



Kosovo Property Claims Commission
Komisioni i Kërkesave Pronësore të Kosovës
Komisija Kosovske Agencije za Imovinu

Nazim Gafurri 31 (Miladin Popovic)
Pristina
Tel: +381 (0) 38 249-918
Fax: +381 (0) 38 249-919
E-mail: mailbox@kpaonline.org

DECISION

PANEL NO: 1

DECISION NO.: KPCC/D/A/55/2009
DECISION DATE: 15/12/2009

Commissioners Heiskanen (Chairperson),
Vokshi and Wühler

ORDER

(1) In each of the 311 (three hundred and eleven) 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 202 (two hundred and two) 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 513 (five hundred and thirteen) claims referred to in paragraphs (1) and (2) above, except Claim No. 19425, 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) *The respondent and any other person occupying the property vacate the same within 30 (thirty) days of the delivery of this order; and*
- (c) *Should the respondent or any other person occupying the property fail to comply with the order to vacate within the time stated, they be evicted from the property;*
- (4) *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*
- (5) *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, the Assembly of the Republic of Kosovo (the “Assembly”) enacted 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. 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 under Article 142 of the Kosovo Constitution 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 of the Republic of Kosovo.

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.

3. Pursuant to Article 10 of Law No. 03/L-079, which amended section 7.1 of UNMIK/REG/2006/50, the Property Claims Commission (the “Commission”) shall be appointed by the Assembly upon nomination by the President of the Supreme Court, with the proviso that until the end of international supervision of the implementation of the Comprehensive Proposal for the Kosovo Status Settlement of 26 March 2007, two of the three members, including its Chairperson, shall be appointed by the International Civilian Representative. The two international members of the Commission were appointed by the International Civilian Representative by decision dated 6 March 2009. The national Commissioner was appointed by decision of the Assembly dated 12 March 2009.

4. In light of the above, the Commission considers that it is duly constituted and competent to exercise its functions pursuant to Law No. 03/L-079 and the relevant implementing directions and legislation.

REASONS FOR THE DECISION

5. 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.)

6. 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

7. The Commission held its fourteenth session from 14 to 15 December 2009 in Prishtinë/Pristina. A total of 387 agricultural property claims were submitted by the Executive Secretariat of the KPA (the "Executive Secretariat") to the Commission at its fourteenth session, together with supporting documentation, claims processing reports, verification reports, legal memoranda and other relevant information. The Commission also finalized the adjudication of 175 claims which had been presented to the Commission by the Executive Secretariat in the thirteenth session but in which the

¹ There 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.

Commission had suspended deliberations pending confirmation of the physical notification of claims over the claimed properties.

8. At the Commission's 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

9. 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 properties, including agricultural land, pasture and forests.

10. The present decision deals with the 513 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 30 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, will be considered by the Commission in due course. A further 19 agricultural property claims, which were dismissed by the Commission, are covered by decision KPCC/D/A/56/2009.

11. 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. 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.

12. 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 these documents indeed constitute proof of ownership. All of these 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.

13. In the 100 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 12 above, all of these claims stand to be granted. The Commission's decision in Claim No. 49190 covers only the surface area of the agricultural land of the claimed property, as a separate claim in relation to the surface area of the residential property on the same land parcel was granted by the Commission to the same claimant in decision KPCC/D/R/27/2008.

14. In the 116 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 and 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.

15. In the three claims listed in part C of the attached Schedule, the property right holders are represented by authorized natural persons with a power of attorney. The Commission has determined that in each of these cases the authorized natural person 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 in each of these claims stands to be granted, as set out above.

16. In the 92 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, including the right to claim for confirmation of

ownership 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.

17. In the 202 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. 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. 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.

18. The various types of documents relied upon by the claimants in support of the claims referred to in paragraphs 13, 14, 15, 16 and 17 above are listed in the relevant column of parts A, B, C, D and E of the attached Schedule.

19. 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.

20. In some cases the 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. Claims in which the claimants have died during the proceedings are listed in the relevant columns of parts A, B, C, D and E of the attached Schedule.

21. 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

22. 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

23. 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.

24. 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 HPCC, respectively, and accordingly the jurisdiction of the two Commissions, are not identical in that, unlike HPCC, the present Commission has jurisdiction to confirm ownership. Thus the decisions of HPCC do not constitute *res judicata* before the present Commission. Moreover, in cases where 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.

25. The Commission's above decision 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.

26. 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

KPA07154	KPA08249	KPA11061	KPA11070	KPA14141	KPA14719	KPA15054
KPA17555	KPA17762	KPA17764	KPA17996	KPA17837	KPA22401	KPA26686
KPA27759	KPA27802	KPA34312	KPA36382	KPA49190	KPA49211	KPA06909
KPA10042	KPA11616	KPA13887	KPA18362	KPA22406	KPA27619	KPA28381
KPA33778	KPA33910	KPA34753	KPA35710	KPA37883	KPA50743	KPA54053
KPA54055	KPA06651	KPA08650	KPA10255	KPA11626	KPA13373	KPA14093
KPA17861	KPA18406	KPA18399	KPA26089	KPA26096	KPA26094	KPA45422
KPA44554	KPA49213	KPA49214	KPA17956	KPA22572	KPA23174	KPA23176
KPA23177	KPA23178	KPA23179	KPA35199	KPA36384	KPA44426	KPA45171
KPA45172	KPA47376	KPA48765	KPA08874	KPA10570	KPA14257	KPA14258
KPA14259	KPA17579	KPA17582	KPA17645	KPA17786	KPA17860	KPA17937
KPA18242	KPA18243	KPA18244	KPA18245	KPA23097	KPA23353	KPA23354
KPA44398	KPA47022	KPA47850	KPA28503	KPA29089	KPA29090	KPA31536
KPA35064	KPA35065	KPA35066	KPA49138	KPA49139	KPA49140	KPA53731
KPA53735	KPA54128					

Spreadsheet /Lista /Prilog
Part B/Pjesa B/Deo B

KPA15552	KPA15555	KPA15556	KPA27889	KPA28607	KPA28704	KPA29153
KPA34238	KPA46146	KPA47004	KPA48227	KPA49575	KPA48229	KPA49577
KPA48939	KPA48536	KPA54147	KPA56624	KPA14452	KPA28174	KPA30875
KPA35921	KPA37529	KPA37530	KPA37531	KPA48714	KPA48716	KPA52309
KPA52310	KPA52311	KPA52312	KPA52313	KPA56439	KPA56495	KPA56572
KPA56574	KPA14450	KPA14449	KPA47070	KPA48724	KPA56558	KPA56576
KPA00508	KPA23346	KPA25740	KPA25741	KPA25743	KPA25744	KPA25745
KPA25746	KPA27205	KPA31052	KPA31053	KPA31057	KPA31058	KPA31059
KPA52406	KPA52407	KPA52410	KPA54194	KPA07519	KPA15358	KPA38006
KPA38007	KPA38050	KPA44508	KPA44510	KPA44513	KPA44516	KPA47440
KPA47453	KPA47454	KPA47460	KPA47461	KPA47459	KPA27772	KPA28584
KPA28586	KPA29110	KPA29111	KPA31360	KPA33730	KPA33731	KPA38005
KPA48703	KPA48706	KPA48707	KPA48708	KPA48709	KPA48710	KPA48711
KPA48712	KPA48718	KPA48721	KPA48723	KPA48725	KPA50816	KPA50817
KPA50819	KPA50820	KPA50826	KPA51885	KPA54584	KPA54585	KPA54586
KPA54587	KPA54654	KPA56571	KPA56625	KPA56626	KPA56628	KPA56706
KPA54154	KPA37682	KPA46143	KPA46147			

Spreadsheet /Lista /Prilog
Part C/Pjesa C/Deo C

KPA52146
KPA52147
KPA52148

Spreadsheet /Lista /Prilog
Part D/Pjesa D/Deo D

KPA14516	KPA16275	KPA17941	KPA18095	KPA18096	KPA18099	KPA18105
KPA22519	KPA37472	KPA37473	KPA37485	KPA52016	KPA52017	KPA52020
KPA52021	KPA52615	KPA53853	KPA53855	KPA56664	KPA15691	KPA15693
KPA15696	KPA19017	KPA22110	KPA27532	KPA28590	KPA28592	KPA37471
KPA37474	KPA48296	KPA48301	KPA48302	KPA48303	KPA48304	KPA48305
KPA52013	KPA52014	KPA52015	KPA06814	KPA06819	KPA18097	KPA18098
KPA19021	KPA24357	KPA27931	KPA38245	KPA44090	KPA44549	KPA44553
KPA46170	KPA46176	KPA06918	KPA32064	KPA32065	KPA32076	KPA32079
KPA32080	KPA32081	KPA32082	KPA54071	KPA46169	KPA51598	KPA52022
KPA24185	KPA06468	KPA06473	KPA06818	KPA07474	KPA07488	KPA10794
KPA24924	KPA24927	KPA38172	KPA38173	KPA38175	KPA38176	KPA47522
KPA47523	KPA27222	KPA27223	KPA27224	KPA27225	KPA27226	KPA27227
KPA27424	KPA29840	KPA32427	KPA32434	KPA52026	KPA56414	KPA56569
KPA56573						

Spreadsheet /Lista /Prilog
Part E/Pjesa E/Deo E

KPA01150	KPA07097	KPA07107	KPA11693	KPA13215	KPA17635	KPA21673
KPA24322	KPA24325	KPA24335	KPA24340	KPA25878	KPA27621	KPA30633
KPA42120	KPA47143	KPA47928	KPA50474	KPA50475	KPA50476	KPA08431
KPA13573	KPA15036	KPA15181	KPA17822	KPA17967	KPA29011	KPA33758
KPA34280	KPA43003	KPA46144	KPA48953	KPA50477	KPA50479	KPA50480
KPA52106	KPA52107	KPA52456	KPA53154	KPA53155	KPA06464	KPA08728
KPA10152	KPA13092	KPA13107	KPA21739	KPA24562	KPA25351	KPA30569
KPA33420	KPA33997	KPA41551	KPA44414	KPA48737	KPA48920	KPA50077
KPA52457	KPA01260	KPA08572	KPA16367	KPA25353	KPA30572	KPA33412
KPA33417	KPA33427	KPA34279	KPA52097	KPA34284	KPA52102	KPA52103
KPA34637	KPA36184	KPA44396	KPA44423	KPA50481	KPA50939	KPA00867
KPA01434	KPA25352	KPA28442	KPA33902	KPA33991	KPA33992	KPA33994
KPA34000	KPA34281	KPA34283	KPA34285	KPA37702	KPA52098	KPA52108
KPA52109	KPA52110	KPA50573	KPA53635	KPA53647	KPA29025	KPA38960
KPA38965	KPA38966	KPA44875	KPA44879	KPA47895	KPA47896	KPA47897
KPA47898	KPA47899	KPA47900	KPA47901	KPA50113	KPA50120	KPA53235
KPA53237	KPA53244	KPA53246	KPA28210	KPA29026	KPA36081	KPA36196
KPA39946	KPA44395	KPA44397	KPA48906	KPA48908	KPA48911	KPA48912
KPA48915	KPA48917	KPA48919	KPA48921	KPA53238	KPA53240	KPA56560
KPA56561	KPA56562	KPA00868	KPA27562	KPA34639	KPA35926	KPA36189
KPA48901	KPA48916	KPA48970	KPA51570	KPA13106	KPA07949	KPA16090
KPA16091	KPA16093	KPA17774	KPA19425	KPA21286	KPA21672	KPA21674

KPA21675	KPA21677	KPA25728	KPA25727	KPA39201	KPA40357	KPA40358
KPA40359	KPA40360	KPA40361	KPA40362	KPA40363	KPA42309	KPA42310
KPA42311	KPA46013	KPA48165	KPA48166	KPA48530	KPA48533	KPA48535
KPA48537	KPA26671	KPA26678	KPA26679	KPA26680	KPA29095	KPA29131
KPA29133	KPA31909	KPA35804	KPA35817	KPA35822	KPA37676	KPA48583
KPA49235	KPA49711	KPA49712	KPA50976	KPA50977	KPA50978	KPA50979
KPA54132	KPA54206	KPA54211	KPA54232	KPA54233	KPA54234	