TWISP MUNICIPAL AIRPORT GROUND LEASE

			E (hereinafter "Ground Lease") is _, by and between the TOWN OF
TWISP, a municipal corporat		WN", and	_, by and between the 10 WIV OI
WITNESSETH:			
consideration of the promises hereinafter set forth, the TOV property consisting of tract o runway at the Twisp Municipal area of the Twisp Municipal a	, covenants and a WN does by lease f land approxima al Airport, said t airport as hangar herein and made	agreements of the let and demise ately 50 ft. x 50 ract being designance number _e a part hereof a	s if fully set forth, and which said
commencing on the of, 20_ LESSEE shall have the (10) years on the same shall be negotiated by increase of rentals her ninety (90) days prior LESSEE to renew this 2. RENTAL: As reinitial annual rentation the first day of acknowledges receive the annual rental distribution in the state of the annual rental distribution in the state of the annual rental distribution and any necession (Seattle CPI-U	e first right of ree terms and cond the parties for an einafter set forth to the expiration of Ground Lease. Intal for the said all of two hundred of each yeipt of the sum to the at the time of d and agreed that hal review by the port Board, and to sary rental increase. In ont to exceed 3	new the Ground itions as herein my renewal term in LESSEE shall a of the term her premises LESSI and nine dollar and nine dollar was hundred three execution of the tithe amount of a TWISP Town of the Airport Manases be subject to 18%. It is also un	for a period of ten (10) years, and terminating on the day. I Lease for an additional term of ter set forth, except for rentals, which a, and subject to the provisions of I notify the TOWN not less than ein granted of the intention of the EE agrees to pay to the TOWN and rs (\$209.00) payable in advance on erm herein granted. TOWN the dollars (\$209.00) in payment of the Ground Lease. The annual rental payable, shall be Council AND/OR the TWISP ager during the term of this lease to the Seattle Consumer Price Index adderstood and agreed that any NEW is year average of financial fiscal

needs of the Airport (not to exceed 50%), and agreed upon by a quorum of the members of the TWISP Town Council.

- 3. USE OF PREMISES: The premises shall be used by LESSEE solely for the erection of an aircraft hangar to house, garage, or store aircraft and necessary tools and equipment for repair of such aircraft. Other non-aviation business or personal uses are prohibited, including storage of non-aviation goods. LESSEE shall be allowed to store one (1) automobile on the premises provided that such automobile is used solely for the personal transportation of the LESSEE. LESSEE shall erect said hangar at LESSEE'S expense and not at the expense of TOWN and shall not permit any cost or expense of such hangar construction to remain unpaid, or become delinquent, or a lien upon the premises. LESSEE shall erect said hangar in a style and manner of construction compatible with existing hangars, shall comply with all applicable building and construction codes; and, shall obtain, at LESSEE'S expense, all permits required for such construction project, including an appropriate building permit. Hangars shall be a minimum of 40 ft. by 40 ft. and the exterior must be completely sheeted with an approved material, with doors that close. The color and type of material used for sheeting must be approved by the TOWN Airport Board in writing prior to construction. Each aircraft hangar may include one (1) bathroom, consisting of a stool and sink, if adequate water and sewer services are available, and a flight planning room only. Any living quarters, beds or furniture used for sleeping are prohibited.
- **4. RIGHT OF INSPECTION:** TOWN shall be allowed to inspect the premises, including interior hangar spaces, annually to assure uses are in compliance with this Ground Lease. Notice of such inspection will be mailed to the LESSEE'S address listed herein. Interim inspections shall be allowed if TOWN receives any reports of violations of the Paragraph, also after written notice is mailed. It shall be the responsibility of the LESSEE to provide access to the premises, including interior hangar space, on the date specified by TOWN on the written notice, or at such time as agreed between the parties. Failure to provide access as provided in the Paragraph shall constitute a violation of the Ground Lease.
- **5. TAXES/INSURANCE:** LESSEE agrees to pay, prior to delinquency, all personal property taxes, leasehold excise taxes or other taxes lawfully levied or assessed against the premises. LESSEE further understands and agrees that all property placed upon said premises shall be at the sole risk of LESSEE and not at the risk of the TOWN.
- 6. **CONSTRUCTION AND PAVING:** LESSEE shall make application and obtain a building permit for the construction of an aircraft hangar on the premises within eight (8) months of the date of the Ground Lease. Construction of the aircraft hangar must be completed within the timeframe of such building permit, or extensions. In the event that LESSEE fails to comply with the requirements of this paragraph, it shall

constitute a default in the terms of this Ground Lease. Provided, that in the alternative to declaring a default of the Ground Lease, the TOWN may, at its sole and exclusive option, offer another hangar site to LESSEE. In the event LESSEE agrees to accept another hangar site offer by the TOWN, this Ground Lease shall be amended to reflect such change.

LESSEE shall be obligated to pave any taxiway or area in front of the premises (between the aircraft hangar and runway) in a like manner to match the existing width, composition and type of pavement of existing taxiways or areas existing on either or both sides of the premises. Such paving shall be completed within sixty (60) days of completion of the construction of any aircraft hangar on the premises. Such paving shall be at the sole expense of LESSEE. For purposes of the paragraph, "completion of construction" shall mean six (6) months from the issuance of a building permit, or after final inspection and approval of the aircraft hangar by the TOWN'S building official, whichever occurs first.

- 7. **REMOVAL OF IMPROVEMENTS:** At the expiration of the term of this Ground Lease, or any renewal thereof, LESSEE shall have the right to remove any improvements, excepting any concrete slabs or paving, from the premises place thereon by LESSEE during the term of the Ground Lease that can be removed without damage or injury to the realty. Any improvement not removed from the premises within ninety (90) days of the expiration of this Ground Lease shall revert to and become the property of the TOWN.
- **8. CARE OF PREMISES:** LESSEE agrees to keep the premises, and all improvements placed thereon, in a neat, clean and sanitary condition, and in the use and operation of the premises that they will comply with all laws, rules, and regulations of governmental units or agencies having jurisdiction over the maintenance, use, and operation of the premises.
- **9. DEFAULT:** If LESSEE shall fail to pay the rental herein provided, or shall fail to pay any tax lawfully assessed against the premises, prior to delinquency thereof, or if LESSEE shall fail to keep and/or perform any other promise, covenant or agreement herein contained, the TOWN, after written notice to LESSEE, given by certified mail, specifying the breach, default, or delinquency remains uncured thirty (30) days after date of such notice, re-enter and take possession of the premises, and the whole thereof, in the manner provided by law.
- **10. ASSIGNMENT:** No assignment of the Ground Lease, or subletting of the premises, or any part thereof, without the prior written consent of TOWN shall be valid or binding upon the TOWN, and any such purported assignment or subletting without the written consent of TOWN first obtained shall constitute a default in the terms of this Ground Lease.
- **11. INDEMNIFICATION AND HOLD HARMLESS:** LESSEE does hereby agree to indemnify and hold TOWN, their officers, agents, employees and elected officials,

harmless from any claims, causes of action, suits, damages, injuries or judgments, including attorney's fees, that may be claimed or accrued by reason of the use, occupancy, or improvement of the premises by LESSEE, its officers, agents, employees, guests and invitees, or caused by the act or neglect of LESSEE, its officers, agents, employees, guests and invitees.

12. LEGAL EXPENSE: In the event any suit, action, or proceeding at law or equity shall be instituted by either party arising out of this Ground Lease, the prevailing party shall be entitled to recover all costs, expenses and attorney's fees incurred in such action.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals, the day and year first hereinabove written.

TOWN OF TWISP, WASHINGTON
BY:
Mayor
ATTEST:
Town Clerk
LESSEE:
Signature
Printed name
Address

STATE OF WASHINGTO	N)	
	ss:	
County of Okanogan)	
person who appeared before		signed this
	Signature	
	Title:	
	My appointment expires:	

The Town of Twisp listens, responds and provides community services in an efficient manner. We will provide opportunities to enhance the spirit of our small rural community and strengthen its future