



Kosovo Property Claims Commission
Komisioni i Kërkesave Pronësorete Kosovës
Komisija Kosovske Agencijeza Imovinu

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DECISION

PANEL NO. 1

DECISIONNO.: KPCC/D/A/100/2011
DECISIONDATE: 23/02/2011

Commissioners Heiskanen (Chairperson),
Vokshi and Wühler

ORDER

(1) In each of the 1,427 (one thousand four hundred and twenty seven) claims identified in parts A, B, C and D of the attached Schedule, the Commission

decides that

The claimant or the property right holder, as the case may be, has established ownership over the claimed property, or such part thereof as specified in the respective individual decision;

(2) In each of the 923 (nine hundred and twenty three) claims identified in part E of the attached Schedule, the Commission

decides that

The claimant has established ownership of the deceased property right holder over the claimed property, or such part thereof as specified in the respective individual decision;

(3) In each of the 2,350 (two thousand three hundred and fifty) claims referred to in paragraphs (1) and (2) above, except Claim Nos. 21891 and 23993, the Commission

orders that

(a) The claimant or the property right holder, as the case may be, be given possession of the claimed property;

- (b) *Any person occupying the property vacate the same within 30 (thirty) days of the delivery of this order; and*
- (c) *Should the any person occupying the property fail to comply with the order to vacate within the time stated, they be evicted from the property;*
- (4) *In Claim No.23993, where the claimed property is currently occupied by KFOR which enjoys immunity from legal process, the Commission orders that*
- (a) *The claimant or the property right holder, as the case may be, be given possession of the claimed property upon its vacation by KFOR;*
- (b) *Any person other than KFOR occupying the property after its vacation by KFOR, vacate the same within 30 (thirty) days of the delivery of this order, or immediately after its vacation by KFOR if this is later; and*
- (c) *Should any person other than KFOR occupying the property fail to comply with the order to vacate within the time stated, they be evicted from the property;*
- (5) *In each of the claims identified in the relevant columns in parts A, B, C, D and E of the attached Schedule, the Commission additionally decides that the claims be dismissed insofar as the claimants seek compensation for physical damage to, or for loss of use of, the claimed property; and*
- (6) *In cases in which there is more than one owner, the above decisions and order do not affect the rights of any respective co-owners.*

LEGAL FRAMEWORK

1. On 13 June 2008, Law No. 03/L-079 adopting and amending UNMIK Regulation 2006/50 (“UNMIK/REG/2006/50”) on the resolution of claims relating to private immovable property, including agricultural and commercial property entered into force in Kosovo. The Law included an annex (“Annex I”) adopting and amending UNMIK Administrative Direction No. 2007/5 (“UNMIK/ADM/DIR/2007/5”), which implements UNMIK/REG/2006/50. Law No. 03/L-079 and Annex I established the Kosovo Property Agency (“KPA”) as an independent agency and amended certain provisions of UNMIK/REG/2006/50 and UNMIK/ADM/DIR/2007/5 as necessary to effect the change in the applicable legal framework. In accordance with their terms, Law No. 03/L-079 and Annex I entered into force upon their publication in the Official Gazette.
2. Pursuant to section 22 of UNMIK/REG/2006/50 the Regulation ceased to be in force after 31 December 2008. Accordingly, Law No. 03/L-079 is presently the sole source of the Commission’s statutory authority. The provisions of UNMIK/REG/2006/50 remain relevant to the extent that they have been incorporated by reference to Law No. 03/L-079.

REASONS FOR THE DECISION

3. A claimant or the property right holder, as the case may be, is entitled to an order from the Commission for repossession of the property, if the claimant proves:

- (a) ownership of private immovable property, including agricultural and commercial property; or
- (b) a use right in respect of private immovable property, including agricultural and commercial property,

where the claimant or the property right holder, as the case may be, is not now able to exercise such property rights, and where the claim involves circumstances directly related to or resulting from the armed conflict that occurred in Kosovo between 27 February 1998 and 20 June 1999. (See section 3.1 of UNMIK/REG/2006/50 as adopted by Law No. 03/L-079.)

4. Where the claimant makes an ownership claim pursuant to section 3.1(a) of UNMIK/REG/2006/50 as adopted by Law No. 03/L-079, the Commission must resolve the issue of ownership and, if ownership is proven to the satisfaction of the Commission and the claimant does not indicate otherwise, make an order for repossession in favour of the claimant or the property right holder, as the case may be. Where the claimant makes a claim for a property use right pursuant to section 3.1(b) of UNMIK/REG/2006/50 as adopted by Law No. 03/L-079, the Commission may consider the claim in a summary procedure and make an order for recovery of possession. (See section 3.1 of UNMIK/REG/2006/50 read together with section 9 of Annex III of UNMIK/ADM/DIR/2007/5 as adopted by Law No. 03/L-079.)¹

5. The Commission held its twenty first session from 21 to 23 February 2011 in Prishtinë/Pristina. A total of 2,632 agricultural property claims were submitted by the Executive Secretariat of the KPA (the "Executive Secretariat") to the Commission at its twenty first session, together with supporting documentation, claims processing reports, verification reports, legal memoranda and other relevant information. However three of the agricultural claims presented to the Commission were re-categorized by the Commission during the session as residential property claims and accordingly are covered by decisions concerning residential property. A further agricultural property claim which had been presented to the Commission by the Executive Secretariat in the thirteenth Commission session but in which the Commission had suspended deliberations pending confirmation of physical notification of claims over the claimed properties, was referred to the Commission but withdrawn by the Executive Secretariat during the session. In sum, a total of 2,630 agricultural property claims were considered by the Commission during the session.

¹There appears to be a technical error in Annex I. While Annex I clearly appears to be intended to replace UNMIK/ADM/DIR/2007/5 in its entirety, including its all three annexes, Article 26 of Annex I provides that the title of Annex III of UNMIK/ADM/DIR/2007/5 shall be replaced by a title referring to Annex II. However, there is neither specific provision nor any other indication in Law 03/L-079 or its Annexes that the intention of this particular amendment was to delete Annex I or Annex II of UNMIK/ADM/DIR/2007/5. Accordingly the Commission considers that all three Annexes of UNMIK/ADM/DIR/2007/5 are included in the legislative package and will be referred to by the Commission in this decision as Sub-Annexes I, II and III, respectively.

6. At the Commission's twenty first session, the Executive Secretariat presented the claims to the Commission and reported on the processing of and the legal and evidentiary issues raised by the claims. At the Commission's request, the Executive Secretariat provided additional information and explanations, as required.

A. Ownership claims

7. In all of the claims covered by the present decision, the claimants seek the resolution of an ownership claim, and all of them relate to agricultural property, including agricultural land, pasture and forests.

8. The present decision deals with the 2,350 agricultural property claims which are listed in parts A, B, C, D and E of the attached Schedule. Based on its review of the claims and of the supporting documentation during the session, and of the information provided and the verification conducted by the Executive Secretariat, a total of 68 agricultural claims were referred by the Commission back to the Executive Secretariat for additional review and verification, or were withdrawn by the Executive Secretariat. These claims, which are listed in part F ("Claims referred back") and part G ("Claims withdrawn") of the attached Schedule to this decision will be considered by the Commission in due course. The remaining 212 claims for agricultural property dealt with by the Commission during the session are covered by three other decisions, namely decisions KPCC/D/AR/101/2011, KPCC/D/A/102/2011 and KPCC/D/AR/103/2011.

9. A total of 482 of the 2,350 claims considered by the Commission at its twenty first session had not previously been considered by the Commission, while 1,869 of the claims were the subject of an earlier Commission decision. However the earlier decisions in these claims were overturned by the Commission either on account of an incorrect notification of the claimed properties during claims processing by the Executive Secretariat or on account of other processing errors by the Executive Secretariat which were identified after the decision had been taken. These claims consequently stand to be re-determined following correct notification of the claimed property and correction of the other processing errors. Evidence and information provided by any respondents to the claim or any current occupants of the properties is taken into account by the Commission in the re-determination of the claims. In the claims in which previous decisions have been overturned by the Commission, the Executive Secretariat has written to each claimant advising them of the notification error and informing them that their claims will be re-determined following correct notification of the claimed property. The claimants, as well as the relevant cadastral authorities, have been advised that the previous Commission decisions are invalid and cannot be used for the purposes of any legal transaction.

10. The Commission notes that all of the claims listed in parts A, B, C, D and E of the attached Schedule are uncontested in the sense that at the time the claimed properties were notified there was no evidence of illegal occupation, use or cultivation of these properties by any person or, even if there was such evidence, no party has contested the validity of the claim within the 30-day period prescribed in section 10.2 of UNMIK/REG/2006/50 as adopted by Law No. 03/L-079, or at any later stage during the proceedings, pursuant to section 10.3 of UNMIK/REG/2006/50 as adopted by Law No. 03/L-079. Decisions taken in claims that were incorrectly notified have been overturned by the Commission to ensure correct notification of the property and provide any persons who may have a legal interest in the property with an

opportunity to respond to the claim pursuant to section 10.1 of UNMIK/REG/2006/50 as adopted by Law No. 03/L-079. These claims are identified in the relevant columns in parts A, B, C, D and E of the Schedule to this decision. The Executive Secretariat has notified claims in a variety of ways including through the physical notification of the property and/or through notification of the property via publication in the Secretariat's gazette and newspapers, through local municipal authorities, municipal courts, local village leaders and through other relevant institutions in Kosovo and Serbia. Based on the information provided by the Executive Secretariat, the Commission is satisfied that the Executive Secretariat has made reasonable efforts to notify the claimed properties, the persons who may be currently occupying the properties, and any other persons who may have a legal interest in such properties, as required by section 10.1 of UNMIK/REG/2006/50 as adopted by Law No. 03/L-079. Accordingly these claims must be considered uncontested.

11. In the claims identified in parts A, B, C, D and E of the attached Schedule, the Commission notes that the claimants have submitted various types of documents in support of the ownership claims, including possession lists, purchase contracts, contracts on gift, contracts on division of property, inheritance decisions, court decisions recognizing ownership, contracts on long life care and certificates of immovable property rights. The Commission is satisfied that final court decisions and certificates of immovable property rights confirming an ownership interest indeed constitute proof of ownership. The other documents submitted by claimants, including possession lists and contracts involving property transactions, create a rebuttable presumption of ownership. The claims covered by this decision are uncontested and no evidence has been received or obtained by the Secretariat *ex officio* that would rebut the presumption of ownership. Consequently the Commission is satisfied that the documents submitted prove the claimants' ownership over the claimed properties. The documents have been verified as being valid by the Executive Secretariat, as relevant. Many claimants have also submitted additional supporting documents, including tax decisions, witness statements, copies of plans and cadastral decisions.

12. In the 716 claims identified in part A of the attached Schedule, the claimants have filed the claim in the capacity of a property right holder. In light of the Commission's findings in paragraph 11 above, all of these claims stand to be granted.

13. In the 433 claims identified in part B of the attached Schedule, the claimants have filed the claim in the capacity of a family household member of the property right holder pursuant to section 1.2 of Annex II of UNMIK/ADM/DIR/2007/5 as adopted by Law No. 03/L-079. Section 1 of the Administrative Direction as adopted by Law No. 03/L-079 defines "Member of Family Household" to include "the spouse, children (born in and out of wedlock or adopted) and other persons whom the property right holder is obliged to support in accordance with the applicable law, or the persons who are obliged to support the property right holder in accordance with the applicable law, regardless of whether or not that person resided in the property together with the property right holder." The Commission has determined that, under the applicable law, this definition covers, in addition to spouses and children, parents, brothers, sisters, grandparents, grandchildren, great-grandparents and great-grandchildren of the property right holder. All of the claimants in the claims identified in part B of the attached Schedule fall within the definition of family household member. Accordingly a decision confirming the property right in favour of the property right holder stands to be granted in each of the claims identified in part B of the attached Schedule, as set out above. In the claims identified in the relevant column of part B of

the Schedule, the claimant alleges that the property right holder has died but no acceptable evidence has been submitted by the claimant that would establish death, nor has the Executive Secretariat been able to locate any such documents. Accordingly a decision confirming the property right in favour of the property right holder also stands to be granted in each of these claims, as set out above.

14. In the 18 claims listed in part C of the attached Schedule, the property right holder is represented by an authorized natural person. The Commission has determined that the authorized individual possesses a valid and duly executed power of attorney pursuant to section 5.2 of UNMIK/ADM/DIR/2007/5 as adopted by Law No. 03/L-079. Accordingly a decision confirming the property right in favour of the property right holder stands to be granted in these claims. Claim No. 30941 was filed by the daughter in law of the property right holder. As the person filing the claim was not a family household member of the property right holder, the Executive Secretariat requested that she obtain a power of attorney from her mother in law authorising her representation. The property right holder however issued a power of attorney in the name of her son. In the circumstances, the son of the property right holder becomes the authorised representative in this matter. The subsequent death of the property right holder does not affect the validity of the claim.

15. In the 260 claims identified in part D of the attached Schedule, the claimant or the current property right holder, as the case may be, was not the property right holder at the date of loss of possession of the claimed property, but has adduced evidence of having subsequently succeeded to the respective ownership right by virtue of inheritance, contract on gift or purchase contract, as the case may be. The claimant or the current property right holder, as the case may be, must be considered as having succeeded to all the rights belonging to an owner whether as a co-owner or a sole owner of the property pursuant to the verified document that proves such succession and that specifies the ideal part of the claimed parcel. The succession includes the right to claim for confirmation of ownership or co-ownership as the case may be, and for repossession in the present proceedings. These claims therefore stand to be granted, as set out above. In the claims identified in the relevant column of this part D of the Schedule, the claims have been filed either by a family household member or by an authorized representative acting on behalf of the property right holder. The Commission determines that the claimants in these cases are either family household members of the current property right holder within the meaning of section 1 of UNMIK/ADM/DIR/2007/5 as adopted by Law No. 03/L-079 or are current property right holders who have authorized representatives pursuant to a valid and duly executed power of attorney pursuant to section 5.2 of UNMIK/ADM/DIR/2007/5 as adopted by Law No. 03/L-079, to bring a claim on their behalf. Claim No. 37512 was filed by the daughter in law of the property right holder. However in April 2010 the Claimant submitted a contract on gift, certified by the Municipal Court in Kamenicë/Kamenica, indicating that the property right holder had gifted his share of the parcel to the Claimant. The contract on gift has been verified by the Executive Secretariat and the Commission accepts that the Claimant has now succeeded to the ownership right of the previous property right holder, apart from that portion of the parcel (32 ares, 23 square metres) which was sold to a third party prior to its transfer to the Claimant.

16. In the 923 claims identified in part E of the attached Schedule, the claimant was not the property right holder at the date of loss of possession of the claimed property but asserts to having succeeded to the property right. In each of these claims the claimant has established that she or he is a family household member of the deceased property right holder. However, no

valid inheritance decision or other documentary evidence has been submitted by the claimants that would establish any of the claimants as being an heir to the claimed property, nor has the Executive Secretariat been able to locate any such documents. Some claimants have submitted as evidence "inheritance decisions" purportedly issued by parallel courts in Serbia. The Commission does not consider that such documents establish entitlement to inheritance. The Commission itself has no jurisdiction to resolve issues relating to inheritance. Accordingly a decision confirming the property right in favour of the deceased property right holder stands to be granted in each of these cases, as set out above. The Commission's decision with respect to all of the claims identified in this part E of the attached Schedule is without prejudice to the determination by the competent court as to how the heirs will succeed to the property right of the deceased. A number of claims referred to this session were filed by Jablan Dobrisav Trajkovic as family household member, namely son, of the property right holder, Dobrisav Trikfo Maksimovic. On account of the different family names the Executive Secretariat asked the Claimant to establish his family household member relationship with the property right holder through documentary evidence. The Claimant provided various supporting documents including his birth certificate in which his parents are named Dobrisav and Dosta Trajkovic, the marriage certificate of his brother which indicated that his parent's names are Dobrisav and Dosta Maksimovic, as well as a Certificate of Immoveable Property in the name of Dobrisav Maksimovic. The Commission is satisfied that the documents provide the necessary proof of family household member relationship. In the claims identified in the relevant column of this part E of the attached Schedule, the family household member of the deceased property right holder is represented by an authorized natural person with a power of attorney. The Commission has determined that in each of these claims the authorized natural person possesses a valid and duly executed power of attorney from the family household member of the deceased property right holder pursuant to section 5.2 of UNMIK/ADM/DIR/2007/5 as adopted by Law No. 03/L-079. Accordingly a decision confirming the property right in favour of the deceased property right holder stands to be granted in each of these cases. The Commission notes that Claimant Gisa Arsic, who has submitted various claims on behalf of his deceased mother as property right holder, has provided a power of attorney which is limited to authorizing a specified non-governmental organization, namely the Balkans Centre for Migration, to receive documents on his behalf.

17. The various types of documents relied upon by the claimants in support of the claims referred to in paragraphs 12 to 16 above are listed in the relevant column of parts A, B, C, D and E of the attached Schedule.

18. In a number of claims the claimants or the property right holders, as the case may be, left the property outside the period 27 February 1998 and 20 June 1999, referred to in section 3 of UNMIK/REG/2006/50 as adopted by Law No. 03/L-079. The Commission has determined that, even though the date of loss in these claims fell outside the above period, the loss of property right in each case occurred in circumstances directly related to or resulting from the armed conflict that occurred in Kosovo between 27 February 1998 and 20 June 1999, as required by section 3 of UNMIK/REG/2006/50 as adopted by Law No. 03/L-079.

19. In Claim No. 21891 (listed in the relevant column of the attached Schedule), the Claimant seeks confirmation of ownership rights over the claimed properties without an eviction order as permission has been granted to a named individual to use the claimed property. In these circumstances, an order confirming the property right in favour of the claimant or the property

right holder, as the case may be, stands to be granted, without any other form of ancillary relief, as set out above.

20. In Claim No. 23993 the claimed property is currently occupied by KFOR, which under UNMIK/REG/2000/47 enjoys immunity from legal process. The Commission considers that this claim, to the extent that it seeks confirmation of ownership, is *in rem* and that, accordingly, its granting does not infringe upon the immunity enjoyed by KFOR. The Executive Secretariat has informally consulted KFOR, which, it appears, does not disagree with this view. However, the immunity enjoyed by KFOR prevents the Commission from issuing an eviction order against KFOR as the current occupant of the claimed property. Accordingly the eviction order in the above claim applies only to any third parties who may illegally occupy the claimed property after its vacation by KFOR.

21. In some cases a claimant has died after filing the claim. The Commission considers that a claimant's death during the proceedings cannot affect the validity of the claim. Accordingly a decision confirming the property right in favour of the property right holder therefore stands to be granted, as set out above. This decision is without prejudice to the determination by the competent court as to how the heirs will succeed to the property right of the deceased.

22. In view of the foregoing, the Commission is satisfied, based on the evidence before it, that:

- (a) the claimant or the property right holder, as the case may be, had an ownership right in respect of the claimed property, or such part thereof as specified in the respective individual decision;
- (b) each claim is uncontested in that no person has contested the validity of the claim;
- (c) the claimant or the property right holder, as the case may be, in each case is not now able to exercise his or her ownership right; and
- (d) the claim in each case involves circumstances directly related to or resulting from the armed conflict that occurred in Kosovo between 27 February 1998 and 20 June 1999.

B. Claims for compensation

23. In the claims identified in the relevant columns of parts A, B, C, D and E of the attached Schedule, the claimants also seek, in addition to ownership, compensation for physical damage to, or for loss of use of, the claimed property. Under UNMIK/REG/2006/50 as adopted by Law No. 03/L-079 the Commission has no jurisdiction over such claims. Accordingly these claims must be dismissed.

C. Concluding remarks

24. In view of the foregoing, the Commission finds that the claims listed in parts A, B, C, D and E of the attached Schedule succeed and directs that an order be made in respect of each claim as set out above.

25. In a number of claims, the claimant had filed a claim for repossession of the same property with the Housing and Property Directorate, which claim had subsequently been granted by the Housing and Property Claims Commission ("HPCC"). The Commission notes that the causes of action available for claimants before the present Commission and the HPCC, respectively, and accordingly the jurisdiction of the two Commissions, are not identical. Accordingly the decisions of the HPCC do not necessarily constitute *res judicata* before the present Commission, although in certain circumstances this may be the case. Moreover, in cases where the HPCC granted an eviction order in favour of the claimant, the Commission does not consider that such an order constitutes a bar for this Commission to issue a fresh eviction order in cases where the property is unlawfully occupied.

26. The Commission's above decisions and order also apply, where appropriate, to any associated property, *i.e.* any buildings or other constructions owned or used by the claimant or the property right holder, as the case may be, which form a unit with the claimed property.

27. Pursuant to section 8.5 of Annex III of UNMIK/ADM/DIR/2007/5 as adopted by Law No. 03/L-079, the Commission may in its decision determine any property right in the name of the property right holder and make an order for possession in favour of the claimant. When the property right holder is alive, the Commission grants the right of possession in the name of the property right holder. When the property right holder is deceased and the death is proven but no valid inheritance decision has been provided, the Commission grants possession to the claimant as a family household member of the property right holder. In cases where the property right holder dies after filing the claim and there is no family household member claimant, the Commission grants the right to possession in the name of deceased property right holder. The right to possession is granted pursuant to the applicable provisions of the law governing family relations in Kosovo, which includes the administration of family property, as well as by reference to the applicable law on inheritance. The Commission's decision on the entitlement to possession by the family household member claimant is without prejudice to the rights of other family household members or heirs of the property right holder who have not filed claims with the KPA but who may have a joint right to possession pursuant to the applicable law or as a consequence of future inheritance proceedings (section 8.5 of Annex III of UNMIK/ADM/DIR/2007/5 as adopted by Law No. 03/L-079).

28. Section 8.8 of Annex III of UNMIK/ADM/DIR/2007/5 as adopted by Law No. 03/L-079 allow the Chairperson of the Commission to sign a cover decision approving all individual claims identified in the cover decision, if the number of claims decided in a session is high. The Commission considers that this is appropriate in the present case.



Chairperson

APPEALS

UNMIK/REG/2006/50 and the Law No. 03/L-079 provide that:

12.1 Within thirty (30) days of the notification to the parties by the Kosovo Property Agency of a decision of the Commission on a claim, a party may submit through the Executive Secretariat of the Kosovo Property Agency to the Supreme Court of Kosovo an appeal against such decision.

12.3 The appeal may be filed on the grounds that:

- (a) The decision involves a fundamental error or serious misapplication of the applicable material or procedural law; or
- (b) The decision rests upon an erroneous or incomplete determination of the facts.

Further information on the appeals procedure is contained in the separate Appeals Information Sheet provided to parties with this decision.

*** The English version is the official of all Property Claims Commission decisions. In case of conflict between the English language version and the Albanian or Serbian language version, then the meaning in the English language shall prevail.**

Spreadsheet /Lista /Prilog
Part A/Pjesa A/Deo A

KPA01393	KPA22324	KPA22617	KPA27618	KPA37670	KPA39396	KPA45417
KPA49198	KPA49196	KPA49202	KPA54565	KPA56735	KPA56737	KPA56738
KPA90076	KPA90077	KPA90312	KPA90504	KPA13950	KPA33124	KPA33128
KPA33537	KPA35451	KPA40140	KPA48485	KPA51058	KPA90124	KPA90337
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KPA36166	KPA54566	KPA90817	KPA08143	KPA08149	KPA08154	KPA08166
KPA27779	KPA27781	KPA36158	KPA36160	KPA36163	KPA54527	KPA17594
KPA32327	KPA33653	KPA36157	KPA36169	KPA90069	KPA90148	KPA90830
KPA90831	KPA90906	KPA18384	KPA19292	KPA24436	KPA25291	KPA32326
KPA48213	KPA90135	KPA90136	KPA90600	KPA90912	KPA00339	KPA44081
KPA49195	KPA55218	KPA54542	KPA56535	KPA56536	KPA90503	KPA90506
KPA90762	KPA23993	KPA25869	KPA36148	KPA10662	KPA22426	KPA22428
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KPA33609	KPA33610	KPA33612	KPA33613	KPA33842	KPA25259	KPA11160
KPA11161	KPA11162	KPA11163	KPA11164	KPA11165	KPA35971	KPA35969
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KPA06781	KPA07016	KPA07579	KPA07596	KPA07604	KPA07616	KPA07619
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KPA24054	KPA24241	KPA24242	KPA24247	KPA24250	KPA25724	KPA25725
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kPA35040	KPA35041	KPA35042	KPA35043	KPA35044	KPA35045	KPA35046
KPA35047	KPA35048	KPA35049	KPA38789	KPA38797	KPA07997	KPA16068
KPA29906	KPA21109	KPA27867	KPA11221	KPA11223	KPA11225	KPA22097
KPA31024	KPA31245	KPA15788	KPA15801	KPA07391	KPA10169	KPA15790
KPA14854	KPA14855	KPA00355	KPA07862	KPA16199	KPA14847	KPA14851
KPA14852	KPA16057	KPA29727	KPA07856	KPA07858	KPA14849	KPA18106
KPA18107	KPA14456	KPA14458	KPA14459	KPA16101	KPA22021	KPA07863

KPA15035	KPA08201	KPA08208	KPA14461	KPA14464	KPA21266	KPA21268
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KPA32224	KPA07419	KPA14843	KPA14848	KPA16198	KPA31025	KPA21469
KPA21550	KPA21552	KPA21553	KPA21554	KPA27794	KPA14850	KPA00354
KPA31027	KPA31270	KPA14635	KPA18060	KPA21683	KPA39861	KPA14634
KPA14636	KPA14005	KPA36655	KPA48563	KPA38635	KPA38636	KPA48552
KPA48565	KPA48522	KPA48523	KPA48524	KPA52379	KPA48525	KPA48526
KPA48527	KPA48554	KPA48558	KPA48560	KPA48561	KPA48564	KPA48571
KPA48555	KPA21473	KPA52515	KPA52369	KPA52501	KPA52502	KPA52503
KPA52511	KPA52513	KPA52516	KPA52517	KPA52518	KPA52371	KPA38576
KPA38578	KPA38579	KPA07769	KPA38577	KPA40218	KPA40219	KPA36656
KPA35023	KPA52360	KPA52367	KPA52372	KPA40196	KPA07186	KPA07859
KPA35082	KPA21355	KPA35857	KPA35873	KPA52380	KPA34398	KPA34400
KPA34403	KPA35080	KPA35022	KPA35024	KPA35081	KPA47965	KPA54043
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KPA18130	KPA19239	KPA19240	kPA19241	KPA19243	KPA19244	KPA19245
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KPA32231	KPA32232	KPA22767	KPA22768	KPA22770	KPA22771	KPA22773
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KPA48199	KPA26631	KPA31489	KPA39019	KPA08197	KPA27554	KPA33966
KPA33980	KPA33982	KPA33983	KPA33984	KPA33985	KPA27563	KPA27775
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KPA33967	KPA33976	KPA40033	KPA16195	KPA26655	KPA26657	KPA27492
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KPA49471	KPA49472	KPA49473	KPA49474	KPA49475	KPA49476	KPA49477
KPA49478	KPA49480	KPA49481	KPA26560	KPA26561	KPA26562	KPA42269
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