DESCHUTES COUNTY OFFICIAL RECORDS NANCY BLANKENSHIP, COUNTY CLERK

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\$56.00

AFTER RECORDING, RETURN TO:

Ms. Lesley Edwards Resort Resources, Inc. PO Box 1466 Bend, OR 97709

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D-CCR Cnt=1 Stn=23 JEFF \$30.00 \$11.00 \$10.00 \$5.00

DECLARATION ANNEXING PHASE 4 OF DESERTSKY TO THE RIDGE AT EAGLE CREST

THIS DECLARATION is made this 20^{+n} day of September 2005, by EAGLE CREST, INC., an Oregon corporation, ("Declarant").

RECITALS

- A. Declarant is the Declarant under that certain Amended and Restated Declaration of Protective Covenants, Conditions, Restrictions and Easements for The Ridge At Eagle Crest, dated January 3, 2005, and recorded January 28, 2005 in the records of Deschutes County, Oregon, as Document No. 2005-05688 (the "Master Declaration").
- B. The Master Declaration provides that additional properties may be annexed to The Ridge At Eagle Crest pursuant to the provisions of Section 2.2 of the Master Declaration.
- C. Declarant wishes to annex the real property described on the attached Exhibit A (the "Additional Property") to the Master Declaration upon the terms and conditions set forth in this Declaration and to designate the Additional Property as Phase 4 of DesertSky Neighborhood.

NOW, THEREFORE, Declarant does hereby declare and provide as follows:

- 1. **<u>DEFINITION.</u>** As used in this Declaration, the terms set forth below shall have the following meanings:
- 1.1 Additional Property. Additional Property means all the real property described in Exhibit A.
- 1.2 <u>Master Declaration.</u> Master Declaration means the Amended and Restated Declaration of Protective Covenants, Conditions, Restrictions and Easements for The Ridge At Eagle Crest, dated January 3, 2005, and recorded January 28, 2005 in the records of Deschutes County, Oregon, as Document No. 2005-05688.

- 1.4 <u>Incorporation by Reference.</u> Except as otherwise specifically provided in this Declaration, each of the terms defined in Article 1 of the Master Declaration shall have the meanings set forth in such Article.
- 2. <u>ANNEXATION.</u> The Additional Property is hereby annexed to The Ridge At Eagle Crest and made subject to the Master Declaration on the terms and conditions set forth in this Declaration.
- 3. <u>NEIGHBORHOOD.</u> The Additional Property shall be Phase 4 of the Neighborhood known as DesertSky.
- 4. **LAND CLASSIFICATIONS.** The Additional Property is included in one or another of the following classifications:
- 4.1 <u>Residential Lots</u>. All platted numbered lots within the Additional Property, but excluding any tract labeled as "Common Area" or "Common Lot" on such plat, shall be Residential Lots as defined in Section 1.34 of the Master Declaration.
- 4.2 <u>Common Areas.</u> Desert Sky Loop, Split Rail Lane and Common Area "A" within the plat of Ridge at Eagle Crest 48, shall be Common Area as defined in Section 1.8 of the Master Declaration.
- 4.3 <u>Neighborhood Common Areas.</u> Common Area "B", Common Area "C", Common Area "D", and Common Area "E", shall be Neighborhood Common Areas as defined in Section 1.25 of the Master Declaration. Within the Neighborhood Common Area as shown on the plat of Ridge At Eagle Crest 48, the Owner of each adjacent Lot shall have the use of a driveway and walkway, if any, crossing the Neighborhood Common Area and connecting to each Lot.
- 5. MASTER DECLARATION. The Additional Property shall be subject to all of the terms and provisions of the Master Declaration, except that Section 7.16 (Minimum Dwelling Size) and Section 7.20 (Time-Sharing or Fractional Interest Ownership) shall not be applicable to the Additional Property.
- 6. <u>ADDITIONAL RESTRICTIONS.</u> The Additional Property shall be subject to the following additional restrictions:
- Occupants of Living Units shall exercise extreme care not to make noises which may disturb occupants of other Living Units. Except with the consent of the Association and the Architectural Review Committee, no exterior lighting or noise-making devices shall be installed or maintained on any Lot within DesertSky. Owners shall not tamper with exterior lighting except to replace expended bulbs with similar new bulbs.
- 6.2 <u>Windows, Decks, Porches, Outside Walls and Yards.</u> In order to preserve the attractive appearance of DesertSky, the Association may regulate the nature of items which may

be placed in or on windows, decks, entry porches, outside walls and yards so as to be visible from outside of the Lot. Garments, rugs, laundry and other similar items may not be hung from windows, facades, porches or decks.

- 6.3 <u>Alterations.</u> Owners are expressly prohibited from painting or changing the exterior of the building or other structure without written permission of the Architectural Review Committee and the Association. No fences or other structures may be installed outside of the Living Unit without the prior written approval of the Association and the Architectural Review Committee.
- Neighborhood Common Areas. No Owner shall permit anything to be done or kept on any Lot or Neighborhood Common Areas. No Owner shall permit anything to be done or kept in his Living Unit or in the Neighborhood Common Areas which would result in cancellation of insurance on any Lot or any part of the Neighborhood Common Areas.
- 6.5 <u>Landscape.</u> All exterior landscape installations and plantings must be approved by the Association and the Architectural Review Committee.
- 6.6 Neighborhood Policies and Procedures. In addition, the Association from time to time may adopt, modify or revoke such policies and procedures governing the conduct of persons in the operation and use of Lots, Living Units and Neighborhood Common Areas within DesertSky as it may deem necessary or appropriate in order to assure the peaceful and orderly use and enjoyment of DesertSky. A copy of the Policies and Procedures, upon adoption, and a copy of each amendment, modification or revocation thereof, shall be furnished by the Association Board of Directors to each Owner within DesertSky and shall be binding upon all Owners and occupants of all Lots within DesertSky upon the date of delivery. The method of adoption of such Policies and Procedures shall be as provided in the Bylaws of the Association.
- Neighborhood Common Areas of DesertSky, septic tank, and septic tank pumps (replacement only), landscaping and landscape irrigation systems (including water and power for such systems) within Neighborhood Common Areas. The exterior surfaces of each Living Unit within DesertSky (exterior painting only) shall be maintained by the Association as determined by the Board of Directors pursuant to the provision of Section 11.11 of the Master Declaration. All such damage shall be restored as promptly as possible to its original appearance. Any change to such appearance must be approved by the Architectural Review Committee and the Association.
- 6.8 <u>Neighborhood Assessments.</u> The costs of maintenance as set forth in Section 6.7, together with the costs of enforcing the restrictions contained in this Declaration, including reasonable administrative costs relating thereto, shall be assessed to each Lot within DesertSky on an equal basis as Neighborhood Assessments and enforced as Individual Assessments under the Master Declaration.

- DesertSky (by majority vote) may elect to establish a Neighborhood Association for DesertSky. In such event, Declarant or the Association shall adopt Articles of Incorporation and initial Bylaws for the Neighborhood Association and supervise the organization of and election of directors for the Neighborhood Association. Upon establishment of the Neighborhood Association, the Neighborhood Association shall be responsible for enforcement of the restrictions contained in this Declaration in the manner provided in the Master Declaration, adoption of Neighborhood Policies and Procedures, maintenance of the Neighborhood Common Areas and exterior of Living Units within DesertSky as provided in this Declaration, and assessment and collection of Neighborhood Assessments in the same manner as provided in the Master Declaration for assessment and collection of assessments thereunder. The Neighborhood Association shall have the same classes of membership and the same voting rights as provided in the Master Declaration for the Master Association.
- RIGHT OF ENTRY. In addition to any easements shown on the recorded plat and as set forth herein and in the Master Declaration, the Additional Property shall be subject to an easement for the benefit of utility service providers and their agents or employees to access all parts of the Owner's Lot and the Common Areas on which utility services may be located, for the purpose of operating, maintaining or constructing such facilities, inspecting the condition of pipes and facilities, and completing repairs. The Owner will be given advance notice if possible. In the case of an emergency, as determined solely by the utility service provider, no prior notice will be required. No such entry shall be deemed to constitute a trespass or otherwise create any right of action in the Owner of such Lot.
 - 8. <u>AMENDMENT</u>. This Declaration may be amended by Declarant at any time prior to the closing of the sale of the first lot in the Additional Property. Thereafter, this Declaration may only be amended by the vote or written consent of Owners owning not less than seventy-five percent (75%) of the Lots within DesertSky, together with the written consent of the Class B member of the Association, or if a Neighborhood Association has been established, the written consent of the Class B membership has not been terminated. Any such Amendment shall become effective only upon recordation in the Deed Records of Deschutes County, Oregon, of a certificate of the President or Secretary of the Association, or of the Neighborhood Association if a Neighborhood Association has been established, setting forth in full the amendments so approved and certifying that the Amendment has been approved in the manner required by this Declaration. In no event shall such an Amendment create, limit or diminish Special Declarant rights without Declarant's written consent.
 - 9. <u>BINDING EFFECT.</u> The Additional Property, including all Lots, Common Areas, and Neighborhood Common Areas therein, shall be held, conveyed, hypothecated, encumbered, used, occupied, and improved only in accordance with the provisions of the Master Declaration, as modified by this instrument, which easements, covenants, restrictions, and charges shall run with the Additional Property and shall be binding upon all parties having or acquiring any right, title or interest in the Additional Property, or any part thereof, and shall inure to the benefit of

each Owner thereof. Declarant may assign its status as Declarant under this Declaration to a Successor Declarant for DesertSky.

IN WITNESS WHEREOF, Declarant has executed this Declaration as of the day and year first set forth above.

EAGLE CREST, INC., an Oregon	
corporation	
By: Jan Miles Its: Ast Secretary	
Its: Ast Secretary	

STATE OF OREGON)	
)Ss.	
County of Neschufes	<u>)</u> .	
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The foregoing instrument wa	as acknowledged before me this 20th	day of
September, 2005 b	v (1)111v mule	1110
anst. Secretary	of EAGLE CREST, INC., an Orego	on corporation.

Notary Public for Oregon

My commission expires: 6/13/2007

EXHIBIT A

"Additional Property"

All of the following described property as shown on Ridge at Eagle Crest 48, plat recorded September 20, 2005 in the office of the County Recorder, Deschutes County, Oregon:

Residential Lots:

Lots 55 - 83

Common Areas:

Desert Sky Loop, Split Rail Lane and Common Area "A"

Neighborhood

Common Areas:

Common Area "B", Common Area "C", Common Area "D", and

Common Area "E" as shown on the referenced plat.