

When Recorded Return to:

Greg Nielsen, Esq.
Snell & Wilmer, LLP
15 West South Temple, Suite 1200
Gateway Tower West
Salt Lake City, Utah 84101

00633761 8x01477 Pg00001-00013

ALAN SPRIGGS, SUMMIT CO RECORDER
2002 OCT 02 08:08 AM FEE \$189.00 BY DMG
REQUEST: COALITION TITLE

12413
1721

**SECOND SUPPLEMENTAL DECLARATION OF COVENANTS,
CONDITIONS AND RESTRICTIONS FOR CANYON CREEK
CONDOMINIUM**

THIS SECOND SUPPLEMENTAL DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR CANYON CREEK CONDOMINIUM (the "Second Supplemental Declaration") is made as of September 30 2002, by CANYON CREEK CONDOMINIUM ASSOCIATION, a Utah nonprofit corporation ("Association").

RECITALS:

A. Pursuant to that certain Declaration of Condominium and Declaration of Covenants, Conditions and Restrictions for Canyon Creek Condominium, dated September 8, 2000, which was recorded on November 15, 2000, in Entry Number 00576805, Book 01341, beginning at page 01100, official records of the Summit County, Utah, Recorder (the "Original Declaration"), Canyon Creek Apartments, L.C., a Utah limited liability company (the "Declarant" or "Canyon Creek") submitted that certain real property described on Exhibit "1" attached hereto (the "Property"), to the terms and conditions of the Declaration.

B. The Property is also subject to that certain First Supplemental Declaration of Covenants, Conditions and Restrictions for Canyon Creek Condominium, dated February 1, 2001, which was recorded on March 28, 2001, in Entry Number 00585378, Book 01360, beginning at page 01390, official records of the Summit County, Utah, Recorder (the "First Supplemental Declaration"). The Original Declaration, as amended by the First Supplemental Declaration and this Second Supplemental Declaration, is referred to herein as the "Declaration." Unless otherwise specified herein, all terms are used herein as defined in the Declaration.

C. Canyon Creek will convey, substantially concurrently herewith, to PCCP Canyon Creek, LLC, a Delaware limited liability company ("PCCP"), a portion of the Condominium, which portion includes the units and related common areas and facilities described on Exhibit "2" attached hereto (the "PCCP Property"). In connection with the sale of the PCCP Property to PCCP, Canyon Creek will assign, substantially concurrently herewith, to PCCP all of

Declarant's rights as "Declarant" under the Declaration, pursuant to an Assignment of Declarant's Rights between Canyon Creek and PCCP, to be recorded in the official records of the Summit County, Utah Recorder (the "Assignment").

D. After the sale of the PCCP Property to PCCP, Canyon Creek will retain ownership of certain Units within the Condominium (the "Canyon Creek Units").

E. The Owners of Units within the Condominium desire to, among other things, amend the Declaration as set forth herein, terminate in its entirety the First Supplemental Declaration and approve the Assignment.

F. The Association is empowered to make this Amendment pursuant to the terms and provisions of the aforesaid Declaration and pursuant to Utah law. This Amendment has been approved by the requisite number of Owners in accordance with Article 16 of the Declaration and by the requisite number of Lenders, if any, in accordance with Article 13 of the Declaration. In addition, pursuant to Section 16.3, the Declarant has consented to the execution and recordation of this Amendment.

AGREEMENT:

NOW, THEREFORE, effective on and as of the date of recording this Amendment with the Summit County, Utah, Recorder, the Association, by and through the Owners and the Declarant, for the purposes set forth herein, hereby amends the Declaration as follows:

1. **Termination of First Supplemental Declaration.** The First Supplemental Declaration and all of the terms and provisions thereof are hereby terminated and from and after the date hereof, the First Supplemental Declaration shall be of no further force and effect and the Condominium will cease to be divided into Phase I and Phase II, as those terms are defined in the First Supplemental Declaration.

2. **Reallocation of Certain Parking Spaces.** Notwithstanding anything to the contrary provided in the Declaration, the detached garages, attached garages, covered parking spaces and certain uncovered parking spaces (collectively, the "Parking Spaces") shall be allocated to the respective Units located within Buildings I, J, K, L, M, N, O, and P as set forth in **Exhibit "3"** attached hereto, as Limited Common Areas and Facilities, and are appurtenant to the respective Units and may not be severed from the ownership of the Unit. The allocation of the Parking Spaces as set forth on **Exhibit "3"** hereto supersedes and replaces the allocation described on Exhibit C of the Declaration.

3. **Short-Term Leases.** Notwithstanding anything to the contrary provided in the Declaration, the initial term of any lease granted by any Owner to travelers, tourists and other guests for the use of any Unit shall not be less than thirty (30) days.

4. **Assignment of Declarant's Rights.** The Owners and Canyon Creek hereby acknowledge and agree that from and after the date that the Assignment is recorded in the official records of the Summit County, Utah Recorder (the "Assignment Date"), PCCP, its

successors and assigns shall be the Declarant for all purposes under the Declaration and Canyon Creek shall have no further rights as Declarant with respect to the Property. The Owners hereby consent to the assignment by Canyon Creek of its rights as "Declarant" with respect to the Property, and agree that, from and after the Assignment Date, PCCP shall be entitled to exercise all rights of Declarant as to the Property (including, without limitation, the rights under Section 1.23 of the Original Declaration) and shall be treated as the Declarant, with respect to the Property. The Owners further acknowledge and agree that PCCP has not assumed and does not intend to assume any obligations or liabilities of the Declarant arising prior to the Assignment Date, and the Owners agree to look solely to Canyon Creek in respect of any such obligations or liabilities that arise prior to the Assignment Date.

5. **Canyon Creek Units.** With respect to each Canyon Creek Unit, from and after the Assignment Date, Canyon Creek shall become a Class A Member and shall be entitled to a percentage vote equal to the percentage listed on Exhibit "C" of the Original Declaration for each such Canyon Creek Unit. For so long as Canyon Creek, its successors and assigns own any of the Units within the Condominium, Canyon Creek, its successors and assigns shall have the right, but not the obligation, to lease one or more of the Canyon Creek Units to PCCP, its successors and assigns, for the purpose of using such Canyon Creek Units as "model" units and showing them to potential purchasers of Units within the Condominium, such leases to be on such terms and conditions as PCCP and Canyon Creek and their respective successors and assigns may agree upon. Until PCCP and Canyon Creek and their respective successors or assigns cease to own any Units within the Condominium, this **Section 5** may not be amended without the prior written consent of both PCCP and Canyon Creek, which consent may be withheld in either PCCP or Canyon Creek's sole discretion.


6. **Use of Club House as Sales and Leasing Office.** On and after the Assignment Date, PCCP, as the Declarant under the Declaration, and Canyon Creek (for so long as Canyon Creek owns any Units within the Condominium) shall have the right to use, lease, and designate the space in the Common Areas and Facilities, including, without limitation, the community center, for the purpose of selling, leasing and marketing Units within the Condominium; provided, however, that any arrangement for the use or lease of the Common Areas and Facilities shall be on terms fair and equitable to the Association. Until PCCP, its successors and assigns ceases to own any Units within the Condominium, this **Section 6** may not be amended, without PCCP's prior written consent, which consent may be withheld in PCCP's sole discretion. Until Canyon Creek, its successors and assigns ceases to own any Units within the Condominium, this **Section 6** may not be amended to alter the rights of Canyon Creek under this **Section 6**, without Canyon Creek's prior written consent, which consent may be withheld in Canyon Creek's sole discretion.

7. **Turnover Date.** The Owners and Declarant hereby agree that, notwithstanding the sale of the PCCP Property to PCCP and the Assignment, the Turnover Date shall not have occurred. Section 5.3(a) of the Original Declaration is hereby amended and restated to read as follows: "(a) The date of the conveyance by PCCP of seventy-five percent (75%) of the Units to Owners (other than PCCP or an affiliate, a successor, or assignor of PCCP) within the Condominium."

8. **Declaration Otherwise Unamended.** Except as specifically provided herein, the terms and conditions of the Original Declaration shall remain in full force and effect as if the First Supplemental Declaration never existed. If any provision of the Original Declaration is in conflict with any provisions of this Second Supplemental Declaration, the terms of this Second Supplemental Declaration shall control.

IN WITNESS WHEREOF, the parties hereto have executed this Second Supplemental Declaration as of the day and year first above written.

CANYON CREEK CONDOMINIUM ASSOCIATION,
a Utah non-profit corporation

By: 
Name: Mont L. Millerberg
Its: President

AGREED BY:

CANYON CREEK APARTMENTS, L.C.,
a Utah limited liability company

By: PITCHFORK DEVELOPMENT, INC.,
a Utah corporation
Its: Manager

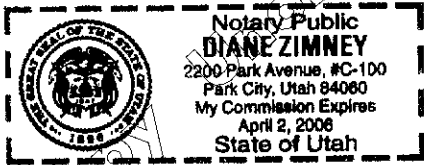
By: 
Mont L. Millerberg, Secretary

STATE OF UTAH

: ss.
COUNTY OF SUMMIT)

On this 30 day of Sept, 2002, personally appeared before me Mont L. Millerberg, as President of Canyon Creek Condominium Association, a Utah nonprofit corporation, whose identity is personally known to me or proved to me on the basis of satisfactory evidence, and said Mont L. Millerberg acknowledged to me that he executed the same in the capacities herein mentioned.

Witness my hand and official seal.



[Handwritten Signature]

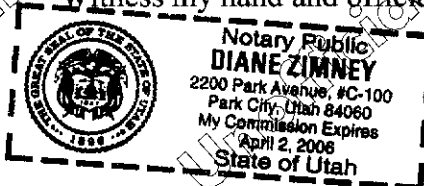
NOTARY PUBLIC

STATE OF UTAH)

: ss.
COUNTY OF SUMMIT)

On this 30 day of Sept, 2002, personally appeared before me Mont L. Millerberg, as Secretary of Pitchfork Development, Inc., a Utah corporation, the manager of Canyon Creek Apartments, L.C., a Utah limited liability company, whose identity is personally known to me or proved to me on the basis of satisfactory evidence, and said Mont L. Millerberg acknowledged to me that he executed the same in the capacities herein mentioned.

Witness my hand and official seal.



[Handwritten Signature]

NOTARY PUBLIC

SECRETARY'S CERTIFICATE

I, THE UNDERSIGNED, being the Secretary of CANYON CREEK CONDOMINIUM ASSOCIATION, a Utah nonprofit corporation, do hereby certify that the foregoing SECOND SUPPLEMENTAL DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR CANYON CREEK CONDOMINIUM has been approved by the Declarant and by the Owners of Units to which at least sixty-seven percent (67%) of the votes in the Association are allocated.

By: 

Printed Name: Sheila Walsh
Secretary

EXHIBIT "1"

Legal Description of Property

That certain real property located in Summit County, Utah, and more particularly described as follows:

A PARCEL OF LAND LOCATED IN THE NORTHWEST QUARTER OF SECTION 20, TOWNSHIP 1 SOUTH, RANGE 4 EAST, SALT LAKE BASE AND MERIDIAN, SUMMIT COUNTY, UTAH MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT SOUTH 00 DEGREES 01 MINUTES 00 SECONDS EAST 352.70 FEET ALONG THE SECTION LINE FROM THE NORTHWEST CORNER OF SECTION 20, TOWNSHIP 1 SOUTH, RANGE 4 EAST, SALT LAKE BASE AND MERIDIAN AND RUNNING THENCE NORTH 89 DEGREES 59 MINUTES 00 SECONDS EAST 178.96 FEET TO A POINT OF NON-TANGENCY ON A 371.21 FOOT RADIUS CURVE TO THE RIGHT FROM WHICH THE RADIUS POINT BEARS SOUTH 47 DEGREES 29 MINUTES 05 SECONDS WEST, SAID POINT BEING 1 FOOT SOUTHWEST FROM A PROPOSED WALKWAY; THENCE 1 FOOT SOUTHWESTERLY AND PARALLEL WITH SAID PROPOSED WALKWAY SOUTHEASTERLY 51.18 FEET ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 07 DEGREES 53 MINUTES 56 SECONDS; THENCE SOUTH 34 DEGREES 36 MINUTES 59 SECONDS EAST 7.43 FEET TO A 453.00 FOOT RADIUS CURVE TO THE LEFT; THENCE SOUTHEASTERLY 112.36 FEET ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 14 DEGREES 12 MINUTES 41 SECONDS TO A POINT OF COMPOUND CURVATURE ON A 303.63 FOOT RADIUS CURVE FROM WHICH THE RADIUS POINT BEARS NORTH 41 DEGREES 10 MINUTES 20 SECONDS EAST; THENCE SOUTHEASTERLY ALONG SAID CURVE 104.83 FEET THROUGH A CENTRAL ANGLE OF 19 DEGREES 46 MINUTES 57 SECONDS TO A POINT OF REVERSE CURVATURE ON A 72.39 FOOT RADIUS CURVE FROM WHICH THE RADIUS POINT BEARS SOUTH 21 DEGREES 23 MINUTES 23 SECONDS WEST; THENCE SOUTHEASTERLY ALONG SAID CURVE 35.28 FEET THROUGH A CENTRAL ANGLE OF 27 DEGREES 55 MINUTES 39 SECONDS TO A POINT OF REVERSE CURVATURE OF A 312.61 FOOT RADIUS CURVE FROM WHICH THE RADIUS POINT BEARS NORTH 49 DEGREES 19 MINUTES 02 SECONDS EAST; THENCE SOUTHEASTERLY 91.11 FEET ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 16 DEGREES 41 MINUTES 54 SECONDS; THENCE SOUTH 57 DEGREES 22 MINUTES 52 SECONDS EAST 6.09 FEET TO A 95.60 FOOT RADIUS CURVE TO THE RIGHT; THENCE SOUTHEASTERLY ALONG SAID CURVE 45.16 FEET THROUGH A CENTRAL ANGLE OF 27 DEGREES 04 MINUTES 04 SECONDS TO A POINT OF REVERSE CURVATURE OF A 103.00 FOOT RADIUS CURVE FROM WHICH THE RADIUS POINT BEARS NORTH 59 DEGREES 41 MINUTES 12 SECONDS EAST; THENCE SOUTHEASTERLY ALONG SAID CURVE 91.99 FEET THROUGH A CENTRAL ANGLE OF 51 DEGREES 10 MINUTES 20 SECONDS; THENCE SOUTH 81 DEGREES 29 MINUTES 08 SECONDS EAST 83.62 FEET TO A 91.00 FOOT RADIUS CURVE TO THE RIGHT; THENCE SOUTHEASTERLY 75.61 FEET ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 47 DEGREES 36 MINUTES 10 SECONDS; THENCE SOUTH 33

DEGREES 52 MINUTES 58 SECONDS EAST 41.38 FEET TO A 101.00 FOOT RADIUS CURVE TO THE LEFT; THENCE SOUTHEASTERLY 98.59 FEET ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 55 DEGREES 55 MINUTES 45 SECONDS TO A POINT OF REVERSE CURVATURE ON A 47.00 FOOT RADIUS CURVE FROM WHICH THE RADIUS POINT BEARS SOUTH 00 DEGREES 11 MINUTES 17 SECONDS WEST; THENCE SOUTHEASTERLY 19.18 FEET ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 23 DEGREES 22 MINUTES 36 SECONDS; THENCE SOUTH 66 DEGREES 26 MINUTES 07 SECONDS EAST 27.62 FEET TO A 101.03 FOOT RADIUS CURVE TO THE LEFT; THENCE EASTERLY 58.85 FEET ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 33 DEGREES 22 MINUTES 22 SECONDS TO A POINT OF REVERSE CURVATURE OF A 54.00 FOOT RADIUS CURVE FROM WHICH THE RADIUS POINT BEARS SOUTH 09 DEGREES 48 MINUTES 29 SECONDS EAST; THENCE EASTERLY 66.98 FEET ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 71 DEGREES 04 MINUTES 19 SECONDS; THENCE SOUTH 28 DEGREES 44 MINUTES 10 SECONDS EAST 62.50 FEET TO A POINT OF CURVATURE OF A 97.00 FOOT RADIUS CURVE TO THE RIGHT; THENCE SOUTHERLY 61.52 FEET ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 36 DEGREES 20 MINUTES 28 SECONDS; SOUTH 07 DEGREES 36 MINUTES 18 SECONDS WEST 60.35 FEET; THENCE SOUTH 07 DEGREES 20 MINUTES 50 SECONDS EAST 31.32 FEET TO A POINT OF CURVATURE OF A 97.00 FOOT RADIUS CURVE TO THE RIGHT; THENCE SOUTHERLY 41.97 FEET ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 24 DEGREES 47 MINUTES 37 SECONDS; THENCE SOUTH 17 DEGREES 26 MINUTES 47 SECONDS WEST 27.84 FEET TO A POINT OF CURVATURE OF A 103.00 FOOT RADIUS CURVE TO THE LEFT; THENCE SOUTHERLY 43.05 FEET ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 23 DEGREES 56 MINUTES 57 SECONDS; THENCE SOUTH 06 DEGREES 30 MINUTES 10 SECONDS EAST 70.99 FEET TO A POINT OF CURVATURE OF A 97.00 FOOT RADIUS CURVE TO THE RIGHT; THENCE SOUTHERLY 56.49 FEET ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 06 DEGREES 30 MINUTES 43 SECONDS TO A POINT OF REVERSE CURVATURE OF A 78.00 FOOT RADIUS CURVE FROM WHICH THE RADIUS POINT BEARS SOUTH 89 DEGREES 59 MINUTES 27 SECONDS EAST; THENCE SOUTHERLY 35.73 FEET THROUGH A CENTRAL ANGLE OF 26 DEGREES 14 MINUTES 45 SECONDS; THENCE SOUTH 26 DEGREES 14 MINUTES 12 SECONDS EAST 69.34 FEET; THENCE LEAVING SAID PROPOSED WALKWAY SOUTH 18 DEGREES 00 MINUTES 18 SECONDS WEST 32.19 FEET TO THE NORTH RIGHT OF WAY LINE OF STATE HIGHWAY PROJECT NO. 76(14); THENCE ALONG SAID NORTH RIGHT OF WAY LINE NORTH 71 DEGREES 59 MINUTES 42 SECONDS WEST (NORTH 72 DEGREES 05 MINUTES WEST BY DEED) 1110.28 FEET TO THE WEST LINE OF SECTION 20; THENCE ALONG SAID WEST LINE NORTH 00 DEGREES 01 MINUTES 00 SECONDS WEST 755.63 FEET TO THE POINT OF BEGINNING. CONTAINS 15.47 ACRES.

77-85-A1

Exhibit "2"
Description of PCCP Property

Units 10 through 17, 20 through 27, and 30 through 37 in Building I; Units 10 through 17, 20 through 27, and 30 through 37 in Building J; Units 11 through 15, 17, 20 through 27 and 32 through 35 in Building K; Units 11 through 15, 17, 20 through 27 and 32 through 35 in Building L; Units 11 through 15, 17, 20 through 27 and 32 through 35 in Building M; Units 11 through 15, 17, 20 through 27 and 32 through 35 in Building N; Units 11 through 15, 17, 20 through 27 and 32 through 35 in Building O; Units 11 through 15, 17, 20 through 27 and 32 through 35 in Building P; all of Canyon Creek Condominiums, a Utah condominium Project; together with the undivided appurtenant undivided interest in the common areas and facilities, as the same are identified on the Record of Survey Map recorded November 15, 2000 as Entry No. 576804 and in the Declaration of Condominium and Declaration of Covenants, Conditions and Restrictions for Canyon Creek Condominium recorded November 15, 2000 as Entry No. 576805 in Book 1341 at page 1100 of Official Records.

Tax Parcel Nos: CCRK-I-10, CCRK-I-11, CCRK-I-12, CCRK-I-13, CCRK-I-14, CCRK-I-15, CCRK-I-16, CCRK-I-17, CCRK-I-20, CCRK-I-21, CCRK-I-22, CCRK-I-23, CCRK-I-24, CCRK-I-25, CCRK-I-26, CCRK-I-27, CCRK-I-30, CCRK-I-31, CCRK-I-32, CCRK-I-33, CCRK-I-34, CCRK-I-35, CCRK-I-36, CCRK-I-37, CCRK-J-10, CCRK-J-11, CCRK-J-12, CCRK-J-13, CCRK-J-14, CCRK-J-15, CCRK-J-16, CCRK-J-17, CCRK-J-20, CCRK-J-21, CCRK-J-22, CCRK-J-23, CCRK-J-24, CCRK-J-25, CCRK-J-26, CCRK-J-27, CCRK-J-30, CCRK-J-31, CCRK-J-32, CCRK-J-33, CCRK-J-34, CCRK-J-35, CCRK-J-36, CCRK-J-37, CCRK-K-11, CCRK-K-12, CCRK-K-13, CCRK-K-14, CCRK-K-15, CCRK-K-17, CCRK-K-20, CCRK-K-21, CCRK-K-22, CCRK-K-23, CCRK-K-24, CCRK-K-25, CCRK-K-26, CCRK-K-27, CCRK-K-32, CCRK-K-33, CCRK-K-34, CCRK-K-35, CCRK-L-11, CCRK-L-12, CCRK-L-13, CCRK-L-14, CCRK-L-15, CCRK-L-17, CCRK-L-20, CCRK-L-21, CCRK-L-22, CCRK-L-23, CCRK-L-24, CCRK-L-25, CCRK-L-26, CCRK-L-27, CCRK-L-32, CCRK-L-33, CCRK-L-34, CCRK-L-35, CCRK-M-11, CCRK-M-12, CCRK-M-13, CCRK-M-14, CCRK-M-15, CCRK-M-17, CCRK-M-20, CCRK-M-21, CCRK-M-22, CCRK-M-23, CCRK-M-24, CCRK-M-25, CCRK-M-26, CCRK-M-27, CCRK-M-32, CCRK-M-33, CCRK-M-34, CCRK-M-35, CCRK-N-11, CCRK-N-12, CCRK-N-13, CCRK-N-14, CCRK-N-15, CCRK-N-17, CCRK-N-20, CCRK-N-21, CCRK-N-22, CCRK-N-23, CCRK-N-24, CCRK-N-25, CCRK-N-26, CCRK-N-27, CCRK-N-32, CCRK-N-33, CCRK-N-34, CCRK-N-35, CCRK-O-11, CCRK-O-12, CCRK-O-13, CCRK-O-14, CCRK-O-15, CCRK-O-17, CCRK-O-20, CCRK-O-21, CCRK-O-22, CCRK-O-23, CCRK-O-24, CCRK-O-25, CCRK-O-26, CCRK-O-27, CCRK-O-32, CCRK-O-33, CCRK-O-34, CCRK-O-35, CCRK-P-11, CCRK-P-12, CCRK-P-13, CCRK-P-14, CCRK-P-15, CCRK-P-17, CCRK-P-20, CCRK-P-21, CCRK-P-22, CCRK-P-23, CCRK-P-24, CCRK-P-25, CCRK-P-26, CCRK-P-27, CCRK-P-32, CCRK-P-33, CCRK-P-34, CCRK-P-35.

Exhibit "3"
Allocation of Parking Spaces

Bldg	No.	Unit No.	Type	* Garage Inputs		C-port #	Surface
				Attn	Detch #		
L	12	L-12	A1			156*	
L	13	L-13	A1			162*	
L	14	L-14	A1			158*	
L	15	L-15	A1			159*	
L	22	L-22	A1			154*	
L	23	L-23	A1			160*	
L	24	L-24	A1			152*	
L	25	L-25	A1			163*	
L	32	L-32	A1			161	
L	33	L-33	A1		132		
L	34	L-34	A1			164	
L	35	L-35	A1		135		
P	12	P-12	A1				S
P	13	P-13	A1				S
P	14	P-14	A1			177	
P	15	P-15	A1			178	
P	22	P-22	A1			173	
P	23	P-23	A1			174	
P	24	P-24	A1			175	
P	25	P-25	A1			176	
P	32	P-32	A1		102		
P	33	P-33	A1		103		
P	34	P-34	A1		104		
P	35	P-35	A1		105		
I	10	I-10	A2			185	
I	11	I-11	A2			186	
I	12	I-12	A2			187	
I	13	I-13	A2			188	
I	14	I-14	A2			196	
I	15	I-15	A2			195	
I	16	I-16	A2			194	
I	17	I-17	A2			193	
I	20	I-20	A2			189	
I	21	I-21	A2		92		
I	22	I-22	A2			190	
I	23	I-23	A2		93		
I	24	I-24	A2			192	

I	25	I-25	A2	86	
I	26	I-26	A2		191
I	27	I-27	A2	87	
I	30	I-30	A2	97	
I	31	I-31	A2	96	
I	32	I-32	A2	95	
I	33	I-33	A2	94	
I	34	I-34	A2	88	
I	35	I-35	A2	89	
I	36	I-36	A2	90	
I	37	I-37	A2	91	
J	10	J-10	A2		143
J	11	J-11	A2		144
J	12	J-12	A2		145
J	13	J-13	A2		146
J	14	J-14	A2		147
J	15	J-15	A2		148
J	16	J-16	A2		149
J	17	J-17	A2		165
J	20	J-20	A2		166
J	21	J-21	A2		167
J	22	J-22	A2		168
J	23	J-23	A2		169
J	24	J-24	A2		170
J	25	J-25	A2		150
J	26	J-26	A2		
J	27	J-27	A2	85	
J	30	J-30	A2	84	
J	31	J-31	A2	83	
J	32	J-32	A2	82	
J	33	J-33	A2	81	
J	34	J-34	A2	80	
J	35	J-35	A2	79	
J	36	J-36	A2	78	
J	37	J-37	A2	77	
M	12	M-12	A2		172
M	13	M-13	A2		184
M	14	M-14	A2		171
M	15	M-15	A2		183
M	22	M-22	A2	125	
M	23	M-23	A2	124	
M	24	M-24	A2	123	
M	25	M-25	A2	122	

O	12	O-12	A2		200	
O	13	O-13	A2		199	
O	14	O-14	A2		179	
O	15	O-15	A2		180	
O	22	O-22	A2		198	
O	23	O-23	A2		197	
O	24	O-24	A2		181	
O	25	O-25	A2		182	
K	12	K-12	B1		151	
K	13	K-13	B1	134*		
K	14	K-14	B1		153	
K	15	K-15	B1	131*		
K	22	K-22	B1		155	
K	23	K-23	B1	133*		
K	24	K-24	B1		157	
K	25	K-25	B1	130*		
K	32	K-32	B1	126		
K	33	K-33	B1	127		
K	34	K-34	B1	128		
K	35	K-35	B1	129		
N	12	N-12	B1	114		
N	13	N-13	B1	109		
N	14	N-14	B1	137		
N	15	N-15	B1	136		
N	22	N-22	B1	116		
N	23	N-23	B1	117		
N	24	N-24	B1	108		
N	25	N-25	B1	110		
N	32	N-32	B1	112		
N	33	N-33	B1	115		
N	34	N-34	B1	111		
N	35	N-35	B1	113		
M	11	M-11	B1-1	A		
M	17	M-17	B1-1	A		
O	11	O-11	B1-1	A		
O	17	O-17	B1-1	A		
M	21	M-21	B1-2	A		
M	27	M-27	B1-2	A		
O	21	O-21	B1-2	A		
O	27	O-27	B1-2	A		
K	20	K-20	B2	A		
K	26	K-26	B2	A		
L	20	L-20	B2	A		

L	26	L-26	B2	A		
M	20	M-20	B2	A		
M	26	M-26	B2	A		
N	20	N-20	B2	A		
N	26	N-26	B2	A		
O	20	O-20	B2	A		
O	26	O-26	B2	A		
P	20	P-20	B2	A		
P	26	P-26	B2	A		
M	32	M-32	B3		121	
M	33	M-33	B3		120	
M	34	M-34	B3		119	
M	35	M-35	B3		118	
O	32	O-32	B3		98	
O	33	O-33	B3		99	
Q	34	O-34	B3		100	
O	35	O-35	B3		101	
K	11	K-11	C1-1	A		
K	17	K-17	C1-1	A		
L	11	L-11	C1-1	A		
L	17	L-17	C1-1	A		
N	11	N-11	C1-1	A		
N	17	N-17	C1-1	A		
P	11	P-11	C1-1	A		
P	17	P-17	C1-1	A		
K	21	K-21	C1-2	A		
K	27	K-27	C1-2	A		
L	21	L-21	C1-2	A		
L	27	L-27	C1-2	A		
N	21	N-21	C1-2	A		
N	27	N-27	C1-2	A		
P	21	P-21	C1-2	A		
P	27	P-27	C1-2	A		