Hyatt Hotels Corp Form SC 13G November 05, 2009

### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### **SCHEDULE 13G**

**Under the Securities Exchange Act of 1934** 

(Amendment No. )\*

# **Hyatt Hotels Corporation**

(Name of Issuer)

Class A Common Stock, \$0.01 par value per share

(Title of Class of Securities)

448579102

(CUSIP Number)

**November 4, 2009** 

(Date of Event which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed.

" Rule 13d-1(b)

"Rule 13d-1(c)

x Rule 13d-1(d)

<sup>\*</sup> The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 ( Act ) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

#### (1) Names of Reporting Persons

Thomas J. Pritzker, Marshall E. Eisenberg and Karl J. Breyer, not individually, but solely as co-trustees of the Pritzker Family U.S. Situs Trusts (as defined below)

- (2) Check the Appropriate Box if a Member of a Group (See Instructions)
  - (a) x (b) "
- (3) SEC Use Only
- (4) Citizenship or Place of Organization

#### **United States**

Number of (5) Sole Voting Power

Shares

Beneficially

0

(6) Shared Voting Power

Owned by

Each

 $119,127,970^{1}$ 

Reporting Person

With

As provided in the Issuer s Amended and Restated Certificate of Incorporation, each share of Class B Common Stock is convertible at any time, at the option of the holder, into one share of Class A Common Stock. In addition, each share of Class B Common Stock will convert automatically into one share of Class A Common Stock upon any transfer, whether or not for value, except for certain permitted transfers

Represents shares of the Issuer s Class A common stock, par value \$0.01 per share (Class A Common Stock), issuable upon conversion of 119,127,970 shares of the Issuer s Class B common stock, par value \$0.01 per share (Class B Common Stock), held by the U.S. situs trusts set forth on Appendix A hereto for the benefit of certain lineal descendants of Nicholas J. Pritzker, deceased, and by various entities set forth on Appendix A hereto owned, directly or indirectly, by such U.S. situs trusts (the Pritzker Family U.S. Situs Trusts). Thomas J. Pritzker, Marshall E. Eisenberg and Karl J. Breyer, not individually, but solely in their capacities as co-trustees, serve as a co-trustees of each of the Pritzker Family U.S. Situs Trusts and have shared voting and investment power over these shares. The Pritzker Family U.S. Situs Trusts are parties to that certain Amended and Restated Global Hyatt Agreement, dated as of October 1, 2009, among the adult beneficiaries of the Pritzker Family U.S. Situs Trusts and the co-trustees of the Pritzker Family U.S. Situs Trusts (as amended from time to time, the Amended and Restated Global Hyatt Agreement ). In addition, certain of the Pritzker Family U.S. Situs Trusts are parties to that certain Amended and Restated Agreement Relating to Stock, dated as of October 26, 2009, among certain of the adult beneficiaries of the Pritzker Family U.S. Situs Trusts and the co-trustees of such Pritzker Family U.S. Situs Trusts (as amended from time to time, the Amended and Restated Agreement Relating to Stock ). As described in this Schedule 13G, the Amended and Restated Global Hyatt Agreement and the Amended and Restated Agreement Related to Stock, together with the Amended and Restated Foreign Global Hyatt Agreement, provide for certain voting agreements and limitations on the sale of shares of Class A Common Stock and Class B Common Stock. Excludes shares held by LaSalle Trust No. 35, which is not party to the Amended and Restated Global Hyatt Agreement or the Amended and Restated Agreement Relating to Stock. Excludes shares held by IHE, INC. and its subsidiaries, as to which Thomas J. Pritkzer, Marshall E. Eisenberg and Karl J. Breyer disclaim beneficial ownership.

described in the Amended and Restated Certificate of Incorporation.

	(7) Sole Dispositive Power
	0 (8) Shared Dispositive Power
(9)	119,127,970 <sup>1</sup> Aggregate Amount Beneficially Owned by Each Reporting Person
(10)	119,127,970 <sup>1</sup> Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)
(11)	X Percent of Class Represented by Amount in Row (9)
(12)	$70.9\%^2$ Type of Reporting Person (See Instructions)
	00
2	The percentage is calculated based upon 34,407 shares of Class A Common Stock and 168,005,588 shares of Class B Common Stock outstanding as of November 4, 2009, as reported in the Issuer s registration statement on Form S-1 under the Securities Act of 1933, as amended, filed with the Securities and Exchange Commission (the <u>Commission</u> ) on August 5, 2009 (Registration No. 333-161068) (as so filed and amended, the <u>Registration Statement</u> ), and preliminary prospectus dated October 30, 2009 filed with the Commission in

of November 4, 2009.

pre-effective Amendment No. 5 to the Registration Statement (the <u>Preliminary Prospectus</u>). With respect to matters upon which the Issuer s stockholders are entitled to vote, the holders of Class A Common Stock and Class B Common Stock vote together as a single class, and each holder of Class A common stock is entitled to one vote per share and each holder of Class B common stock is entitled to ten votes per share. The shares of Class B Common Stock owned by the Pritzker Family U.S. Situs Trusts represent 70.9% of the total voting power as

#### (1) Names of Reporting Persons

#### IHE, INC.

- (2) Check the Appropriate Box if a Member of a Group (See Instructions)
  - (a) x (b) "
- (3) SEC Use Only
- (4) Citizenship or Place of Organization

#### Bahamas

(5) Sole Voting Power

Number of

Shares

0

(6) Shared Voting Power

Beneficially

Owned by

Each

 $23,765,141^3$ 

(7) Sole Dispositive Power

Reporting

Person

0

With

8) Shared Dispositive Power

Represents shares of Class A Common Stock issuable upon conversion of (i) 5,882,470 shares of Class B Common Stock held by IHE, INC., (ii) 5,960,890 shares of Class B Common Stock held by WW HOTELS, INC., (iii) 5,960,890 shares of Class B Common Stock held by Luxury Lodging, Inc. and (iv) 5,960,891 shares of Class B Common Stock held by Hospitality Hotels, Inc. Each of WW HOTELS, INC., Luxury Lodging, Inc. and Hospitality Hotels, Inc. is a wholly-owned subsidiary of IHE, INC. IHE, INC. has voting and investment power with respect to the shares of Class B Common Stock owned by IHE, INC. and its subsidiaries. Non-U.S. situs trusts for the benefit of certain lineal descendants of Nicholas J. Pritzker, deceased, and their immediate family members (the Non-U.S. Situs Trusts), directly and indirectly own substantially all of the outstanding stock of IHE, INC. CIBC Trust Company (Bahamas) Limited (CIBC) is the sole trustee of such trusts. IHE, INC. and its subsidiaries are parties to that certain Amended and Restated Foreign Global Hyatt Agreement, dated as of October 1, 2009, among the adult beneficiaries of the Non-U.S. Situs Trusts, CIBC Trust Company (Bahamas) Limited, as trustee of the Non-U.S. Situs Trusts, IHE, INC. and its subsidiaries (as amended from time to time, the Amended and Restated Foreign Global Hyatt Agreement, together with the Amended and Restated Global Hyatt Agreement and the Amended and Restated Agreement Relating to Stock, provides for certain voting agreements and limitations on the sale of shares of Class A Common Stock and Class B Common Stock. Excludes shares held by any of the Pritzker Family U.S. Situs Trusts, as to which IHE, INC. disclaims beneficial ownership.

As provided in the Issuer s Amended and Restated Certificate of Incorporation, each share of Class B Common Stock is convertible at any time, at the option of the holder, into one share of Class A Common Stock. In addition, each share of Class B Common Stock will convert automatically into one share of Class A Common Stock upon any transfer, whether or not for value, except for certain permitted transfers described in the Amended and Restated Certificate of Incorporation.

#### $23,765,141^3$

(9) Aggregate Amount Beneficially Owned by Each Reporting Person

 $23,765,141^3$ 

(10) Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)

X

(11) Percent of Class Represented by Amount in Row (9)

 $14.1\%^{4}$ 

(12) Type of Reporting Person (See Instructions)

CO

The percentage is based upon 34,407 shares of Class A Common Stock and 168,005,588 shares of Class B Common Stock as of November 4, 2009 as reported in the Issuer s Registration Statement and the Preliminary Prospectus. With respect to matters upon which the Issuer s stockholders are entitled to vote, the holders of Class A Common Stock and Class B Common Stock vote together as a single class, and each holder of Class A common stock is entitled to one vote per share and each holder of Class B common stock is entitled to ten votes per share. The shares of Class B Common Stock owned by IHE, INC. and its subsidiaries represent 14.1% of the total voting power as of November 4, 2009.

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#### Item 1 (a). Name of Issuer

**Hyatt Hotels Corporation** 

#### Item 1 (b). Address of Issuer s Principal Executive Offices:

71 South Wacker Drive, 12th Floor

Chicago, IL 60606

#### Item 2 (a)-(c). Name, Principal Business Office and Citizenship of Filing Persons:

(i) Karl J. Breyer, Marshall E. Eisenberg and Thomas J. Pritzker, not individually, but solely as co-trustees of the Pritzker Family U.S. Situs Trusts

71 South Wacker Drive, 46th Floor

Chicago, IL 60606

Citizenship: United States Citizens

(ii) IHE, INC.

c/o CIBC Trust Company (Bahamas) Limited

Goodman s Bay Corporate Centre

West Bay Street P.O. N-3933

Nassau, Bahamas

Citizenship: Bahamian International Business Company

#### Item 2 (d). Title of Class of Securities:

Class A Common Stock, \$0.01 par value per share

#### Item 2 (e). CUSIP Number:

448579102

#### Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

Not applicable.

#### Item 4. Ownership.

The information in items 1 and 5 through 11 on the cover pages (pp. 1-4) of this Schedule 13G, as well as <u>Appendix A</u> attached to this Schedule 13G, is incorporated herein by reference.

Thomas J. Pritzker, Marshall E. Eisenberg and Karl J. Breyer, not individually, but solely in their capacity as co-trustees of the Pritzker Family U.S. Situs Trusts, and the adult beneficiaries of the Pritzker Family U.S. Situs Trusts, have entered into the Amended and Restated Global Hyatt Agreement pursuant to which they have agreed to, among other things, certain voting agreements and limitations on the sale of shares of the Class A Common Stock and Class B Common Stock. Additionally, the adult beneficiaries of the Non-U.S. Situs Trusts have entered into the Amended and Restated Foreign Global Hyatt Agreement pursuant to which they have agreed to, among other things, certain voting agreements and limitations on the sale of shares of the Class A Common Stock and Class B Common Stock. The adult beneficiaries have informed CIBC, in its

capacity as trustee of the Non-U.S. Situs Trusts, and the directors of IHE, INC. and its subsidiaries, of their agreement and expressed their desire that the trustee and the directors of IHE, INC. and its subsidiaries act in accordance with the provisions of the Amended and Restated Foreign Global Hyatt Agreement. CIBC, as trustee of the Non-U.S. Situs Trusts, IHE, INC. and its subsidiaries have also joined the Amended and Restated Foreign Global Hyatt Agreement.

In addition to the Amended and Restated Global Hyatt Agreement, Thomas J. Pritzker, Marshall E. Eisenberg and Karl J. Breyer, not individually, but solely in their capacity as co-trustees of the Pritzker Family U.S. Situs Trusts for the benefit of Thomas J. Pritzker, Penny Pritzker and Gigi Pritzker Pucker and their lineal descendants, that own, directly or indirectly, shares of the Issuer's common stock, and Thomas J. Pritzker, Penny Pritzker and Gigi Pritzker Pucker and their respective adult lineal descendants have entered into an Amended and Restated Agreement Relating to Stock whereby such parties have agreed to further restrict their ability to transfer shares of the Class A Common Stock and Class B Common Stock.

The Pritzker Family U.S. Situs Trusts and IHE, INC. may be deemed to constitute a group with respect to the Class A Common Stock (the Pritzker family group) because they are parties to the Amended and Restated Global Hyatt Agreement, the Amended and Restated Agreement Relating to Stock. The Pritzker family group may be deemed to have beneficial ownership of all of the shares beneficially owned by the Pritzker Family U.S. Situs Trusts and IHE, INC. This represents, in the aggregate, 142,893,111 shares of Class A Common Stock issuable upon conversion of the shares of Class B Common Stock held by the Pritzker Family U.S. Situs Trusts and IHE, INC., which constitutes approximately 85.0% of the outstanding Class A Common Stock, based upon 34,407 shares of Class A Common Stock and 168,005,588 shares of Class B Common Stock outstanding as of November 4, 2009 as reported in the Issuer's Registration Statement and the Preliminary Prospectus. With respect to matters upon which the Issuer's stockholders are entitled to vote, the holders of Class A Common Stock and Class B Common Stock vote together as a single class, and each holder of Class A common stock is entitled to one vote per share and each holder of Class B common stock is entitled to ten votes per share. The shares of Class B Common Stock owned by the Pritzker Family U.S. Situs Trusts and IHE, INC. represent 85.1% of the total voting power as of November 4, 2009.

For more information regarding the Amended and Restated Global Hyatt Agreement, the Amended and Restated Foreign Global Hyatt Agreement and the Amended and Restated Agreement Relating to Stock, see Stockholder Agreements in the Registration Statement and Exhibits 99.1, 99.2 and 99.3 to the Registration Statement.

#### Item 5. Ownership of Five Percent or Less of a Class.

Not applicable.

#### Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Not applicable.

# Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person.

Not applicable.

### Item 8. Identification and Classification of Members of the Group.

The information in items 1 and 5 through 11 on the cover pages (pp. 1-4) of this Schedule 13G, as well as <u>Appendix A</u> attached to this Schedule 13G, is incorporated herein by reference.

Item 9. Notice of Dissolution of Group.

Not applicable.

#### Item 10. Certifications.

Not applicable.

#### **SIGNATURE**

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: November 4, 2009

/s/ THOMAS J. PRITZKER
Thomas J. Pritzker,
not individually, but solely as co-trustee of the Pritzker
Family U.S. Situs Trusts

/s/ Marshall E. Eisenberg
Marshall E. Eisenberg,
not individually, but solely as co-trustee of the Pritzker
Family U.S. Situs Trusts

/s/ Karl J. Breyer
Karl J. Breyer,
not individually, but solely as co-trustee of the Pritzker
Family U.S. Situs Trusts

#### IHE, INC.

By: Corporate Associates Limited, as director

By: /s/ SCHEVON MILLER Name: Schevon Miller Title: Director

### Appendix A

### **Pritzker Family U.S. Situs Trusts**

	Jurisd. of
Name of Trust	Org.
N.F.P. QSST Trust # 21	Illinois
LaSalle Trust #13	Illinois
LaSalle Trust #14	Illinois
LaSalle Trust #15	Illinois
LaSalle Trust #17	Illinois
LaSalle Trust #18	Illinois
LaSalle Trust #19	Illinois
LaSalle Trust #27	Illinois
LaSalle Trust #41	Illinois
LaSalle Trust #42	Illinois
LaSalle Trust #43	Illinois
LaSalle Trust #44	Illinois
LaSalle Trust #45	Illinois
LaSalle Trust #46	Illinois
LaSalle Trust #47	Illinois
LaSalle Trust #48	Illinois
LaSalle Trust #49	Illinois
LaSalle Trust #50	Illinois
LaSalle Trust #51	Illinois
LaSalle Trust #52	Illinois
LaSalle Trust #53	Illinois
LaSalle Trust #54	Illinois
LaSalle Trust #55	Illinois
LaSalle Trust #56	Illinois
LaSalle Trust #57	Illinois
LaSalle Trust #58	Illinois
LaSalle Trust #59	Illinois
LaSalle Trust #60	Illinois
LaSalle Trust #61	Illinois
LaSalle Trust #62	Illinois
LaSalle Trust #63	Illinois
LaSalle Trust #64	Illinois
LaSalle G.C. Trust #2	Illinois
LaSalle G.C. Trust #3	Illinois
LaSalle G.C. Trust #4	Illinois
LaSalle G.C. Trust #5	Illinois
LaSalle G.C. Trust #6	Illinois
LaSalle G.C. Trust #7	Illinois
LaSalle G.C. Trust #8	Illinois
LaSalle G.C. Trust #9	Illinois
LaSalle G.C. Trust #10	Illinois
LaSalle G.C. Trust #11	Illinois
Don Trust #25	N/A
F.L.P. Trust #10	Illinois
F.L.P. Trust #11	Illinois
F.L.P. Trust #12	Illinois
F.L.P. Trust #13	Illinois
F.L.P. Trust #14	Illinois
F.L.P. Trust #15	Illinois
F.L.P. Trust #16	Illinois
F.L.P. Trust #17	Illinois

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F.L.P. Trust #19		Illinois
F.L.P. Trust #20		Illinois
F.L.P. Trust #21		Illinois
Nicholas Trust		Illinois
Tom Trust		Illinois
Johnny Trust		Illinois
Daniel Trust		Illinois
Jim Trust		Illinois
Linda Trust		Illinois
Karen Trust		Illinois
Penny Trust		Illinois
Tomiy Trust		Jurisd. of
Name of Trust		Org.
Tony Trust		Illinois
Jay Robert Trust		Illinois
Gigi Trust		Illinois
R. A. Trust #25		Illinois
Bandon Trust Oregon Trust #1		N/A
Barview Trust Oregon Trust #2		N/A
Brownsville Trust Oregon Trust #3		N/A
Carlton Trust Oregon Trust #4		N/A
Clakamas Trust Oregon Trust #5		N/A
Clatskanie Trust Oregon Trust #6		N/A
Creswell Trust Oregon Trust #7		N/A
Drain Trust Oregon Trust #8		N/A
Eastside Trust Oregon Trust #9		N/A
Elgin Trust Oregon Trust #10		N/A
Enterprise Trust Oregon Trust #11		N/A
Estacada Trust Oregon Trust #12		N/A
Fairview Trust Oregon Trust #13		N/A
Garibaldi Trust Oregon Trust #14		N/A
Green Trust Oregon Trust #15		N/A
Harrisburg Trust Oregon Trust #16		N/A
Fossil Trust Oregon Trust #17		N/A
Gardiner Trust Oregon Trust #18		N/A
Gearhart Trust Oregon Trust #19		N/A
Gervais Trust Oregon Trust #20		N/A
Gilchrist Trust Oregon Trust #21		N/A
Glendale Trust Oregon Trust #22		N/A
Glenmorrie Trust Oregon Trust #23		N/A
Glide Trust Oregon Trust #24		N/A
Harbor Trust Oregon Trust #25		N/A
Hubbard Trust Oregon Trust #26		N/A
Huntington Trust Oregon Trust #27		N/A
Joseph Trust Oregon Trust #28		N/A
Kinzua Trust Oregon Trust #29		N/A
Lafayette Trust Oregon Trust #30		N/A
Lewisburg Trust Oregon Trust #31		N/A
Lowell Trust Oregon Trust #32		N/A
Amity Trust Oregon Trust #33		N/A
Applegate Trust Oregon Trust #34		N/A
Athena Trust Oregon Trust #35		N/A
Aumsville Trust Oregon Trust #36		N/A N/A
Belleview Trust Oregon Trust #37		
Bly Trust Oregon Trust #38		N/A N/A
Charleston Trust Oregon Trust #40		N/A N/A
Chiloquin Trust Oregon Trust #40		N/A N/A
Chiloquin Trust Oregon Trust #41 Coburg Trust Oregon Trust #42		N/A N/A
Condon Trust Oregon Trust #42  Condon Trust Oregon Trust #43		N/A N/A
Dayton Trust Oregon Trust #44		N/A N/A
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Dillard Trust Oregon Trust #45	N/A
Dundee Trust Oregon Trust #46	N/A
Dunes Trust Oregon Trust #47	N/A
Elmira Trust Oregon Trust #48	N/A
Canyon Trust Oregon Trust #49	N/A
Beech Trust Oregon Trust #50	N/A
Battle Trust Oregon Trust #51	N/A
Blue Trust Oregon Trust #52	N/A
Sebastian Trust Oregon Trust #53	N/A
Camas Trust Oregon Trust #54	N/A
Low Trust Oregon Trust #55	N/A
Alsea Trust Oregon Trust #56	N/A
Brogan Trust Oregon Trust #57	N/A
Burnt Trust Oregon Trust #58	N/A

	Jurisd. of
Name of Trust	Org.
Hayes Trust Oregon Trust #60	N/A
Parker Trust Oregon Trust #60 Grass Trust Oregon Trust #61	N/A
	N/A N/A
Necanium Trust Oregon Trust #62 Siskiyou Trust Oregon Trust #63	N/A N/A
Willamette Trust Oregon Trust #64	N/A N/A
Beaverton Trust Oregon Trust #65	N/A N/A
Corvallis Trust Oregon Trust #66	N/A
Eugene Trust Oregon Trust #67	N/A
Medford Trust Oregon Trust #68	N/A
Parkrose Trust Oregon Trust #69	N/A
Portland Trust Oregon Trust #70	N/A
Salem Trust Oregon Trust #71	N/A
Springfield Trust Oregon Trust #72	N/A
Albany Trust Oregon Trust #73	N/A
Altamont Trust Oregon Trust #74	N/A
Bend Trust Oregon Trust #75	N/A
Gresham Trust Oregon Trust #76	N/A
Hillsboro Trust Oregon Trust #77	N/A
Keizer Trust Oregon Trust #78	N/A
Milwaukie Trust Oregon Trust #79	N/A
Pendleton Trust Oregon Trust #80	N/A
Dallas Trust Oregon Trust #81	N/A
Gladestone Trust Oregon Trust #82	N/A
Hayesville Trust Oregon Trust #83	N/A
Lebanon Trust Oregon Trust #84	N/A
Newberg Trust Oregon Trust #85	N/A
Powellhurst Trust Oregon Trust #86	N/A
Rockwood Trust Oregon Trust #87	N/A
Woodburn Trust Oregon Trust #88	N/A
Antelope Trust Oregon Trust #89	N/A
Drewsey Trust Oregon Trust #90	N/A
Granite Trust Oregon Trust #91	N/A
Greenhorn Trust Oregon Trust #92	N/A
Hardman Trust Oregon Trust #93	N/A
Juntura Trust Oregon Trust #94	N/A
Lonerock Trust Oregon Trust #95	N/A
Shaniko Trust Oregon Trust #96	N/A
Arago Trust Oregon Trust #97	N/A
Bayshore Trust Oregon Trust #98	N/A
Beatty Trust Oregon Trust #99	N/A
Birkenfeld Trust Oregon Trust #100	N/A
Blodgett Trust Oregon Trust #101	N/A
Broadbent Trust Oregon Trust #102	N/A
Burlington Trust Oregon Trust #103	N/A
Cheshire Trust Oregon Trust #104	N/A
Cooston Trust Oregon Trust #105	N/A
Dodson Trust Oregon Trust #106	N/A
Drew Trust Oregon Trust #107	N/A
Durkee Trust Oregon Trust #108	N/A
Englewood Trust Oregon Trust #109	N/A
Firwood Trust Oregon Trust #110	N/A
Harper Trust Oregon Trust #111	N/A
Jamieson Trust Oregon Trust #112	N/A
Aloha Trust Oregon Trust #113	N/A
Battin Trust Oregon Trust #114	N/A
Brookings Trust Oregon Trust #115	N/A

Burns Trust Oregon Trust #116	N/A
Canby Trust Oregon Trust #117	N/A
Coquille Trust Oregon Trust #118	N/A
Gilbert Trust Oregon Trust #119	N/A
Glendoveer Trust Oregon Trust #120	N/A
Hazelwood Trust Oregon Trust #121	N/A
Hermiston Trust Oregon Trust #122	N/A
Kendall Trust Oregon Trust #123	N/A
Metzger Trust Oregon Trust #124	N/A
Monmouth Trust Oregon Trust #125	N/A
Newport Trust Oregon Trust #126	N/A

#### Name of Trust