Reg. No. 5,656
Fee Paid \$56.25

1.7

an	This mortgage made on t	the Ma	ay 1971 between Lloyd L. Spencer	
	d Betty R. Spence	er , hereina	after referred to as MORTGAGORS, and ASSOCIATES FLYANCE INC. whose	
dre		o so, pear circe	Kansas, a corporation, hereinafter relegred to an MORTGA	
pri	operty hereinalter described as	s jointly and severally grant, bar security for the payment of a note	rgain, sell, convey and mortgage to Mortgagee, its successors and assigns, the	
	five-hundred and	no/100 -	Dollari (6.22,500,00	
	The property hereby mor	tgaged, and described below, inc		
ger	TO HAVE AND TO HOLD e, its successors and assigns, to apple and have authority to conve gors will forever warront and de own.	the said property hereinaiter despreyer; and mortgagors hereby covey the same, that the title so convicefend the same unto mortgagee as	escribed, with all the privileges and appurtenances thereunto belonging unto movement that mortgagors are seized of good and perfect title to said property is reyed is clear, free and unencumbered except as hereinatter appears and that against all claims whatsoever except those prior encumbrances, if any, herein	
tion			ons of this mortgage and shall pay in full, in accordance with its terms, the obvoid and of no further force and effect.	
ins and Mo per gard due this san dilli	yable clause in favor of Mortgac intrance on said property in a su d to charge Mortgagors with the origagors agree to be fully respo- nded by Mortgages for the prote gors further agree; To pay all ta e in order that no hen superior, to d to pay, when due, all instalme e mortgage and existing on the ne on their penall, and to charge agence in the operation, manages trigaged premises, and to keep the	ger as its interest may appear, an am not exceeding the amount of Me premium thereon, or to add such assisted for a consistency of loss resulting ection or preservation of the properties, assessments, bills for repairs to that of this mortgage and not no must of interest and principal on account of the consistency of the mortgaged property in its present and occupation of the mortgaged property in its present	including the buildings and improvements thereog, fully insured at all times age the State of Kansos, acceptable to Mortgages, which policy shall contain a not if Mortgagor's hids to to do, they hereby authorize Mortgages to insure or reforting of a tabletoness for a period not exceeding the term of such indebted a premium to Mortgagor's indebtedness for a period not exceeding the term of such insure or reforming to make the such insure of the property during the term of this mortgages, and any other expenses incident to the ownership of the mortgaged property ow existing may be created against the property during the term of this mortgagor to the part of the mortgagor of the part of the property during the term of this mortgagor is declared by a line superior to the line amortgagor to the paid, adding the same to Mortgagors indebtedness secured hereby. To exercise taged property and improvements thereon, and not to commit or allow waste of ent condition and repair, normal and ordinary deprectation excepted.	
mei of t sho imn Moi ma gao	pointed, or should the mortgaged nis of Mortgagos herein contain the same, hun the whole umount fil be collectable in a sait at law nediate possession of the mortga stagagos shall pay all costs and y be a party by reason of the ex- ger, in addition to taxable costs sure, together with all other and continuo of liens or claims agains	d property or any part thereof he med be incorrect or if the Mortgan it hereby secured shall at Mortgan it hereby secured shall at Mortgan or or by foreclosure of the mortgan or by foreclosure of the mortgan or existence of this mortgan, a reasonable amount as attorned of further expenses of foreclosure at the property and expenses of up	debts hereby secured or of any of the terms of this martigare, or in the payme or insolvent, or make an assignment for the henefit of creditors, or have a rear attached, levied upon or setzed, or if any of the representations, warrangs or spors shall abandon the mortgaged broperty, or sell or attempt to sell oil or any, get a option, become immediately due and payable, without notice or defining es, in any case, regardless of such enforcement, mortgages shall be entitled to estimated or paid by Mortgages in conherction with any suit or proceeding to white or produced to the creat of foreclosure or other proceeding to white or and to the event of foreclosure or this mortgage. Mortgagors will pay to logs, tees and a repayments made in producing to white or including expenses, fees and payments made to prevent or remove place and repair made in order to place the same in a condition to be sold.	
its right	No tailure on the part of mortgages to exercise any of its rights hereunder for detaults or breaches of covenant shall be construed to prejudice its rights in the event of any other or subsequent defaults or breaches of covenant, and no delay as the part of mortgages in exercising any of such mortgages may enforce the part of mortgages of any such default or breach of revenant, and mortgages may enforce any one or more remedies, hereunder successively or concurrently at its option. All rights and obligations hereunder shall extend to and the binding upon the several heirs, successors, executors, administrators and assigns of the gardes hereto.			
		instrument shall include the singu		
		mortgaged is described as follow		
	North Lawrence.	mo 113, Addition 3 is	n that part of Lawrence, Kansas known as	
*				
· ·	Title to said property it clear	or, free and unancombored except:	(state exceptions, if any)	
g		mortgagors have executed this mo	ortgage on the day above shows	
G			+ Then I as here	
S			Lloyd L. Spencer Montgagor	
3				
S		•	L. Buy a Province	
g Situ	13		Betty R. Spencer Mortgagor	
	13	THE WESTER STREET	Betty R. Spencer Mortgagor	
3		1.15.18 \$2045 Street 45	Betty R. Spencer Montgagor Lus part with the st was surfaced (12)	
31111		TT 44 \$1000 SECTION OF THE SECTION O	Betty R. Spencer Montgagor	
	A		Betty R. Spencer Montgagor Eusers and the St. Note INTEREST (12) LOR PARTNERSHIP MORTGAGOR - BORROWER	
	E OF KADDAS	County of	The part 1.07 (tre of top inition (12).	
IAT	E OF Kanuas	County of	icus charc stor (res or the pullices (12)) t or partnership mortgagor - Borrower Bouglas Nay AD 19 /1 before the a Notary Public . The ct Officer	
IAT	E OF KADUSS Rem Alterapred, that an the contraction of the contractio	County of Bitth day of Denger and Betty R. S	And Part 1704 (Ere C. 1705 (PICLERO (17)) L OR PARTNERSHIP MORTGAGOR - BORROWER Douglas Not a Notary Public 1	
TAT etso R	E OF Kannas Re n' Allemogred, that an the state of the s	County of his little day of pencer and betty R. S (sonis) who executed the foregoing	AD 19 71 before me Notary Public The of Officer	
erso nd R	E OF Kannas Re n' Allemogred, that an the state of the s	County of his little day of pencer and betty R. S (sonis) who executed the foregoing	LOR PARTNERSHIP MORTGAGOR - BORROWER Douglas Nay AD 19 71 before me Notary Public The of Officer Spencer, his Whee manks status, who is (are) personally known to a g instrument, and such personals duly acknowledged the execution of the say	

sada sa anga na anga n