

**AMENDED BUILDING AND DEVELOPMENT RESTRICTIONS**

**FOR**

**THE RESERVE**

A majority of the homeowners of The Reserve, at a meeting held on August 19, 2002, for the purpose of amending the Building and Development Restrictions for The Reserve applicable to single-family lots in Phase I of the Reserve Subdivision, recorded September 19, 1979 in Volume 26, Pages 600-604 of the Medina County, Ohio Official Records, and the Building and Development Restrictions for The Reserve applicable to single-family lots in Phase IIA of the Reserve Subdivision, recorded January 21, 1986 in Volume 286, Pages 109-114 of the Medina County, Ohio Official Records, and the Building and Development Restrictions for The Reserve applicable to the single-family lots in Phase IIB, Phase IIC and Phase IIIA of the Reserve Subdivision recorded September 2, 1987 in Volume 398, Pages 411-416 of the Medina County Records and the Building and Development Restrictions for The Reserve applicable to the single-family lots in Phase IIIB of the Reserve Subdivision recorded September 22, 1989, in Volume 513, Pages 431-436 of the Medina County Records, hereby amend each of the foregoing Restrictions pursuant to Section 24 of the Restrictions for Phase I and pursuant to Section 23 of the Restrictions for Phases IIA, IIB, IIC, IIIA and IIIB, by deleting each of the Restrictions in their entirety, including all exhibits and amendments thereto, and by substituting the following Amended Building and Development Restrictions for each of the single-family lots in Phase I, Phase IIA, Phase IIB, Phase IIC, Phase IIIA and Phase IIIB of The Reserve Subdivision, being Medina Township Lots 70, 75 and 76, Reserve Subdivision sublots 1 through 188, inclusive, all as is more fully described on Exhibit A attached hereto and incorporated herein by reference:

**AMENDED BUILDING AND DEVELOPMENT RESTRICTIONS**  
**FOR**  
**THE RESERVE**

Each and every subplot in the single-family residential portion of the Reserve Subdivision, as described on Exhibit A attached hereto (the "Subdivision"), shall be subject to the following restrictive covenants (the "Amended Restrictions"), which shall run with the land and be binding upon all present and future owners of sublots in the Subdivision:

1. RESIDENTIAL USE: Each single-family lot in the Subdivision, including any lot enlarged or recreated by shifting or relocation of side boundary lines (hereinafter referred to as a "Lot"), is restricted to the use of a single family, their household servants and guests. Only one dwelling shall be erected per Lot.

2. NO ACCESS: Each Lot shall be used for a single-family dwelling only. A dwelling may be placed on more than one Lot if the Lot owner so desires. Each Lot shall not be further subdivided.

No Lot shall be utilized for driveway or roadway purposes except to provide access to the Lot owner's private dwelling.

In addition, no Lot shall be used to obtain access to adjoining land except for land used in conjunction with the Lot owner's single-family dwelling. The Lot shall not be used to obtain access to water, sewer, other utilities or the roadways of the Subdivision.

3. NO TRADE, BUSINESS, PROFESSION, OR SIMILAR ACTIVITY: No trade, business, profession or other type of commercial activity shall be carried on upon any Lot in the Subdivision.

4. NUISANCES: No activity or business shall be conducted upon any Lot in the Subdivision, or on any other property covered by these Amended Restrictions, which may be or may become an annoyance or nuisance to other Lot owners.

5. OPEN SPACE. To the extent that the Association shall hold title to any real estate in the Subdivision designated as open space, the Association shall pay the real estate taxes thereon, shall work with the condominium association on all issues concerning the open space, and shall enforce these Amended Restrictions.

6. USE OF LAKES AND PONDS: No Lot owner shall have any rights in or to Lake Medina other than those that the general public may enjoy. The Association assumes no responsibility for any activities in and around bordering lakes and ponds. Any person using same shall assume any and all risk of death, injury and/or property damage which may occur as a result of such use.

7. APPROVAL OF PLANS, SPECIFICATIONS AND LOCATION OF BUILDINGS: In order to insure that the homes and other buildings in the Subdivision will preserve a uniformly high standard of construction, no building or other structure shall be erected, placed or remain on any Lot in the Subdivision until a set of plans or the working drawings and specifications, including a plot plan showing the location of the buildings or other structures, terraces, patios, walls, fences (which must be of split-rail construction) driveways, poles, property lines and setbacks, is submitted to and approved by the Reserve of Medina Homeowners' Association (the "Association") as meeting the requirements of these Amended Restrictions. Refusal of approval of plans and specifications and location by the Association may be based on any ground, including purely aesthetic grounds, which the Association, in its sole and uncontrolled discretion, shall deem sufficient. No alteration in the exterior appearances of buildings or structures shall be made without the approval of the Association. The provisions herein contained shall equally apply to repair, alteration or modification made in any building, wall or other structure. The Association may delegate its powers and responsibilities under this Section 7 to a Design Review Committee consisting of one or more owners of Lots in the Subdivision.

8. METHOD OF DETERMINING SQUARE FOOT AREA: The method of determining the square foot area of proposed buildings and structures or additions and enlargements thereto shall be to multiply the outside horizontal dimensions of the building or structure at each floor level. Garages, car ports, screened porches and basement, patio and terraces shall not be taken into account in calculating the minimum square foot area as required by these Amended Restrictions.

9. SETBACK LINES AND SIZE OF BUILDINGS: All dwellings erected or constructed on any Lot shall conform in area and setback limitations to the following table (no building shall be erected on any Lot which does not comprise at least the number of square feet designated in this table):

<u>Minimum Square Feet</u>	<u>Setback Requirements from Lot</u>		
	<u>Front</u>	<u>Back</u>	<u>Sides</u>
2,100	80'	25'	25'

Where two or more Lots are acquired and used as a single building site, the side Lot lines shall refer only to the outside line(s) bordering on the adjoining Lot(s).

Setback lines for corner Lots, odd-shaped Lots, wooded Lots, Lots with problem topography and lake front Lots shall comply as nearly as possible as set out above, except that variations may be authorized by the Association at the time plans for building are submitted and a copy of such plans, including the plot plan, will be kept on file by the Association to establish the setback lines as approved.

10. BUILDING CONTRACTORS: The Association reserves the right to approve those building contractors who will be allowed to construct homes in the Subdivision.

11. PRESERVATION OF TREES: Prior to the commencement of the actual construction of an approved dwelling, certain trees will have to be removed to provide clearance for the actual building, driveways, patios and other improvements. To preserve as many trees as possible, no trees five inches in diameter or larger may be removed which stand ten feet or further from the proposed construction of the buildings, driveway, patio, terrace and other improvements. Prior to the beginning of construction, all trees which are five inches in diameter or larger which are outside the above perimeter or which have been deemed by the Lot owner as not to be removed, shall be protected by a temporary protective fencing, or some other method which will assure that the trees are protected from damage. The cost of this tree protection shall be the responsibility of the Lot owner. After construction is completed, no trees larger than 5 inches in diameter may be removed without the prior written approval of the Association, except that severely diseased trees which pose a safety threat may be removed without prior approval.

12. CONSTRUCTION: To insure that the homes in the Subdivision present a relatively uniform appearance, the following construction details are suggested as to the preferred method and plans will be studied closely by the Association or by the Association's Design Committee to see that these suggestions are adhered to:

A) All driveways shall be of asphalt or concrete construction 4" thick. Other surfaces maybe used after approval by the Association.

B) All front fences shall be of the two rail split type.

C) All roofs on the permanent dwellings and structures shall be the split cedar shake variety, flat-shakes, or multi-layered asphalt shingle, or an acceptable substitute; all roofs shall have at least a 16" overhang. A sample of said roofing materials shall be submitted to the Design Committee. A steep roof pitch (example: 8-12 pitch) is required

for all homes in the Subdivision. This requirement and the overhang requirement may be relaxed in the discretion of the Design Committee.

D) All exposed concrete block on the dwelling or other structure must be faced with brick or stone.

E) The placement of all garages shall be such that they open to the side or rear of the Lot.

F) Use of wood, stone, glass or brick is desirable and will be emphasized for outside wall construction.

G) Each site plan submitted for review shall conform to land contour as much as possible.

H) Every house must be completed within twelve (12) months from the beginning of construction.

I) During construction of a dwelling or other structure, a construction shed may be placed on the Lot and remain there during the course of active construction. Otherwise, no portable buildings or trailers may be placed on a Lot.

13. OUTBUILDINGS: All outbuildings shall conform with original home architecture, including color and material. Plans and descriptions for any outbuilding shall be subject to Section 7 of these Amended Restrictions concerning homes and other buildings.

14. NO TEMPORARY BUILDINGS: Except as provided in Section 12 above, no tent and no temporary or accessory building or structure shall be erected without the prior written consent of the Association.

15. LAWN AND LANDSCAPING: All lawns in the front of a Lot shall extend to the pavement line. No gravel, black-top or paved parking strips are to be allowed except as approved on the submitted plans and specifications. All landscaping shall be completed in a reasonable time after occupancy, not to exceed six (6) months.

16. EXTERIOR LIGHTS. No exterior lighting fixture shall be installed upon or within any Lot without prior written approval of the Association or without adequate and proper shielding of the fixture. No lighting fixture shall be installed that may become an annoyance or a nuisance to any Lot or occupants of adjacent properties.

17. SIGNS: Expressly permitted are all "For Sale" signs, of the normal shape and design, which are installed for the purpose of selling any real estate in the Subdivision. Contractors are permitted to install an advertising sign of reasonable size and design during the construction of

a home in the Subdivision, the same to be removed within three (3) months after the home is occupied. Any and all other signs shall be approved by the Association.

18. NO BOATS, MOTOR HOMES OR FARM IMPLEMENTS: No mobile homes, trailers, boats, other types of recreational vehicles or farm implements shall be stored on any Lot in the Subdivision for more than fourteen (14) total days (consecutive or non-consecutive) in any calendar year, unless housed inside a permanent structure.

19. PARKING OF TRUCKS: No commercial trucks of any kind shall be permitted to be parked in the Subdivision for a period of more than four hours, unless the same is present in the actual construction or repair of buildings located on a Lot, and no commercial trucks shall be parked overnight.

20. PETS. No animals are permitted, except pets. The only pets which are permitted are cats and dogs and only such other pets which, by their nature, are at all times kept confined indoors, except a cat and dog may, occasionally, be kept outdoors, provided such pet does not, by barking or otherwise, disturb the owner or occupant of any other Lot in the Subdivision. All pet owners shall be responsible for the waste of their pets and any damage to property of others or the Association. The Board of Directors of the Association shall have the right from time to time to modify and amend this provision and provide whatever rules it deems best concerning all pets.

21. GARBAGE CONTAINERS: All garbage or trash containers, oil tanks and bottled gas tanks must be underground or placed in walled-in areas so that they shall not be visible from the adjoining properties. All construction shall conform to the other provisions of these Amended Restrictions and shall be approved the same as a new home.

22. CLOTHES DRYING: There shall be no outdoor drying of clothes.

23. SATELLITE ANTENNAS: All satellite antennas, dishes and similar objects shall be positioned and camouflaged so as not to be visible from any street in the Subdivision. No trees shall be cut to permit the installation or usage of satellite antennas, dishes or similar items. Prior to installation of any such antennas or dishes, the Lot owner shall first obtain approval from the Association. This Section 23 shall be subject to all rules and regulations adopted from time to time by the Federal Communications Commission with respect to satellite dishes, and shall not apply to any antennas or dishes which are in place at the time of the adoption of these Amended Restrictions.

24. MAINTENANCE OF PREMISES: No weeds, underbrush or other unsightly growths shall be permitted to grow or remain upon any Lot,

and no refuse or unsightly objects shall be allowed to be placed or suffered to remain anywhere thereon; and in the event that a Lot owner shall fail or refuse to keep his or her Lot free from weeds, underbrush or refuse piles or other unsightly growths or objects, then the Association may enter upon the Lot and remove the same at the expense of the Lot owner, and such entry shall not be deemed a trespass.

25. OUTDOOR STORAGE OF PROPERTY. The outside storage of property (including but not limited to tools, toys, lumber, wood (not including neatly-stacked piles of firewood), debris, trash, junk, paper, bottles and cans) is prohibited. Nothing shall be construed to prohibit the reasonably necessary storage on a Lot of building materials during the course of construction of a house or garage on such Lot or during the course of adding to or remodeling a house or garage on such Lot.

26. MEMBERSHIP AND VOTING RIGHTS. Each owner of a Lot shall be a member of the Association. Membership shall be appurtenant to and may not be separated from ownership of any Lot which is subject to assessment. Where more than one person holds an interest in any Lot, the vote for such Lot shall be exercised as they determine, but in no event shall more than one vote be cast with respect to any Lot.

27. ANNUAL AND SPECIAL ASSESSMENTS.

A) Creation of the Lien and Personal Obligation of Assessments. The owner of each Lot in the Subdivision, by acceptance of a deed therefor, whether or not it shall be so expressed in such deed, is deemed to covenant and agree to pay to the Association: (1) annual assessments or charges, and (2) special assessments for capital improvements and emergencies, such assessments to be established and collected as hereinafter provided. The annual and special assessments, together with interest, costs and reasonable attorney fees, shall be a charge upon the land and shall be a continuing lien upon the Lot against which such assessment is made. Each such assessment, together with interest, costs and reasonable attorney fees, shall also be the personal obligation of the person or persons who was or were the owner of such Lot at the time when the assessment fell due. The personal obligation for delinquent assessments shall not pass to such Lot owner's successors in title unless expressly assumed by them.

B) Purpose of Assessments. Assessments levied by the Association shall be used exclusively to promote the recreation, health, safety and welfare of the members of the Association, to repay all principal and interest on all funds borrowed by the Association in accordance with these Amended Restrictions, and to operate, maintain, repair, improve and preserve common areas exclusively for the benefit of the Association's members, their guests, tenants and invitees.

C) Annual Assessments. The Association shall levy annual assessments on all Lots, including all Lots in the Subdivision, in accordance with the By-Laws of the Association, as the same may be amended from time to time.

D) Special Assessments for Capital Improvements and Emergencies. In addition to annual assessments, the Association may levy, in any assessment year, a special assessment applicable to that year only for the purpose of defraying, in whole or in part, the cost of any construction, reconstruction, repair or replacement of a capital improvement upon common areas, including fixtures and personal property related thereto, and any other special or emergency assessment, provided that any such assessment shall have the assent of two-thirds of the votes of each class of members who are voting in person or by proxy at a meeting to be called for such purpose.

E) Notice and Quorum for Any Action Authorized Under Section 27. Written notice of any meeting called for the purpose of taking any action authorized under this Section 27 shall be sent to all members not less than 30 days nor more than 60 days in advance of the meeting. At the first such meeting called, the presence of members or of proxies entitled to cast 60 per cent of all the votes of each class of membership shall constitute a quorum. If the required quorum is not present, another meeting may be called subject to the same notice requirement.

F) Uniform Rate of Assessment. Both annual and special assessments must be fixed at a uniform rate for all Lots and may be collected on an annual, semi-annual or monthly basis at the discretion of the Board of Trustees of the Association.

G) Date of Commencement of Annual Assessments and Due Dates. Assessments for a Lot shall be first payable starting with the completion of a dwelling or other structure constructed upon the Lot. The first annual assessment shall be adjusted according to the number of months remaining in the calendar year. The Board of Trustees of the Association shall fix, subject to paragraph C of this Section 27 above, the amount of the annual assessment against each Lot subject to assessment at least 30 days in advance of each annual assessment. Written notice of the annual assessment shall be sent to every owner subject to the assessment. The due dates shall be established by the Board of Trustees of the Association. The Association shall, upon demand, and for a reasonable charge, furnish a certificate signed by an officer of the Association setting forth whether the assessments on a specified Lot have been paid. A properly executed certificate of the Association as to the status of assessments on a Lot shall be conclusive evidence of payment of any assessment therein stated to have been paid.



H) Effect of Nonpayment of Assessments and Remedies of the Association. Any assessment not paid within 30 days after the due date thereof shall bear interest from the due date at the maximum prevailing legal rate per annum. The Association may bring an action at law against the owner personally obligated to pay the same, and/or may foreclose the lien of such assessment against such owner's Lot, and interest, costs and reasonable attorney fees of any such action shall be added to the amount of such assessment. Each such Lot owner, by his acceptance of a deed to a Lot, hereby expressly vests in the Association, or its agents, the right and power to bring all actions to enforce the aforesaid lien by all methods available for the enforcement of liens against real property, including foreclosure by an action brought in the name of the Association in a like manner as a mortgage foreclosure on real property and such Lot owner hereby expressly grants to the Association a power of sale in connection with the foreclosure of said lien. The lien provided for in this paragraph H of Section 27 shall be in favor of the Association and shall be for the benefit of all other Lot owners. The Association, acting on behalf of the Lot owners, shall have the power to bid for the interest foreclosed at foreclosure sale and to acquire and hold, lease, mortgage and convey the same, and to subrogate so much of its right to such liens as may be necessary or expedient to an insurance company continuing to give total coverage notwithstanding nonpayment of such defaulting Lot owner's portion of the premium for fire and other hazard insurance. No owner may waive or otherwise escape liability for the assessments provided for herein by non-use of common areas, abandonment of his or her Lot or renunciation of membership in the Association. Notwithstanding the foregoing, a Lot owner may give to the Association, subject to acceptance thereof by the Association, a deed in lieu of foreclosure.

I) Subordination of the Association's Lien to First Mortgages. The lien of assessments provided for herein shall be subordinate to the lien of any first mortgage given to any bank, savings bank, savings and loan association, pension fund or other institutional lender. Sale or transfer of any Lot shall not affect the assessment lien.

J) Exempt Property. Any common areas, Open Space and all properties dedicated to, and accepted by, a local public municipality or authority shall be exempt from the assessments created herein.

K) Loans to the Association.

(1) The Association's Board of Trustees may borrow monies from time to time, provided, however, that prior to borrowing more than \$2,500 in the aggregate the Board shall first obtain the approval of a majority of Lot owners in the Subdivision.

(2) In order to secure the repayment of any and all sums borrowed by it from time to time, the Association is hereby granted

the right and power: (a) to assign and pledge revenues received, and to be received by it under any provision of these Amended Restrictions; (b) to enter into agreement with the lender with respect to the collection and disbursements of funds; (c) to apply funds received by the Association first to the payment of principal and interest, when due, on such loans; (d) to pledge, mortgage or encumber any property of the Association, including common areas; and (e) to establish such collection, payment and lien enforcement procedures as may be required by the lender.

L) Reserves and Surplus. The Association's Board of Trustees may establish, from time to time, reserves for such lawful purposes as in its sole discretion it may determine to be desirable for the greater financial security of the Association and the effectuation of its purposes. The Association shall not be obligated to spend in any fiscal year all the sums collected in such year, and may carry forward, as surplus, any balances remaining; nor shall the Association be obligated to apply any such surplus to the reduction of the amount of the annual assessment in the succeeding year, but may carry forward the same from year to year.

M) Contractual Authority. The Association shall be entitled to contract with any corporation, firm or other entity for the performance of the various duties imposed on the Association hereunder and the performance by any such entity shall be deemed the performance of the Association hereunder.

N) Enforcement. Failure to pay any charge, dues or assessment within 30 days from the date it is due shall result in its drawing interest at the maximum legal rate per annum beginning at the due date. The Association shall be entitled to collect from each delinquent owner all reasonable collection expenses, including, but not limited to, court costs and reasonable attorney fees. In addition thereto, the Association shall have the right to enter upon any Lot and to correct any violation of these Amended Restrictions. It shall assess the costs of all such corrections or repairs or any related expense, including attorney fees, against the owner of the Lot containing one or more violations. Such expenses and costs shall be added to any other assessment, and interest thereon at the maximum legal rate per annum shall accrue beginning with the date the Association notifies such owner that such expenses and costs are due. All such assessments, charges, dues, expenses and costs shall be chargeable as a lien against the ownership of the Lot obligated to pay the same; and in addition thereto, the Association shall have the right to go into any court of equity and, in addition to any claims for damages, require the correction of any violations.

28. INSURANCE ASSESSMENTS

A) Public Liability Insurance. The Association shall obtain broad form public liability insurance covering common areas in a combined single limit amount of not less than \$1,000,000 covering claims for bodily injury, death and property damage arising out of any one occurrence. Payment for public liability insurance shall be part of the common expense payable out of annual assessments provided under Section 27 above.

B) Other Insurance. The Association may secure such other forms of insurance coverage as its Board of Trustees may from time to time direct, to be paid as a common expense.

C) Limitation on Hazards. Under no circumstances shall a Lot owner permit or suffer anything to be done or left on or about his or her Lot which will increase the insurance rates on common areas.

29. WAIVER OF RESTRICTIONS: The failure of the Association to enforce any building restriction, covenant, condition, obligation, right or power herein contained, however long continued, shall in no event be deemed a waiver of the right to enforce thereafter these rights as to the same violation or as to a breach or violation occurring prior or subsequent thereto.

30. INVALIDITY CLAUSE: Invalidation of any of these covenants by a court of competent jurisdiction shall in no way affect any of the other covenants, which shall remain in full force and effect.

31. RIGHT OF ENTRY: The Association reserves the right to itself, its agent, employees and any contractor or subcontractor to enter upon the land covered by these Amended Restrictions, for the purpose of carrying out and completing the development of the property covered by these Amended Restrictions, including but not limited to, completing any dredging, filling, grading, or installation of drainage. These reserved rights in the Association shall also apply to any additional improvements which the Association has the right but not the duty to install, including but not limited to any streets, sidewalks, curbs, gutters, beautifications or any other improvement. In the event of any such entry, the Association shall restore the property entered upon to its condition at the time of the entry, and the Association shall have no further obligation to the Lot owner in connection therewith.

32. REMEDIES FOR VIOLATIONS: The violation or breach of any condition, restriction, or covenant herein contained by any person or entity shall give the Association and any individual Lot owner or owners, in addition to all other remedies, the right to proceed at law or in equity to compel compliance with the terms of said conditions, restrictions, or

covenants, and to prevent the violation or breach of any of them. In addition to the foregoing, the Association shall have the right, whenever there shall have been built on any Lot any structure which is in violation of these Amended Restrictions, to enter upon the property where such violation of these Amended Restrictions exists and summarily abate or remove the same at the expense of the Lot owner, and such entry and abatement or removal shall not be deemed a trespass.

33. MODIFICATION: These Amended Restrictions can be modified by a majority of the Lot owners in the Subdivision. Those sections which give the Association the power to approve plans, grant variances and generally enforce these Amended Restrictions shall never be modified to remove those powers from the Association. Each Lot purchaser expressly agrees to be bound by and accept the Association's right to approve plans, grant variances and generally enforce these Amended Restrictions. Any such modifications shall be filed in the records of the Medina County Recorder's Office. Ten years after the date of the filing of these Amended Restrictions, they may be terminated by a majority vote of the Lot owners, said termination to be filed in the same manner as any modification as set forth above.

**EXHIBIT A**

Situated in the Township of Medina, County of Medina and State of Ohio in Lots 70, 75 and 76 of said Township and including the following:

<u>Sub Lots</u>	<u>Permanent Parcel Number</u>
1	026-06D-32-028
2	026-06D-32-027
3	026-06D-33-046
	026-06D-32-073
4	026-06D-33-017
5	026-06D-33-016
6	026-06D-33-015
7	026-06D-33-014
8	026-06D-33-013
9	026-06D-33-012
10A	026-06D-33-011
10	026-06D-33-010
11	026-06D-33-009
12	026-06D-33-008
13	026-06D-33-007
14	026-06D-33-006
15	026-06D-33-005
16	026-06D-33-004
17	026-06D-33-026
18	026-06D-33-025
19	026-06D-33-024
20	026-06D-33-023
21	026-06D-33-022
22	026-06D-33-021
23	026-06D-33-020
24	026-06D-33-019
25	026-06D-32-026
26	026-06D-32-025
27	026-06D-32-024
28	026-06D-32-023
29	026-06D-32-022
30	026-06D-32-021
31	026-06D-32-020
32	026-06D-32-019
33	026-06D-32-018
34	026-06D-32-017
35	026-06D-33-032
36	026-06D-33-031
37	026-06D-33-030

38	026-06D-33-029
39	026-06D-33-028
40	026-06D-33-027
41	026-06D-32-008
42	026-06D-32-009
43	026-06D-32-010
44	026-06D-32-011
45	026-06D-32-012
46	026-06D-32-013
47A	026-06D-27-002
47	026-06D-27-003
48	026-06D-27-004
49	026-06D-32-014
50	026-06D-32-015
51	026-06D-32-016
52	026-06D-28-001
53B	026-06D-28-002
53	026-06D-28-003
53A	026-06D-28-004
54	026-06D-28-005
55	026-06D-33-001
56	026-06D-33-002
57	026-06D-33-003
58	026-06D-28-006
59	026-06D-28-010
60	026-06D-28-011
61	026-06D-28-012
62	026-06D-28-013
63	026-06D-28-014
64	026-06D-28-015
65	026-06D-28-016
66	026-06D-28-017
67	026-06D-28-018
68	026-06D-28-019
69	026-06D-28-020
70	026-06D-28-021
71	026-06D-28-022
72	026-06D-28-023
73	026-06D-28-024
74	026-06D-28-025
75	026-06D-28-026
76	026-06D-28-027
77	026-06D-28-028
78	026-06D-28-029
79	026-06D-28-030
80	026-06D-28-031

81	026-06D-28-032
82	026-06D-28-033
83	026-06D-28-034
84	026-06D-28-035
85	026-06D-28-036
86	026-06D-28-037
87	026-06D-28-038
88	026-06D-28-043
89	026-06D-28-044
90	026-06D-28-045
91	026-06D-28-046
92	026-06D-28-047
93	026-06D-28-048
94	026-06D-28-049
95	026-06D-28-050
96	026-06D-28-051
97	026-06D-28-052
98	026-06D-28-053
99	026-06D-28-058
100	026-06D-28-059
101	026-06D-28-060
102	026-06D-28-061
103	026-06D-28-062
104	026-06D-28-063
105	026-06D-28-064
106	026-06D-28-065
107	026-06D-28-066
108	026-06D-28-067
109	026-06D-28-054
110	026-06D-28-055
111	026-06D-29-012
112	026-06D-29-013
113	026-06D-29-014
114	026-06D-29-015
115	026-06D-29-016
116	026-06D-29-017
117	026-06D-29-018
118	026-06D-29-019
119	026-06D-29-020
120	026-06D-29-021
121	026-06D-29-022
122	026-06D-29-023
123	026-06D-29-024
124	026-06D-29-025
125	026-06D-29-026
126	026-06D-29-027

127	026-06D-29-028
128	026-06D-29-029
129	026-06D-29-030
130	026-06D-29-031
131	026-06D-29-032
132	026-06D-28-056
133	026-06D-28-057
134	026-06D-28-068
135	026-06D-28-069
136	026-06D-28-070
137	026-06D-28-071
138	026-06D-28-072
139	026-06D-28-073
140	026-06D-28-074
141	026-06D-28-075
142	026-06D-28-076
143	026-06D-28-077
144	026-06D-28-078
145	026-06D-27-008
146	026-06D-27-009
147	026-06D-27-010
148	026-06D-27-011
149	026-06D-27-012
150	026-06D-22-014
151	026-06D-23-002
152	026-06D-28-099
153	026-06D-28-079
154	026-06D-28-080
155	026-06D-28-081
156	026-06D-28-082
157	026-06D-28-083
158	026-06D-23-003
159	026-06D-23-004
160	026-06D-28-084
161	026-06D-28-085
162	026-06D-28-086
163	026-06D-28-087
164	026-06D-28-088
165	026-06D-28-089
166	026-06D-28-090
167	026-06D-28-091
168	026-06D-28-118
169	026-06D-28-119
170	026-06D-28-120
171	026-06D-28-121
172	026-06D-28-122



173	026-06D-28-123
174	026-06D-23-006
175	026-06D-23-007
176	026-06D-23-008
177	026-06D-23-009
178	026-06D-23-010
179	026-06D-28-124
180	026-06D-28-125
181	026-06D-28-126
182	026-06D-28-127
183	026-06D-28-128
184	026-06D-28-129
185	026-06D-28-130
186	026-06D-28-131
187	026-06D-28-132
188	026-06D-28-133