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O		1	. 19423	
ω		Vol MO3	Page 13420	1.3.
馬	TRUST DEED	101_11100_	STATE OF OREGON.	,
丙				)
03 MAR 31				
	KEVIN AND CAROL WESTFALL			,
ĸ.		ļ		,
Y	Grantor's Name and Address	i		
77	WASHBURN AIRPORT PARTNERS	SPACE RESERVED FOR		
Γ'	## p p = 4 m m m m m m m m m m m m m m m m m m	RECORDER'S USE	~	
1	Beneficiary's Name and Address		State of Oregon, County of K	lamath
	After recording, return to (Harris, Address, Zip):		Recorded 03/31/2003 2158	o m
	-FIRST AMERICAN TITLE		Vol M03 Pg 19423-25	<u> </u>
	COLLECTION DEPT.		Linda Smith, County Clerk	-
			Fec \$ 31 # of Pgs 3	
		121046	# 01 Pgs3	eputy.
· •				
	THIS TRUST DEED, made onMARCH_2:	7., 2003		<b>h</b>
				13
	DIDOW AMERICAN MAGES			as Grantor
	PIRST AMERICAN TITLE			as Trustee and
	WASHBURN AIRPORT PARTNERS A GENER	A 7 T A POTENT A A A SEC.		
		WITNESSETH:	***************************************	_, as Beneficiary,
	Grantor irrevocably grants, bargains, sells as	nd conveys to trustee	In tweet with names of a	
	County, Oregon, des	cribed as:	, in trust, with power of sale,	the property in
				ii
	SEE ATTACHED EXHIBIT "A" LEGAL DESCRIE	TTON		
	Kew	TION		
J.C.				•
نت	ACLOP THE MONTHLY PAYMENT IS MORE THAT	IN (10) TEN DAYS	LATE A LATE PENALTY POL	IAL TO SZ
·=.	KCLOF THE PAYMENT AMOUNT SHALL BE ASS	ESSED.		
۰ اد	***BUYER SHALL BE RESPONSIBLE FOR PAY	MENT OF TAXES W	HEN DUE AND DELIVERING F	PROOF OF
()G	A ***BUYER TO MATUTATE ADECUARY			
٠١٠	RECEPATMENT TO THE BENEFICIARY.  ***BUYER TO MAINTAIN ADEQUATE INSURANTHE BENEFICIARY AS A LOSS PAYEE.	CE TO THE PROPE	RTY, AND THE POLICY SHAL	L INCLUDE
	logether with all and singular the tenements have line			11
1	now or hereafter appertaining, and the rents, issues and proceedings with the property.	Drofits thereof and ull	ind all other rights thereunto belongi	ng or in any way
1	FOR THE PURPOSE OF SECURING PROSESS.		totales now or nerealter attached to	or used in con-
	FOR THE PURPOSE OF SECURING PERFORMANCE of cac ONF. HUNDRED SEVENTY FIVE THOUSAND AND	h agreement of grantor hereir	contained and payment of the sum of \$1.7	5.000.00
1	ONE HINDRED SEVENTY FIVE THOUSAND AND pollars, with interest thereon according to the terms of a promissory payment of principal and interest, if not sooner paid, to be due and pay	note of even date herowith		
	postars, with interest thereon according to the terms of a promissory asymmet of principal and interest, if not sooner paid, to be due and pay sayment of principal and interest, if not sooner paid, to be due and pay the date of maturity of the debt secured by this instrument is should the grantor either agree to, attempt to, or acquaity sell, convey, or its obtaining the written consent or approval of the beneficiary, then, at the date appressed therein, or herein, shall become immediately due a sale, conveyance or assignment.  To protect the security of this trust deed, grantor agrees:	able onMARCH 27	2018	by grantor, the final
5	should the grantor either agree to, attempt to, or actually sell, convey of	the dute, stated above, on when a state and the state of	high the final installment of the note become	es due and navable
÷	by dates expressed therein, or herein, shall become immediately then, at	the beneficiary's option, al	nd property, or all (or any part) of granter's	interest in it without
\$	ale, conveyance or assignment.	nd payable. The execution by	granior of an earnest money agreement **	Joes not constitute a
	To protect the security of this trust deed, granter agrees:  1. To protect, preserve and maintain the property in most condi-	liting and send a		
	To protect, preserve and maintain the property in good cond omnit or permit any wase of the property.     To complete or resource property.	adon and repair; not to remo	ve or demolish any building or improvement	thereon; and not to
o	2. To complete or restore promptly and in good and habitable or and pay when due all costs incurred therefor.  3. To comply with all lower exists.	ondition any building or impr	ovement which may be constructed, damaged	d or destroyed there-
c	uling such financing states and awa, distinuites, regulations, covenants,	conditions and restrictions of	forting the reserve and the second	metre to fair in an
•	uting such financing statements pursuant to the Uniform Commercial ( f offices, as well as the cost of all tien searches made by filing officers  4. To provide and continuously maintain insurance on the built	or searching agencies as ma	require, and to pay for filing the same in the	brober baplic office
	ris and the bounds' and	aings now or hereafter enecie	d on the property against loss or demand	
- 2	sall full for any and the beneficiary, with loss payable to the latter.	All policies of interspee shall		lien by one or more
	half fail for any reason to procure any such insurance and to deliver the nece now or hereafter placed on the buildings, the beneficiary may procupy may be applied by beneficiary upon any indebtedness secured hereby collected, or any part thereof, may be released to grantor. Such appliate any ear done pursuant to such notice.	policies to the beneficiary a	t least fifteen days prior to the expiration of	asued. If the granter
31	o collected, or any part thereof, may be released to experted horeby	and in such order as benefic	ass. The amount collected under any fire or in the many determines or at option of beneficial	other insurance pol-
	5 To know the management of			NETERIORIS OF INATIN
- 13	reporty before printing and to pay	All laxes, assessments and o	there also an a second	11
ь	nothing mile for the property of the property	remittees, liens or other chare	The state of the s	peneticiary, Should 11
ſe	Iff is the pole secured beauty in	lay, at its option, make navin	ent thereof and the amount of direct paying	cur or by browlering
14	hereinheleen described and in the training troin bres	sch of any of the covenance h	Fred For Augh	capan of the debt
p:	ust deed immediately due and annually payable without notice, and the	nonpayment thereof shall, a	the option of the benefitient and	ocscribed. All such
	6. To pay all coats from and expenses of this trute a breach of	this trust deed.	and the set of the control of the set of the	oms secured by this
m	etion with or in enforcing this obligation, and trustee and attending the To appear in and defend any action or procurding ourselves.	s actually incurred.	we the other costs and expenses of the thist	ee incurred in con-
CC	eding in which the beneficiary or trustee may appear, including any si	to affect the security rights or	powers of beneficiary or trustee; and in any	sull, action or pro-
01	allowney free mantisment is at its action of the pay all costs and ext	pences, including cyldenes at	Alala and alala and and and and and and and and and an	MNMM. Mcluding
8,	It is mutually account the	24 fontonable as the beneficia	the actions of the second of decision of decision of the second of the s	c of the trial coun.
•	8. In the event that any portion or all of the property shall be tak	on under the cight of emission	density sould in such appear	''·
~	cleek, to require that all or any portion or all of the property shall be tak cleek, to require that all or any pontion of the monies payable as com- ats, expenses and attorney feek necessarily paid or incurred by grantor any and expenses and attorney feek, both in the real sales.	pensation for such taking wi	nich are in excess of the amount required to	have the right, if it
up	ats, expenses and attorney fees recessarily paid or incurred by grantor and expenses and attorney fees, both in the trial and appellate cour on the indebtedness secured bereby. Grantor agrees, at its own expense mpensation promptly upon beneficiary's required.	is, necessarily paid or incurr	putd to beneficiary and applied by it first up	on any reasonable
CO	on the indebtedness secured hereby. Bolls in the trial and appellate cour on the indebtedness secured hereby. Granter agrees, at its own expense mpensation promptly upon beneficiary's request.	e, to take such actions and ex	secute such instruments as shall be necessary	no palance applied in Obtaining such
	TE: The Trust Deed Act provides that the trustee heretween many he of here			

2. At any time, and from time to time upon written request of beneficiary, payment of its fees and presentation of this dead and the note for endorsement (in case of hot) recovery, means for the property; (i) (ii) recovery, means for the property; (ii) (iii) recovery, without affecting the liability of any person for the payment of the indebtedness, trustes may (a) consent to the making of any map or plat of the property; (iii) recovery, without warranty, all or any person for the payment of the indebtedness, trustes may (a) consent to the making of any map or plat of the property; (iii) recovery, without warranty, all or any person for the payment of the property of the proper 19424

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are (choose one):

(a) primurity for granter's personal, family or household purposes (see Important Notice below).

(b) Provided the second of the personal family and substituting the process of the personal family and substituting the personal family and personal family and personal family and personal family and personal family accessors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

Charge necessary necessary the constraints that the granter, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions here.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first with the desired in the Truth-in-Lending Act and Regulation by making required disclosures. For this purpose use Act is not required, disregard this notice.	vnitten above.
STATE OF OREGON, County of) This instrument was acknowledged before me on by	95.
This instrument was acknowledged before me on by	CM C
as	
of	
Notary Public for Oregon	
My commission expires	
and the second control of the second control	
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have	been paid )
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All surns seen	ured by the trust deed have been fully noted

REQUEST FOR FUL	RECONVEYANCE (To be used only when obligations have been paid.)
The undersigned is the legal owner and holds and satisfied. You hereby are directed, on payment of indebtedness secured by the trust deed (which are	of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid you of any sums ewing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the panies designated to you under the same. Mail the reconveyance and documents to
DATED	
DATED  Do not lose or destroy this Trust Deed OR secures.	HE NOTE which it
Both should be delivered to the trustee for reconveyance is made.	Reneficiary

## CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

LIFORNIA ALL-PURPOSE ACKNOW	19 LEDGMENT Particulation of the particulation of t
State of California	)
County of Humbaldt	} ss.
On March 25, 03 before me, personally appeared Karin C. W	Maria Newton Notary Ruble  Name and Title of Officer (e.g., "Jane Doe, Notary Putyle")  Pestfall & Carol F. Westfel  Name(s) of Signer(s)
	personally known to me personally known to me proved to me on the basis of satisfacto evidence
MARIA NEWTON Commission # 1218948 Notary Public - California Humboldt County My Comm. Expires May 10, 2003	to be the person(s) whose name(s) is/ar subscribed to the within instrument an acknowledged to me that he/she/they execute the same in his/her/their authorize capacity(ies), and that by his/her/the signature(s) on the instrument the person(s), of the entity upon behalf of which the person(s) acted, executed the instrument.
	WITNESS my hand and official seal.
	Man Manuel Signature of Notary Public
	Julia y Lulic
Though the information below is not required by law, it may be	TIONAL  Tove valuable to persons relying on the document and could prevent
	ove valuable to persons relying on the document and could prevent ment of this form to another document.
Description of Attached Document	
Title or Type of Document:	eec_
Document Date: March 27, 2	Number of Pages: $\overline{WO}$
Signer(s) Other Than Named Above:	OWE
Capacity(ies) Claimed by Signer	
Signer's Name:	
Individual	RIGHT THUMBPRINT OF SIGNER
☐ Corporate Officer — Title(s):	
☐ Attorney-in-Fact ☐ Trustee	
□ Trustee □ Guardian or Conservator	
Other:	
Signer Is Representing:	
£\$£\$£\$£\$\$	