Oregon Trust Deed Series - TRUST DEED (Assignment Restricted). 1-117205 N olm94 Page 31251 89242 10-05-94P03:17 RCVD TRUST DEED ALL-INCLUSIVE THIS TRUST DEED, made this ______ 30th ______ day of ______ September ______, 19.94., between

GEORGE W. PRIGMORE III AND ALICIA M. BOSTICK AMVESCO, INC., dba WESTERN PIONEER TITLE CO. OF LANE COUNTY as Grantor. WENDE E. WIPER, as Trustee, and

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

....., as Beneficiary,

and a second second

SEE EXHIBIT "A" ATTACHED HERETO

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with

of.

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable October 1, 2014 , xx

beneliciary's option*, all obligations secured by two instrument, trespective of the maturity dates expressed interest, or nevent, stan second instrument.
To protect the security of this trut ded, grantor di an earnest money agreement** does not constitute a sale, conveyance or assignment.
1. To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or instrument thereon, not to commit or permit, any waste of the property.
2. To complete or restore promptly did in good and habitable condition any building or improvement which may be constructed.
3. To complete or restore promptly did in good and habitable conditions and repair; not to remove or demolish any building or instrument, to the function at the second of the constructed.
3. To comply with all lass, ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary as or equests, to join in executing such dinances of statements pursuant to the Uniform Commercial Code as the beneficiary may require and genetics as may be deemed desirable by the beneficiary.
4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the property effort and the any neuron shall be and the any such and any such insurance and to deliver the policies to the beneficiary as soonpanies acceptable to the beneficiary may from time to prove such insurance shall be delivered to the beneficiary as soonpanies acceptable to the any policy of insurance new or hereafter placed on the buildings, the beneficiary may not or any radicted as stands of deems as the anount to acceptable to a succeptable to the start any bio develocies as the anount collected under any firs or other insurance policy may by applied by beneficiary upon or agains the property face from construction in any and to any flaw and there and the any flaw and there any flaw and there charges showed the start as a policis and the

FORM No

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a tille insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. *WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this option. *The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

TRUST DEED		STATE OF OREGON,	ss .
GEORGE W. PRIGMORE AND ALICIA M. BOSTI P.O. Box 11175 Eugene, OR 97441 Granter WENDE E. WIPER C/O P.O. Box 3462 Sunriver, OR 97707 Beneficiary	SPACE RESERVED FOR RECORDER'S USE	County of	
After Recording Return to (Name, Address, Zip): Western Pioneer Title Co. #30-7923 96 E. Broadway Eugene, OR 97401		Record of	seal of

31252

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Phick are in excess of the amount required to pay all exceeded by backlichts appeares and altorary's here necessarily midd or incurred by transfer in auch proceedings, shall be paid to banelicity and applied by if into upon any neuronal state appeares and altorary's here. Note that any paint of the state and applied to banelicity and applied by the into the state and access the state and intruments as shall be received. The state and applied to the into the state and applied to the state and applied to the state and applied to applied the state and applied to the state and applied to applied to the state and applied to applied the state and applied to the state and applied to applied to the state and applied to the state and applied to applied to applied to applied to the state and applied to applied to applied to applied to applied to the state and applied to applied to applied to applied to applied to the state applied to applied to applied to applied to the state applied to the state applied to applied to applied to applied to applied to applied to the state applied to applied

between Eagles Nest Resort, Inc., an Oregon corporation, seller and Wende E. Wiper E. Wiper, tayer, dated 11/2/87

between Eagles Next Resort, Inc., an Oregon corporation, seller and Wande E. Wiper E. Wiper, tayer, dated 11/2/87 recorded 11/9/87, in Volume MS7 page 20310, beed Boords of Klamath County, Oneon, the balance of which is, included in the balance of the note scource by this thust over deal and measures the responsibility of the banch clury herein. The grantor will warrant and forever defend the same against all persons whomssever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is understood that the grantor, 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 hereof apple qually to corporations and to individuals. IN WITNESS WHEREOF, the drantor has executed this instrument the daw band year first above written

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) in not applicable; if warranty (a) is applicable and the beneficiary is a credita as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent if compliance with the Act is not required, disregard this notice.	alla an Bouck
STATE OF OPFOON O	Lane
This instrument was acknow by George W. Prigmore	Lane Viedged before me on ALOC's, 30 19.74. III and Alicia M. Bostick
This instrument was acknow	ledged before me on
by	\overline{A}
as	
of	
OFFICIAL SEAL ROBIN D PARXS NOTARY PUBLIC-OREGON COMMISSION IO. 018289 MY COMMISSION EXPIRES OCT. 13, 1995	Notary Public for Oregon My commission expires 10 - 13 76
12222222555555555555555555555555555555	with the spires and t
TO .	used only when obligations have been paid.)
	ess secured by the loregoing trust deed. All sums secured by the truist payment to you of any sums owing to you under the terms of the ness secured by the trust deed (which are delivered to you herewith the parties designated by the terms of the term (deed the center with
DATED:	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures.	
resonyayance will be made.	Beneficiary
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EXHIBIT A

31253

Parcel 1: A parcel of land located in the NE¹/₂NE¹ of Section 1, Township 24 South, Range 6 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at a point on the Section line common to Sections 1 and 6, said point bears S. 00°05'12" W., 748.21 feet from the Northeast corner of said Section 1; thence N. 89°04'11" W. 72.34 feet to a point; thence S. 16°19'55" E. 255.91 feet to a point; thence N. 00°05'12" E. 244.41 feet to the point of beginning, with bearings based on Survey #3065.

Parcel 2: That portion of Government Lot 14, Section 6, Township 24 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, lying Northeasterly of State Highway No. 58.

STATE OF OREGON: COUNTY OF KLAMATH: 55.

Filed for record at requ	lest of	Klamath County Title Co the 5th day
ofOct	A.D., 19 <u>94</u> at	3:17 o'clock P_M., and duly recorded in Vol M94
	of	Mortgages on Page 31251
FEE \$20.00		Evelyn Blehn County Clerk By Dauline Mullendore