: <i>15 6/23/86</i>
--	----------------------------

DEPARTMENT OF TRANSPORTATION
FAA AIRCRAFT REGISTRY

Name of Registrant <i>James H. ...</i>		Address <i>...</i>	
City <i>...</i>		State <i>...</i>	
Zip <i>...</i>		Telephone <i>...</i>	
Type of Aircraft <input type="checkbox"/> Single Engine <input type="checkbox"/> Multi Engine <input type="checkbox"/> Other (Specify)		Make <i>...</i>	
Model <i>...</i>		Year <i>...</i>	
Serial Number <i>...</i>		Registration Number <i>...</i>	
Date of Registration <i>...</i>		Date of Expiration <i>...</i>	
Name of Agent <i>...</i>		Address <i>...</i>	
City <i>...</i>		State <i>...</i>	
Zip <i>...</i>		Telephone <i>...</i>	
Name of Owner <i>...</i>		Address <i>...</i>	
City <i>...</i>		State <i>...</i>	
Zip <i>...</i>		Telephone <i>...</i>	

I hereby certify that the information furnished herein is true and correct to the best of my knowledge and belief.
 Signature: *James H. ...*
 Date: *7-3-86*

I hereby certify that the aircraft described herein is in compliance with the applicable Federal Aviation Regulations.
 Signature: *...*
 Date: *...*

FAA Form 10-8000 (Rev. 1-78)

1-PC

2-1

0421 EDT+
FAA AC OKC

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2250Z CESERU B

JUNE 20, 86 ATT.3/0945 DEP. MSG 86/2176

PLS CANCEL THE US REGISTRATION OF CESSNA AIRCRAFT
MODEL 1984/210N SERIAL 210 - 64870
REGISTRATION N5335U EXPORTED TO THE FEDERAL REPUBLIC OF GERMANY
PLS TELEX CONFIRMATION OR THIS CANCELLATION TO YOUR EQUIVALENT
OFFICE IN THE FEDERAL REPUBLIC OF GERMANY AND BILL CESSCO WICHITA.
PLS MAIL COPY OF FORM SF - 14 TO CESSNA BRUSSELS.

20 JUN 86 11:57

L. J. VAN BUYTEN/CONTROLLER
CESSNA AIRCRAFT COMPANY/EUROPEAN MARKETING CENTER
P.O. BOX 2
B-1930 ZAVENTEM/BELGIUM.

FAA AC OKC

2250Z CESERU B

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WASHINGTON, D. C. 20535

END

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UNITED STATES OF AMERICA DEPARTMENT OF TRANSPORTATION - FEDERAL AVIATION ADMINISTRATION AIRCRAFT REGISTRATION APPLICATION		CERT. ISSUE DATE J 051684
UNITED STATES REGISTRATION NUMBER N 5335U		FOR FAA USE ONLY
AIRCRAFT MANUFACTURER & MODEL Cessna 210N		
AIRCRAFT SERIAL No. 21064870		

TYPE OF REGISTRATION (Check one box)

1. Individual
 2. Partnership
 3. Corporation
 4. Co-Owner
 5. Gov't.

NAME OF APPLICANT (Person(s) shown on evidence of ownership. If individual, give last name, first name, and middle initial.)

Cessna Aircraft Company
 Brussels National Airport

ADDRESS (Permanent mailing address for first applicant listed.)

Number and street: _____

Rural Route: _____ P. O. Box: **NR 2**

CITY	STATE	ZIP CODE
Zaventem	Belgium	

CHECK HERE IF YOU ARE ONLY REPORTING A CHANGE OF ADDRESS

ATTENTION! Read the following statement before signing this application.
 A false or dishonest answer to any question in this application may be grounds for punishment by fine and/or imprisonment (U.S. Code, Title 18, Sec. 1001).

CERTIFICATION

WE CERTIFY that the above described aircraft (1) is owned by the undersigned applicant(s), who is/are citizen(s) of the United States as defined in Sec. 101(13) of the Federal Aviation Act of 1958; (2) is not registered under the laws of any foreign country; and (3) legal evidence of ownership is attached or has been filed with the Federal Aviation Administration.

CAC

NOTE: If executed for co-ownership all applicants must sign. Use reverse side if necessary.

EACH PART OF THIS APPLICATION MUST BE SIGNED IN INK.	SIGNATURE	TITLE	DATE
	<i>J. E. Spalding</i>	Quality Assurance Manager	3-12-84
	SIGNATURE	TITLE	DATE
	SIGNATURE	TITLE	DATE
		10:04 AM 1636	5:00 REG 255 A 05/02/84

NOTE: Pending receipt of the Certificate of Aircraft Registration, the aircraft may be operated for a period not in excess of 90 days, during which time the PINK copy of this application must be carried in the aircraft.

