

SUMMIT COUNTY, UTAH  
ORDINANCE NO. 747

**AN ORDINANCE APPROVING AND ADOPTING  
AN AMENDMENT TO THE CANYONS SPECIALLY PLANNED AREA (SPA)  
PERTAINING TO THE COLONY AT WHITE PINE CANYON**

**WHEREAS**, the Canyons Resort and related properties applied for and received from Summit County an approved amendment to the Canyons Specially Planned Area (“the Canyons SPA”) under Ordinance #333-A; and

**WHEREAS**, an amendment to the Development Agreement for the Canyons SPA was approved by Summit County under Ordinance #334-A; and

**WHEREAS**, Section 5.13 of the Canyons SPA outlines the process for amending the SPA; and

**WHEREAS**, application for an amendment to the Canyons SPA, pertaining to The Colony at White Pine Canyon (“The Colony”) was received in 2000 seeking an amendment to allow transfer of development rights to The Colony from the Creekside Property; and

**WHEREAS**, the Snyderville Basin Planning Commission conducted a public hearing on October 24, 2000, and voted unanimously to forward a positive recommendation to the Summit County Board of Commissioners for the amendment request; and

**WHEREAS**, the Summit County Board of Commissioners conducted a public hearing on October 30, 2000, and voted unanimously to approve the amendment request; and

**WHEREAS**, upon approval it was expected that an appropriate ordinance would be prepared and duly executed; and

**WHEREAS**, it has recently been discovered that an ordinance has yet to be prepared or executed; and

**WHEREAS**, in connection with another recent amendment to the Canyons SPA involving clarification of entitlements and addition of five (5) non-TDR density units to The Colony (Ordinance No. 739), County staff was directed to prepare an appropriate ordinance for execution amending Exhibit B.2 to the Canyons SPA and its related notes and charts to reflect both the additional five (5) non-TDR density units and the previously approved twenty (20) Creekside Property “Swaner” TDRs;

**NOW THEREFORE**, the Summit County Council, as the County Legislative Body of the County of Summit, State of Utah (“Council”), ordains as follows:

**ENTRY NO. 00916362**

02/02/2011 11:39:52 AM B: 2068 P: 0751

Ordinance PAGE 1/13

ALAN SPRIGGS, SUMMIT COUNTY RECORDER

FEE 0.00 BY SUMMIT COUNTY CLERK



Section 1. The Canyons SPA, pertaining to the Colony at White Pine Canyon portion of the Development Agreement, is hereby amended according to the attached Development Agreement Amendment Language.

Section 2. This Ordinance shall take effect after fifteen (15) days of the date below and upon publication in a newspaper published and having general circulation in Summit County.

PASSED AND ADOPTED on this 27<sup>th</sup> day of October, 2010.

SUMMIT COUNTY COUNCIL, STATE OF UTAH



By Claudia McMullin  
Claudia McMullin, Chair, Summit County Council

[Signature]  
County Clerk, Summit County, Utah

**WHEN RECORDED RETURN TO:**

Summit County Clerk  
Summit County Courthouse  
60 North Main  
Coalville, Utah 84017

**AMENDMENT  
TO  
AMENDED AND RESTATED DEVELOPMENT AGREEMENT  
FOR THE CANYONS SPECIALLY PLANNED AREA**

**SNYDERVILLE BASIN, SUMMIT COUNTY, UTAH  
(Affecting The Colony Development Area)**

**THIS AMENDMENT TO THE AMENDED AND RESTATED DEVELOPMENT AGREEMENT FOR THE CANYONS SPECIALLY PLANNED AREA ("Amendment")** is entered into to be effective as of September 7, 2010 ("Effective Date"), by and between Iron Mountain Associates, L.L.C. ("IMA"), Ski Land, LLC ("Ski Land") and Summit County, a political subdivision of the State of Utah, by and through the Summit County Council ("County"), [IMA, Ski Land, and County are hereinafter referred to as the "Parties", unless otherwise noted], with reference to the following:

A. The Parties (with the exception of Ski Land) and certain other individuals and entities are parties to that certain Amended and Restated Development Agreement for The Canyons Specially Planned Area, dated November 15, 1999, and recorded as part of the official records of Summit County, Utah as Document No. 00553911, Bk01297, Pg00405-00503 ("Amended Agreement"). Capitalized terms which are used but not defined in this Amendment shall have the same meanings as are set forth in the Amended Agreement.

B. The Amended Agreement identifies certain areas within The Canyons SPA for purposes of determining allowable uses, density and configuration, as described and depicted in Exhibit B.1 to the Amended Agreement. One of the Development Areas is "The Colony" ("The Colony Development Area").

C. IMA and Ski Land are owners of all of the land and entitlements in The Colony Development Area. IMA is the owner of the majority of the land and entitlements in and the developer of The Colony Development Area. Ski Land, although not a developer or party to the Amended Agreement, is made a party to this Amendment because it has a property interest in some of the land and entitlements affected hereby.

D. The Amended Agreement provides in Section 2.4 that The Colony Development Area shall act as a receiving area for TDR units in excess of base density for that Development Area. The TDR program is outlined pursuant to the TDR Agreement and other descriptions included as Exhibits K.1 and K.2 to the Amended Agreement.

E. IMA owns the Mines Ventures Development Area which includes nine (9) entitlements for that distinct development area. The Mines Ventures Development Area entitlements are not part of The Colony Development Area and are not included in calculating The Colony Development Area totals outlined in Recital F below, or in this Amendment. County originally owned one (1) of the Mines Ventures Development Area entitlements. County received a TDR in The Colony Development Area in exchange for its Mines Ventures Development Area entitlement. Ski Land and IMA later purchased that TDR from County.

F. In 2000 IMA, as developer of The Colony Development Area, submitted an amendment request to add twenty (20) TDRs to The Colony Development Area as a transfer of density from what was known as the Creekside Property, consisting of one hundred twenty (120) acres to be managed as part of the Swaner Nature Preserve, (hereinafter the "**Swaner TDRs**"). The Swaner TDRs consisted of seventeen (17) entitlements to be transferred directly to The Colony Development Area and three (3) entitlements to be owned by County for (1) allowing the TDR transfer to an area of higher valued real estate and (2) preserving 120 acres of additional open space within the Snyderville Basin. The proceeds from the sale of the 3 entitlements to be owned by the County shall be used for open space acquisition.

G. On October 24, 2000, the Snyderville Basin Planning Commission held a hearing and voted unanimously to forward a positive recommendation to the Summit County Board of Commissioners for the amendment request.

H. On October 30, 2000, the Summit County Board of Commissioners held a public hearing and approved the addition of the twenty (20) Swaner TDRs to The Colony Development Area pursuant to the TDR program.

I. County has received and been distributed all lots it is entitled to for its TDRs and entitlements in The Colony Development Area and no longer owns any entitlements or TDRs in the Mines Ventures Development Area or The Colony Development Area.

J. Due to inadvertence, an accompanying ordinance was not adopted simultaneous with the approval of the Amendment.

I. County had determined, based upon the prior due notice, public hearing and deliberation, that it is in the public interest and to the public benefit to add twenty (20) TDR entitlements to The Colony Development Area pursuant to Section 2.4 of the Amended Agreement as described in Recitals F, G and H.

NOW, THEREFORE:

1. Amendments. The Amended Agreement shall be amended as follows:

a. Swaner TDR Density. The Colony Development Area density entitlements are amended as follows:

i. The Colony Development Area density pool and entitlements are hereby increased by twenty (20) TDR density units.

ii. Exhibit B.2. "Land Use and Zoning", page 3 of 5, sub-chart titled "THE COLONY" under the heading "ON MOUNTAIN", shall be and is hereby amended and restated in its entirety as follows:

THE COLONY	265 Lots, see note 3.9 for details	<i>Residential-Single Family Detached</i>
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iii. Exhibit B.2 "Land Use and Zoning", note 3.9 shall be amended and restated in its entirety to read as follows:

"Total Entitlements for The Colony: **265\***

\*This total includes all twenty (20) TDRs from the Swaner nature preserve. This total does not include the nine (9) Mines Ventures Development Area TDRs. The County was granted one (1) TDR in The Colony Development Area in exchange for the Mines Ventures Development Area TDR described in paragraph 3.7, above, which was subsequently purchased by IMA. The County has received all TDRs to which it was entitled in The Colony Development Area.

2. Miscellaneous.

a. Ratification of Agreement. Except as specifically provided in this Amendment and without waiving any rights of the parties hereunder, the parties specifically ratify, confirm, and adopt as binding and enforceable, all of the terms and conditions of the Amended Agreement.

b. Effect of Amendment on Amended Agreement. The amendments and modifications to the Amended Agreement contemplated by this Amendment are limited precisely as written and shall not be deemed to be an amendment to any other terms or conditions of the Amended Agreement. The Amended Agreement shall continue in full force and effect as amended by this Amendment. From and after the

date hereof, all references to the Amended Agreement shall be deemed to mean the Amended Agreement as amended by this Amendment. If and to the extent any amendment or modification to the Amended Agreement set forth in this Amendment is found to be unenforceable, the original provision of the Amended Agreement shall automatically be reinstated but such reinstatement shall not affect the remaining provisions of this Amendment. The amendments and modifications set forth in this Amendment affect only IMA and Ski Land as owners of the land and entitlements related to The Colony. The properties of other Developers or interested parties which are not parties to this Amendment are not the subject of this Amendment, and this Amendment shall not be construed to directly or indirectly impact the properties of such other Developers or interested parties.

c. Headings. The section headings in this Amendment are intended solely for convenience and shall be given no effect in the construction and interpretation hereof.

d. Recitals. The representations, terms and provisions of the Recitals are hereby adopted as part of this Agreement.

e. Counterparts. This Amendment may be executed in one or more counterparts, and by the different parties hereto in separate counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same agreement.

f. Reservation of Enforcement Rights to County. Notwithstanding any other provision of this Amendment or the Amended Agreement, the sole right to enforce the Amended Agreement, as amended, is reserved to County and is not granted to or delegated by the County to any other person.

g. Administrative Amendment. This Amendment constitutes both a Substantial Amendment as specified in Section 5.13(a) of the Amended Agreement and an Administrative Amendment as specified in Section 5.13(b) of the Amended Agreement.

[SIGNATURES CONTINUED ON NEXT PAGE]

IN WITNESS WHEREOF, the Parties have executed this Amendment on the date first set forth above.

SUMMIT COUNTY COUNCIL, STATE OF UTAH

By: Claudia McMullin  
Claudia McMullin, Chair

Attest and Countersign:

[Signature]  
County Clerk



IRON MOUNTAIN ASSOCIATES, LLC

By: WPA, LTD., its Manager

By: White Pine Associates, Inc., its General Partner

By: [Signature]  
Walter J. Brett, President

Approved and executed as an interested party:

SKI LAND, LLC.

By: WPA, LTD., its Manager

By: White Pine Associates, Inc., its General Partner

By: [Signature]  
Walter J. Brett, President

State of Utah )  
County of Summit ) §

On this 28 day of September, in the year 2010, before me Reva Hazelrigg, a notary public, personally appeared Walter J. Brett, whose identity is personally known to me (or proven on the basis of satisfactory evidence) and who by me duly sworn/affirmed,

did say that he is the President of White Pine Associates, Inc., and that said document was signed by him in behalf of said Corporation by Authority of its Bylaws, or (Resolution of its Board of Directors), and said Walter J. Brett acknowledged to me that said Corporation executed the same. Witness my hand and official seal.

  
NOTARY PUBLIC



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E  
A  
L

4848-5385-8566, v. 7



## COLONY OVERALL BOUNDARY DESCRIPTION

A Parcel of land situate in Sections 11, 12, 13, 14, and 24, Township 2 South, Range 3 East, Salt Lake Base and Meridian, and Sections 7 and 18, Township 2 South, Range 4 East, Salt Lake Base and Meridian, more particularly described as follows:

Beginning at the Northeast Corner of Lot 1, The Colony at White Pine Canyon Phase 1, Amended Final Subdivision Plat, recorded as Entry No. 534009, said point being South 89°24'49" East along the East-West center of Section line of Section 6, Township 2 South, Range 4 East, Salt Lake Base and Meridian 1443.13 feet from the west quarter corner of said Section 6, and marked "A.P." for angle point for Section 1, Township 2 South, Range 3 East, Salt Lake Base & Meridian, as per original notes from the 1938 dependent resurvey, (basis of bearing being North 00°37'54" East a distance of 1316.67 feet between said west quarter corner and the corner to Government Lots 1 & 8, Section 1, Township 2 South, Range 3 East, Salt Lake Base & Meridian); and running thence South 89°30'53" East 1311.95 feet along the East-West center to the center of said Section 6; thence South 00°51'05" East 2678.36 feet along the North-South center to the South Quarter Corner of said Section 6 and the Southwest Corner of Aspen Springs Ranch Subdivision Phase 2; thence South 89°06'26" East 2629.51 feet along the south line of said Aspen Springs Subdivision to the west line of Iron Canyon subdivision; thence along the boundary of said Iron Canyon Subdivision the following four (4) courses: 1) South 00°01'42" East 41.54 feet, 2) North 89°25'07" East 278.64 feet, 3) South 00°04'07" West 543.50 feet, 4) South 89°55'53" East 1020.00 feet to the west boundary of the Thaynes Canyon Subdivision Number 3; thence South 00°04'07" West 2025.11 feet along said boundary and the extension of said boundary to the Quarter Section line of Section 8, Township 2 South, Range 4 East, Salt Lake Base and Meridian ; thence North 89°53'53" West 1315.20 feet to the West Quarter Corner of said Section 8; thence South 00°01'03" East 2640.00 feet along the section line to the north line of Government Lot 15, Section 18, Township 2 South, Range 4 East, Salt Lake Base and Meridian; thence North 89°21'29" East 234.68 feet to the Northeast Corner of said Government Lot 15; thence South 24°18'00" West 609.44 feet along the easterly line of said Government Lot 15; thence South 29°33'00" West 977.59 feet along said easterly line of said Government Lot 15; thence South 56°24'00" West 1499.98 feet along said easterly line of Government Lot 15 to and along the easterly line of Government Lot 19 (of said Section 18) to the southerly corner of said Government Lot 19; thence North 33°44'27" West 591.36 feet to an angle point of said Government Lot 19; thence South 56°28'51" West 1502.15 feet along said easterly line of Government Lot 19 to and along the easterly line of Government Lot 18 (of said Section 18) to the Northwest Corner of the Maple Mining Claim No. 5591, thence South 56°16'02" West 1496.37 feet along the easterly line of Government Lots 18, 17, and 20 (all of said Section 18) to an angle point of Government Lot 20 and the Southwest Corner of said Maple Mining Claim; thence South 33°36'00" East 1190.01 feet to an angle point of said Government Lot 20; thence South 50°19'00" West 600.01 feet to an angle point of Government Lot 22 (of said Section 18); thence

North 34°34'37" West 304.11 feet to an angle point of said Government Lot 22; thence South 53°25'17" West 599.35 feet to an angle point of said Government Lot 22; thence South 33°41'00" East 980.03 feet to an angle point of said Government Lot 22; thence North 81°04'04" West 865.66 feet along the south line of said Government Lot 22 to and along the south line of Government Lot 21 (of said Section 18) to an angle point of said Government Lot 21; thence North 00°13'29" West 353.54 feet to an angle point of said Government Lot 21; thence North 87°34'51" West 396.60 feet to an angle point of said Government Lot 21 and a point on the northerly line of the North Star Mining Claim No. 4720; thence North 33°26'30" West 803.47 feet to the Northwest Corner of said North Star Mining Claim; thence South 11°28'20" West 948.16 feet to the Southwest Corner of said North Star Mining Claim; thence South 33°26'30" East 882.00 feet along the southerly line of said North Star Mining Claim to the east line of Section 13, Township 2 South, Range 3 East, Salt Lake Base and Meridian; thence South 01°57'32" West 235.36 feet to the East Quarter Corner of said Section 13; thence South 01°41'30" West 1966.98 feet to the West Quarter Corner of Section 19, Township 2 South, Range 4 East, Salt Lake Base and Meridian; thence South 00°59'53" West 795.42 feet along the section line to an angle point of Government Lot 12, Section 24, Township 2 South, Range 3 East, Salt Lake Base and Meridian (said angle point being on the Section line and the north line of the Northern Light Mining Claim; thence along the boundary of said Government Lot 12 the following five (5) courses: 1) South 82°17'29" West 809.37 feet, 2) South 06°50'31" East 591.11 feet, 3) North 88°23'31" West 975.33 feet, 4) North 48°44'37" East 972.84 feet, 5) North 17°50'50" West 415.40 feet to and along the south line of Government Lot 11 (of said Section 24) to an angle point of said Government Lot 11; thence North 48°46'29" East 600.00 feet to an angle point of said Government Lot 11; thence North 60°15'04" West 1497.95 feet along said Government Lot 11 to and along Government Lot 10 (of said Section 24) to an angle point of said Government Lot 10; thence South 48°55'08" West 800.36 feet to the Southwest Corner of said Government Lot 10; thence North 00°56'16" East 1776.42 feet to the Northwest Corner of said Government Lot 10 and the South Quarter corner of Lot 13, Township 2 South, Range 3 East, Salt Lake Base and Meridian; thence North 00°16'45" West 2628.22 feet along the North-South center to the Center of Section 13; thence South 89°47'21" West 2603.81 feet along the East-West center to the East Quarter Corner of Section 14, Township 2 South, Range 3 East, Salt Lake Base and Meridian; thence South 89°57'40" West 2018.42 feet, more or less, along the south line of said Section 14 to the Summit/Salt Lake County Line; thence Northwesterly 3922 feet, more or less, along said County Line to a point on the West line of said Section 14 (said point being North 2331.62 feet and West 5170.99 feet from the East Quarter Corner of said Section 14); thence North 00°32'02" West 270.21 feet along the Section Line to the Southwest Corner of Section 11, Township 2 South, Range 3 East, Salt Lake Base and Meridian; thence North 00°23'58" West 2624.41 feet along the Section Line to the West Quarter Corner of said Section 11; thence South 89°26'05" West 1866.25 feet, more or less, along the East-West center of Section 10, Township 2 South, Range 3 East, Salt Lake Base and Meridian, to the Summit/Salt Lake County line; thence Northwesterly 1556 feet, more or less, along said County Line to a point on the North-South center of said Section 10 (said point being North 1349.79 feet and West 2608.31 feet from the West Quarter Corner of said Section 11) ; thence North 00°12'54" West 1229.06 feet along the North-South

center to the North Quarter Corner of said Section 10; thence North 89°17'58" East 2607.00 feet along the Section Line to the Northeast Corner of said Section 10; thence North 52°53'35" East 6537.12 feet to the Southeast Corner of Government Lot 8, Section 2, Township 2 South, Range 3 East, Salt Lake Base and Meridian; thence North 89°45'15" East 3418.90 feet along the south line of Government Lots 5, 6, & 7, Section 1, Township 2 South, Range 3 East, Salt Lake Base and Meridian; thence North 61°01'16" East 1951.35 feet to and along The Colony at White Pine Canyon Amendment to Lot 7 and Entry Area, Recorded as Entry No. 825919, to the right of way line of White Pine Canyon Road; thence along said right of way the following twenty five (25) courses: 1) South 45°24'28" West 216.15 feet, 2) South 44°25'21" West 120.47 feet, 3) South 41°05'23" West 125.56 feet, 4) South 50°33'16" West 101.60 feet, 5) South 39°14'52" West 216.55 feet, 6) South 33°38'46" West 112.50 feet, 7) South 40°09'48" West 66.55 feet, 8) South 49°18'08" West 249.85 feet, 9) South 47°08'04" East 50.44 feet, 10) North 41°37'05" East 30.93 feet to a point of curvature of a 28.00 foot radius curve to the right, the center of which bears South 48°22'55" East, 11) easterly along the arc of said curve 46.65 feet through a central angle of 95°28'01", 12) South 42°54'55" East 28.91 feet, 13) North 49°18'08" East 50.00 feet, 14) North 40°41'52" West 13.55 feet to a point of curvature of a 28.00 foot radius curve to the right, the center of which bears North 49°18'08" East, 15) northerly along the arc of said curve 43.98 feet through a central angle of 90°00'00", 16) North 49°18'08" East 107.30 feet, 17) North 40°09'48" East 74.97 feet, 18) North 33°38'46" East 112.98 feet, 19) North 39°14'52" East 207.68 feet, 20) North 50°33'16" East 100.63 feet, 21) North 41°05'23" East 128.78 feet, 22) North 44°25'21" East 116.80 feet, 23) North 48°06'14" East 212.45 feet, 24) North 47°44'25" East 335.79 feet, 25) North 44°34'16" East 284.83 feet; thence North 89°45'51" East 81.04 feet to the point of beginning.

Excepting therefrom those portions lying within the Warren No. 1, Warren No. 2, Warren No. 3, Warren No. 4, and Warren No. 5, Patented Lode Mining Claims, Survey No. 6292, as the same are more particularly described in that certain Patent recorded August 31, 1915 as Entry No. 25428 in Book F of Mining Deeds at Page 144 of the official records in the Summit County Recorder.

Containing 4,220 acres, more or less, net after subtracting exception area of 100 acres, more or less.

CWPC-A	CWPC-II-33-A	CWPC-II-SKI	CWPC-3B-123
CWPC-CA-IMP	CWPC-II-34	CWPC-II-SKI-1	PP-1
CWPC-SKI-AM	CWPC-II-35	CWPC-II-SKI-1-AM	PP-1-A
CWPC-1-A-AM	CWPC-II-36	CWPC-II-SKI-2	PP-1-B
CWPC-1-AM	CWPC-II-37	CWPC-3A-81	PP-1-C
CWPC-2-AM	CWPC-II-38	CWPC-3A-82	PP-1-C-1
CWPC-3-AM	CWPC-II-39	CWPC-3A-83	PP-1-G
CWPC-4-AM	CWPC-II-40	CWPC-3A-84	PP-1-H
CWPC-5-AM	CWPC-II-41	CWPC-3A-85	PP-3
CWPC-5-6-AM	CWPC-II-42	CWPC-3A-86	PP-3-A
CWPC-6-5-AM	CWPC-II-43	CWPC-3A-87	PP-4-D
CWPC-6-AM	CWPC-II-44	CWPC-3A-88	PP-5-1
CWPC-7-AM	CWPC-II-45	CWPC-3A-89	PP-6
CWPC-7-EA-7-AM	CWPC-II-46	CWPC-3A-90	PP-6-A
CWPC-7-EA-A-AM	CWPC-II-47	CWPC-3A-91	PP-7
CWPC-7-EA-B-AM	CWPC-II-48	CWPC-3A-92	PP-7-A
CWPC-7-EA-C-AM	CWPC-II-49	CWPC-3A-93	PP-8
CWPC-7-EA-D-AM	CWPC-II-50	CWPC-3A-94	PP-8-A
CWPC-7-EA-E-AM	CWPC-II-51	CWPC-3A-95	PP-10
CWPC-8-AM	CWPC-II-52-AM	CWPC-3A-96	PP-10-A
CWPC-9-AM	CWPC-II-53-AM	CWPC-3A-97	PP-11
CWPC-10-AM	CWPC-II-54-AM	CWPC-3A-98	PP-11-A
CWPC-11-AM	CWPC-II-55-AM	CWPC-3A-99	PP-11-A-1
CWPC-12-AM	CWPC-II-56	CWPC-3A-100	PP-12
CWPC-13-AM	CWPC-II-57	CWPC-3A-101	PP-13
CWPC-14-AM	CWPC-II-58	CWPC-3A-102	PP-14
CWPC-15-AM	CWPC-II-59	CWPC-3A-103	PP-15
CWPC-16-AM	CWPC-II-60	CWPC-3A-104	PP-25
CWPC-17-AM	CWPC-II-61A	CWPC-3A-105	PP-25-1
CWPC-17-A-AM	CWPC-II-61B	CWPC-3A-106	PP-25-2-X
CWPC-18-AM	CWPC-II-62	CWPC-3A-107	PP-25-B
CWPC-19-AM	CWPC-II-63	CWPC-3A-108	PP-31
CWPC-20-AM	CWPC-II-64	CWPC-3A-109	PP-32
CWPC-21-AM	CWPC-II-65	CWPC-3A-110	PP-32-A
CWPC-22-AM	CWPC-II-66	CWPC-3A-110-A	PP-S-87
CWPC-23-AM	CWPC-II-67	CWPC-3A-111	SS-106
CWPC-24-AM	CWPC-II-68	CWPC-3A-111-AM	SS-106-A-X
CWPC-25-AM	CWPC-II-69	CWPC-3A-112	SS-108-A
CWPC-26-AM	CWPC-II-70	CWPC-3A-113	
CWPC-27-AM	CWPC-II-71	CWPC-3A-A-AM	
CWPC-28-AM	CWPC-II-72	CWPC-3A-B-1AM	
CWPC-29-AM	CWPC-II-73	CWPC-3A-SKI	
CWPC-29-A-AM	CWPC-II-74	CWPC-3B-114	
CWPC-30-AM	CWPC-II-75	CWPC-3B-115	
CWPC-30-A-AM	CWPC-II-76	CWPC-3B-116	
CWPC-1B-6B	CWPC-II-76-A	CWPC-3B-117	
CWPC-1B-6C	CWPC-II-77	CWPC-3B-117-A	
CWPC-1B-SKI	CWPC-II-77-A	CWPC-3B-118	
CWPC-1C-6A	CWPC-II-78	CWPC-3B-119	
CWPC-II-31	CWPC-II-79	CWPC-3B-120	
CWPC-II-32	CWPC-II-80	CWPC-3B-121	
CWPC-II-33	CWPC-II-OS	CWPC-3B-122	

CWPC-3C-124	CWPC-4A-163	CWPC-4D-209
CWPC-3C-124-1AM	CWPC-4A-163-AM	CWPC-4D-210
CWPC-3C-125	CWPC-4A-164	CWPC-4D-253
CWPC-3C-126	CWPC-4A-165	CWPC-4D-254
CWPC-3C-126-1AM	CWPC-4A-166	CWPC-4D-256
CWPC-3C-127	CWPC-4A-167	
CWPC-3C-127-1AM	CWPC-4A-168	
CWPC-3C-128	CWPC-4A-169	
CWPC-3C-128-1AM	CWPC-4A-170	
CWPC-3C-128-ADJ	CWPC-4A-171	
CWPC-3C-129	CWPC-4A-172	
CWPC-3C-130	CWPC-4A-173	
CWPC-3C-130-1AM	CWPC-4A-174	
CWPC-3C-131	CWPC-4A-175	
CWPC-3C-131-1AM	CWPC-4A-176	
CWPC-3C-132	CWPC-4A-177	
CWPC-3C-132-1AM	CWPC-4A-178	
CWPC-3C-133	CWPC-4A-179	
CWPC-3C-134	CWPC-4A-180	
CWPC-3C-135	CWPC-4A-181	
CWPC-3C-135-1AM	CWPC-4A-1	
CWPC-3C-136	CWPC-4A-A	
CWPC-3C-136-1AM	CWPC-4A-A-AM	
CWPC-3C-137	CWPC-4A-B	
CWPC-3C-137-1AM	CWPC-4B-182	
CWPC-3C-138	CWPC-4B-182-AM	
CWPC-3C-138-1AM	CWPC-4B-183	
CWPC-3C-139	CWPC-4B-184	
CWPC-3C-139-1AM	CWPC-4B-185	
CWPC-3C-140	CWPC-4B-186	
CWPC-3C-140-1AM	CWPC-4B-187	
CWPC-3C-141	CWPC-4B-206	
CWPC-3C-141-1AM	CWPC-4B-206-AM	
CWPC-3C-142	CWPC-4B-207	
CWPC-3C-142-1AM	CWPC-4B-207-AM	
CWPC-3C-143	CWPC-4B-212	
CWPC-3C-143-1AM	CWPC-4B-213	
CWPC-3C-A-1AM	CWPC-4B-214	
CWPC-3C-B-1AM	CWPC-4B-214-AM	
CWPC-4A-154	CWPC-4B-215	
CWPC-4A-155	CWPC-4B-215-AM	
CWPC-4A-155-AM	CWPC-4B-216	
CWPC-4A-156	CWPC-4B-217	
CWPC-4A-157	CWPC-4B-218	
CWPC-4A-158	CWPC-4B-219	
CWPC-4A-159	CWPC-4B-220	
CWPC-4A-159-AM	CWPC-4B-220-AM	
CWPC-4A-160	CWPC-4B-221	
CWPC-4A-160A-AM	CWPC-4B-221-AM	
CWPC-4A-161	CWPC-4B-A	
CWPC-4A-161-AM	CWPC-4B-B	
CWPC-4A-162	CWPC-4D-208	