## 11323 REAL ESTATE MORTGAGE

de Pala surve

BOOK 148

This mortgage made on the 31st day of October . 1987, between Ernest S. Cornelius Mary E. Cornelius, his wife ... hereinafter referred to as MORTGAGORS! and ASSOCIATES FINANCE INC., whose ad . 726 Mass., Lawrence, Kansas, a corporation, bereinafter released to as MORTGAGEE.

WITNESSETH: Mortgagors jointly and severally grant, bargain, sell, convey and martgage to Martgagee, its successors and assigns, the re-

ty hereinafter described as security for the payment of a note of even date herewith in the total amount of One Thous and Nine Hundred and Twenty and, no/100 Dollars (5 1, 920.00 ).

The property hereby mortgaged, and described below, includes all tenements, easeme prolits, fistures and appliances thereunfo attaching or in any wise thereunto appertaining. a, rights, privileges, interests, tent

TO HAVE AND TO HOLD the said property hereinafter described, with all the privileges and appurtenances thereunto belonging unto mark successors and assigns, lorever; and markagagers hereby covenant that mortgagers are seized of good and perfect fills to sold property in and have authority to convey the same, that the litle so conveyed is clear, free and unencumbered except as hereinafter appears and that will forever warrant and defend the same unto mortgages pijoinst all claims whatsoever except those prior encumbrances, if any, hereina

If mortgagers shall fully perform all the terms and conditions of this mortgage and shall pay in full, which this mortgage secures, then this mortgage shall be null, yold and of no turther force and effect.

MORTGAGORS AGREE: To keep the mortgaged property, including dis with an insurance company authorized to do business in the Sta clause in favor of Mortgages as its interest may appear, and if Mort ages and ecouptly in a sum not exceeding the amount of Mortgage

Is in the terms or conditions of the debt or debts hereby secured or of any of the test or if Mostgagors shall become bankrupt or insolvent, or make an assignment for the mortgaged property or any part thereof be attached, levied upon or seized, or if any ein contained be incorrect or if the Mortgagors shall abandon the mortgaged proper-tion manual burghts secured, shall. Mortgagers in an account burght due or

ights hersunder for defaults or breaches of covenant shall be construed to prejudir so of covenant, and no delay on the part of martgages in exercising any of suc-any time during the continuance of any such default or breach of covenant, an invely or concurrently at its option.

All rights and obligations herew arties hereto.

The plural as used in this instrument shall include the singular where applicable

The real property hereby marigaged is described as follows:

Begining at the Southwest corner of the Earth half of the Southeast Guarter of the South-west Guarter of Section Thirty-Three (33), Township Thirteen (13) South, Range Twenty (20) East, thence East 265 Fact more or less to the center of County Road number 110, thence Northwesterly on the center line of said Gounty Road MAO feet more or less to the West line of said 20 acre tract, thence South 3hO feet more or less, to the point of beginning containing 1.033 acres more or less.

porty is clear, free and unexe Title to said no ad except: (state exception IN WITNESS WHEREOF, mortgagars have executed this matigage on the day

S Comelius Mary E. Cornelius Moningogor

\_ Janue Beam Register of Deeds

ACKNOWLEDGMENT BY INDIVIDUAL OF PARTNERSHIP MORTGAGOR - BORROWER County of Douglas : 85 STATE OF Kansas Be it remembered, that on this 31st day of October A.D. 1967 before me a notary Tue at 0

personally appeared Sriest S. Cornelius and Mary 7. Cornelius stahew monited

My Commission Expires December 5, 1968

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Recorded November 22, 1967 at 9:47 A.M.