

# **MUNICIPAL MASTER LEASE AGREEMENT**



#### M16134206

MASTER LEASE AGREEMENT date	đ	Marci	h 2, 2016	3	, between '	OM AHAKAY	TOR FINAN	ICE CORF	PORATION, L	J.S.A.,
having its principal place of STERLING PARK DISTRICT	f business	at	6555	Katella	Avenue,	Cypress,	Callfornia	90630	("Lessor"),	and
				ha	iving its pri	ncipal office a	t			
PO BOX 958, STERLING, IL 61081							("Lessee")			
				eddaldir State of Surday 100 for	the terminate of the second		, , ,			

Lessor and Lessae hereby agree as follows:

- 1. Lessor leases to Lessee the equipment described on each attached Equipment Schedule (the "Equipment"), on the terms and conditions of this Lease, the applicable Equipment Schedule, and each rider attached hereto.
- 2. <u>Term.</u> The term of this lease for the Equipment described on a particular Equipment Schedule shall commence on the date set forth on such Equipment Schedule and shall continue for the number of months indicated on such Equipment Schedule.
- 3. Rent. Lessee shall pay Lessor rent for the Equipment ("Rent") in the amounts and at the times set forth on the applicable Equipment Schedule. The amount of the Rent has been determined by amortizing the purchase price of the applicable Equipment (using the prices quoted in the Request for Proposal identified on the applicable Equipment Schedule ("RFP")), together with an interest factor at the rate specified in the applicable Equipment Schedule. Whenever any payment hereunder is not made when due, Lessee shall pay interest on such amount from the due date thereof to the date of such payment at the lower of Lessor's then prevailing rate for late payments specified in Lessor's invoice to Lessee for such payment or the maximum allowable rate of interest permitted by the law of the state where the Equipment is located.
- 4. <u>Selection. Delivery, and Acceptance.</u> Lesses shall select the Equipment and take delivery thereof directly from Lessor or an authorized dealer of Lessor (the "<u>Dealer</u>"). All costs of delivery are the sole responsibility of Lesses. Lessor shall not be liable for any loss or damage resulting from the delay or fallure to have any Equipment available for delivery. Lesses shall inspect the Equipment to determine that the Equipment is as ordered and has been equipped and prepared in accordance with the RFP and any prior instructions given in writing by Lesses to Lessor or Dealer. Lesses shall accept the Equipment if it meets the criteria set forth in the preceding sentence and shall execute and deliver to Lessor or Dealer a Certificate of Acceptance, in form and substance satisfactory to Lessor, within 7 days of the delivery of the Equipment or the Equipment will be deemed accepted by the Lesses. For all purposes of this Lease, acceptance is conclusively established by Lesser's execution and delivery of a Certificate of Acceptance provided by Lessor. Lesses authorizes Lessor to Insert in each Equipment Schedule the serial numbers and other identifying data of the Equipment.
- 5. Location, and inspection.

  Lessee shall not move the Equipment from the locations specified in the applicable Equipment Schedule without Lessor's prior written consent. Lessor and its representatives shall have the right from time to time during business hours to enter upon the premises where the Equipment is located to inspect the Equipment and Lessee's records to confirm Lessee's compliance with this is asse.
- 6. Care. Use, and Maintenance.

  Lessee shall, at its expense, at all times during the term of this Lease, keep the Equipment clean, serviced, and maintained in good operating order, repair, condition, and appearance in accordance with Lessor's manuals and other instructions received from Lessor. Lessee will not use or operate the Equipment, or permit the Equipment to be used or operated, in violation of any law, ordinance or governmental regulations. The Equipment will be used and operated only as golf cars. Lessee shall safely store the Equipment when not in use and property secure it at night and such other times when the golf course on which the Equipment is used is closed to play, and Lessee shall be solely responsible for such storage and safekeeping. If the Equipment is electrical, Lessee shall provide sufficient and adequate electrical charging outlets and water facilities for the batteries which are a part of the Equipment.
- 7. Insurance. Effective upon delivery of the Equipment to Lessee and until the Equipment is returned to Lessor as provided herein, Lessee relieves Lessor of responsibility for all risk of physical damage to or loss or destruction of all the Equipment, however caused. During the continuance of this Master Lease, Lessee shall at its own expense, cause to be carried and maintained with respect to each item of Equipment designated in each Equipment Schedule, public liability insurance in an amount of not less than \$1,000,000, and casualty insurance, in each case in amounts and against risk customarily insured against by Lessee in similar equipment and, in amounts and against risk acceptable to Lessor. All policies with respect to such insurance shall name Lessor as additional insured and as loss payee, and shall provide for at least thirty (30) days' prior written notice by the underwriter or insurance company to Lessor in the event of cancellation or expiration of any such policies. Lessee shall furnish appropriate evidence of such insurance to Lessor. Lessee shall bear the entire risk of loss, theft, destruction or damage to the Equipment from any cause whatsoever and shall not be relieved of the obligation to pay the total of the monthly payments or any other obligation hereunder because of any such occurrence. In the event of damage to any item of Equipment leased hereunder, Lessee, at its sole expense, shall immediately place the same in good repair and operating condition. In no event shall Lessor be liable for any loss of profit, damage, loss, defect or failure of any item of Equipment or the time which may be required to recover, repair, service, or replace the item of Equipment.
- 8. Storage. Lessee shall store the Equipment in such a manner as to prevent theft or damage from weather and vandalism.
- 9. <u>Title.</u> Title to the Equipment shall at all times remain with the Lessor. Lessee acquires only the interests of Lessee expressly described in this Lease, the applicable Equipment Schedule, and the riders attached hersto. Lessee shall not remove, move, or cover over in any manner any serial number on the Equipment. Lessee shall keep all Equipment free from any marking or labeling which might be interpreted as a claim of ownership thereof by Lessee or any party other than Lessor or anyone so claiming through Lessor. Lessor is hereby authorized by Lessee, at Lessor's expense, to cause this Master Lesse, any Equipment Schedule or any statement or other instrument in respect of any Equipment Schedule as may be required by law showing the interest of Lessor in the Equipment to be filed and Lessee hereby authorizes Lessor or its agent to sign and execute on its behalf any and all necessary UCC-1 forms for such purpose. Lessor and Lessee hereby intend this transaction to be a lease. In the event that for any reason it is not deemed a lease, the Lessee hereby grants Lessor a security interest in the property shown on the Equipment Schedule.

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- 10. <u>Warranties</u>. The Equipment is warranted only in accordance with the manufacturer's warranty. EXCEPT AS EXPRESSLY PROVIDED IN THE MANUFACTURER'S WARRANTY, LESSOR DISCLAIMS ANY OTHER WARRANTY, EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT AND NON-INTERFERENCE.
- 11. <u>Alterations and Attachments.</u> Lessee may, with Lessor's prior written consent, make such cosmetic modifications to the Equipment as Lessee may deem desirable in the conduct of its business; provided, however, that such alterations shall not diminish the value or utility of the Equipment, or cause the loss of any warranty thereon or any certification necessary for the maintenance thereof; and provided, further, that such modification shall be removable without causing damage to the Equipment. Upon return of the Equipment to Lessor, Lessee shall, if Lessor so elects, remove such modifications which have been made and shall restore the Equipment to its original condition, normal wear and depreciation excepted.
- 12. Taxes. Lessee shall cooperate with Lessor in all reasonable respects necessary in order for Lessor to qualify for any exemption or exclusion from personal property tax on the equipment or sales or use tax on the leasing of the Equipment to Lessee hereunder. In the event that any such tax becomes payable by Lessor during the term of this Lesse, Lessee shall pay to Lessor as additional rent, promptly on receipt of Lessor's invoice therefor, an amount equal to such tax. Lessee shall collect and remit any and all sales, use, and other taxes payable in any state, county, or city in respect of the rental or other use of the Equipment by Lessee.
- 13. <u>Indemnity: Notice of Claim.</u> To the extent permitted by applicable law, Lessee shall be liable for, and hereby indemnifies Lessor and holds Lessor harmless from and against, any and all claims, costs, expenses, damages, losses, and liabilities (including, without limitation, attorneys' fees and disbursements) arising in any way from the gross negligence or willful misconduct of Lessee or Lessee's agents and independent contractors, or their respective employees, agents or representatives. Lessee shall give Lessor prompt written notice of any claim arising out of the possession, leasing, renting, operation, control, use, storage, or disposition of the Equipment and shall cooperate in all reasonable respects at Lessee's expense in investigating, defending, and reactiving such claim.
- 14. Return of Equipment. Upon the termination of an Equipment Schedule for any reason, unless Lessee is thereupon purchasing the Equipment from Lesser, Lessee shall make the Equipment available for inspection and pick up by Lessor or Dealer at Lessee's location at which the Equipment was used hereunder. The Equipment shall be returned to Lessor at the termination of this Lesse in the same operating order, repair, condition, and appearance as when received by Lessee, less normal depreciation and wear and tear (which shall not include damaged or missing tires or wheels).
- 15. Defaults. The occurrence of any one or more of the following events shall constitute an "Event of Default" under this Lease:
  - (a) Default by Lessee in the payment of any installment of rent or other charge payable by Lessee under any Equipment Schedule as and when the same becomes due and payable; or
  - (b) Default by Lessee in the performance of any other material term, covenant or condition of this Lease or any Equipment Schedule or the inaccuracy in any material respect of any representation or warranty made by the Lessee in this Lease or any Equipment Schedule, or in any document or certificate furnished to the Lessor in connection therewith, which default or inaccuracy shall continue for a period of 10 days after notice; or
  - (c) A petition under the Bankruptcy Code or under any other insolvency law providing for the relief of debtors shall be filled by or against Lessee;
  - (d) The voluntary or involuntary making of any assignment of a substantial portion of its assets by Lessee for the benefit of creditors shall occur; a receiver or trustee for Lessee's assets shall be appointed; or any formal or informal proceeding for dissolution, liquidation, settlement of claims against or winding up of the affairs of Lessee shall be commenced; or
  - (e) Lessee shall default under any other lesse or agreement between Lessee and Lessor (or any of its assignees hereunder); or
  - (f) Lessee shall suffer a material adverse change in its financial condition from the date hereof, and as a result thereof Lessor deems itself or any of the Equipment to be insecure.
- 16. Remedies. Upon the occurrence of an Event of Default, Lessor, at its option, may pursue any one or more of the following remedies, in such order or manner as Lessor determines, each such remedy being cumulative and not exclusive of any other remedy provided herein or under applicable law:
  - (a) Terminate all or any portion of the Equipment Schedules to this Lease;
  - (b) with or without terminating this Lease, take possession of the Equipment, with or without judicial process, Lesses hereby granting Lessor the right and license to enter upon Lessee's premises where the Equipment is located for such purpose;
  - (c) proceed by appropriate court action, either at law or in equity, to enforce performance by Lessee of the applicable covenants and terms of this Lesse, or to recover from Lessee any and all damages or expenses, including reasonable attorneys' fees, which Lessor shall have sustained by reason of Lessee's default in any covenant or covenants of this Lesse, or on account of Lessor's enforcement of its remedies thereunder; without limiting any other damages to which Lessor may be entitled, Lessor shall be entitled upon an Event of Default or damages in an amount equal to all Rent then due but unpaid, plus the aggregate amount of Rent thereafter coming due for the remaining term of this Lesse, plus Lessor's costs and expenses of pursuing its remedies hereunder (including, without limitation, attorneys' fees), minus all amounts received by Lessor's after using reasonable efforts to sell or re-lesse the Equipment after repossession or from any guaranty by the Dealer or any third-party; and
  - (d) sell the Equipment or enter into a new lease of the Equipment.

It is hereby agreed that no delay by Lessor in pursuing any remedy shall be treated as a waiver of or limitation on such remedy or any other remedy.

- 17. <u>Assignment</u>. Neither Lessee nor Lessor shall transfer, assign, or sublease (except for rentals to players as contemplated hereunder in the ordinary course of business), or create, incur, assume, or permit to exist any security interest, lien, or other encumbrance on, the Equipment, this Lesse, or any interest of Lessee therein.
- 18. Lessee's Representations and Warranties.

  Lessee represents and warrants to Lessor that: (a) Lessee has the authority under applicable law to enter into and perform this Lesse and each Equipment Schedule and rider hereto; (b) Lessee has taken all necessary action to authorize its execution, delivery, and performance of this Lesse and each Equipment Schedule and rider hereto; (c) the Lesse and each Equipment Schedule and rider hereto have been duly executed and delivered by an authorized signatory of Lessee and constitute Lessee's legal, valid, and binding obligations, enforceable in accordance with their terms; (d) adequate funds have been budgeted and appropriated to enable Lessee to make all payments required under each Equipment Schedule to this Lesse during the first twelve months of the term hereof; and (e) Interest paid on Indebtedness of Lessee held by Lessor would be excluded from Lessor's income for U.S. federal income tax purposes.

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- 19. Non-Appropriation of Funds. Notwithstanding anything contained in this Lease to the contrary, in the event no funds or insufficient funds are budgeted and appropriated or are otherwise unavailable by any means whatsoever for Rent due under the Lease with respect to a Equipment Schedule in any fiscal period after the period in which the term of the lease with respect to such Equipment Schedule commences, Lessee will immediately notify Lessor in writing of such occurrence and the Lessee's obligations under the Lesse shall terminate on the last day of the fiscal period for which appropriations have been received or made without penalty or expense to Lessee, except as to (i) the portions of Rent for which funds shall have been budgeted and appropriated or are otherwise available and (ii) Lessee's other obligations and fiabilities under the Lease relating to the period, or accruing or arising, prior to such termination. In the event of such termination, Lessee agrees to peaceably surrender possession of the Equipment to Lessor on the date of such termination in the manner set forth in the Lesse and Lessor will have all legal and equitable rights and remedies to take possession of the Equipment. Notwithstanding the foregoing, Lessee agrees (i) that it will not cancel the Lease and the Lease shall not terminate under the provisions of this section if any funds are appropriated to it, or by it, for the acquisition, retention or operation of the Equipment or other equipment or services performing functions similar to the functions of the Equipment for the fiscal period in which such termination would have otherwise occurred or for the next succeeding fiscal period, and (ii) that it will not during the Lease term give priority in the application of funds to any other functionally similar equipment or to services performing functions similar to the functions of the Equipment. This section is not intended to permit Lessee to terminate the Lessee in order to purchase, lease, rent or otherwise acquire the use of any other equipment or services performing functions similar to the functions of the Equipment, and if the Lease terminates pursuant to this section, Lessee agrees that prior to the end of the fiscal period immediately following the fiscal period in which such termination occurs, it will not so purchase, lease, rent or otherwise acquire the use of any such other equipment or services.
- 20. <u>Binding Effect Successors and Assigns.</u> This lease and each Equipment Schedule and rider hereto shall be binding upon and shall inure to the benefit of Lessor and Lessee and their respective successors and permitted assigns. All agreements and representations of Lessee contained in this Lease or in any document delivered pursuant hereto or in connection herewith shall survive the execution and delivery of this Lease and the expiration or other termination of this Lease.
- 21. <u>Notices.</u> Any notice, request or other communication to either party by the other shall be given in writing and shall be deemed received only upon the earlier of receipt or three days after mailing if malled postage prepaid by regular mall to Lessor or Lessee, as the case may be, at the address for such party set forth in this agreement or at such changed address as may be subsequently submitted by written notice of either party.
- 22. Governing Law. This Lease and each Equipment Schedule and rider hereto shall be governed by and construed in accordance with the laws of the State where Lessee's principal administrative offices are located without giving effect to the conflicts of laws principles of such state.
- 23. Severability. In the event any one or more of the provisions of this Lease or any Equipment Schedule or rider hereto shall for any reason be prohibited or unenforceable in any jurisdiction, any such provision shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof, any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.
- 24. Signed Counterparts. The parties agree that this Lease may be signed in counterparts, that delivery of an executed counterpart of the signature page to this Lease by fax, email or other electronic means shall be as effective as delivery of a manually executed counterpart, and any failure to deliver the original manually executed counterpart sent by fax, email or other electronic means shall not affect the validity, enforceability or binding effect of this Lease. Notwithstanding any other provision of this Lease, the sole original of this Lease shall be the Lease bearing the stamped or manually executed signature of the Leaser. The Lessee, by making any payment required under this Lease, ratifies all of the terms of this Lease/Agreement.
- 25. Article 2A. To the fullest extent permitted by applicable law, Lassee waives any and all rights and remedies conferred by Sections 2A-508 through 2A-522 of Article 2A of the Uniform Commercial Code in effect in the state designated in Section 22 above, except to the extent that such right or remedy is expressly granted to Lessee herein.
- 26. Statute of Limitations. Any action by Lessee against Lessor or Dealer for any breach or default under this Lease must be commenced within one year after the cause of action accrues.
- 27. Entire Agreement. This Lease and all Equipment Schedules and riders hereto constitute the entire agreement between Lessor and Lessee with respect to the subject matter hereof, and there are no agreements, representations, warranties, or understandings with respect to such subject matter except as expressly set forth herein and therein. No alternation or modification of this Lease or any Equipment Schedule or rider hereto shall be effective unless it is in writing and signed by Lessor and Lessee.

IN WITNESS WHEREOF, Lessor and Lessee have caused this Lease to be executed on the date first above written.

STERLING PARK DISTRICT	as Lessee	YAMAHA MOTOR	FINANCE OORPORATION, U.S.A. as Lesson
			Star Ray
By. Par Jay		Ву:	garay
Perint Name: Paul Zepezaner		Print Name: _	Kim Ruiz
Till Director of Recreation	a renancialismossismos	Title:	President

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## YAMAHA MOTOR FINANCE CORPORATION, U.S.A.("Yamaha")

6555 Katella Avenue, Cypress, CA 90630 (800) 551-2994, Fax (714) 761-7363

E-MAIL: Donna\_Hennessy@yamaha-motor.com

NAME OF INSURANCE AGENT: STERLING PARK DISTRICT		<u>March 02, 2016</u>					
ADDRESS:	PO BOX 958						
an the color of th	SBrenner@sterlingparks.org						
	Sterling, IL 61081						
PHONE:	(815) 622-6083						
	(815) 622-6210						
RE:	EMERALD HILL GOLF COURS	(Customer) Account #					
The Custome	Property Insurance covering the	equipment from Yamana.  a with the following insurance coverage:  a property owned by or in which Yamaha has a security interest, in an cost of the property, with Yamaha Motor Finance Corp., U.S.A., its					
	and assigns named as LOSS						
ADDITION	AL INSURED with the proc ry. The amount of the Public Lia	Motor Finance Corp., U.S.A., its successors and assigns as an ceeds to be payable first on the behalf of Yamaha to the extent of its ability insurance shall not be less than \$1,000,000.00					
or non-renewa policy and (iii)	al, (ii) it is primary insurance and	Il be given not less than thirty (30) days prior written notice of cancellation any other insurance covering Yamaha shall be secondary or excess of the invalidated as against Yamaha or its assigns for any violation of any term prefore.					
A Certificate e	widencing such coverage should	d be mailed to Yamaha at the following address.					
Attn: C 6555 K	HA MOTOR FINANCE CORPOR commercial Finance Group atella Ave s, CA 90630	RATION, U.S.A.					
Your prompt a	ttention will be appreciated.	Very Truly Yours,					
Equipment Co	vered:	OTENIANO DABLE BIOMINO					
48 YDRA	GOLF CARS	STERLING PARK DISTRICT (Customer)					
Equipment Loc	cation:	By: (Signature of Authorized Officer)					
	AIRIEVILLE RD	(Signature of Authorized Officer)  The Director of Recreation					
	G, IL 61081	The Director of Recreation					

## EQUIPMENT SCHEDULE # 114206

Dated 03/02/2016

				and the second s			пресенду просозовое объефия на настинительности. Суче
1.		ule covers the foll	owing property ("E	quipment"):		<u>адаў абрадня контолькую уч</u> уча <sup>н</sup> ь быў авацыя контольная повышаю повых в	
2		Equipment:					
2.		ALD HILL GOLF	COURSE				
		Prairieville R					
	STERL	ING, IL 61081					
3.				in shall commence o		March 01, 2016	and shall
consi			-	onth following said			. 1. 1
4.	18 MONTHI	Y PAYMENTS IT	O TRUOMA SHT	following amounts, F \$4,251.46 (APPLIC	CABLE TAX	the following schools TO BE BILLE	odule; D).
		May 2016 and E H as follows:	nding october	2013. DUE THE 1S	T DAY OF		
	May-16 \$4,251.46 Jun-16 \$4,251.46 Jul-16 \$4,251.46 Aug-16 \$4,251.46 Sep-16 \$4,251.46 Occ-16 \$4,251.46	May-17 \$4,251.46 Jur-17 \$4,251.46 Jul-17 \$4,251.46 Aug-17 \$4,251.46 Sep-17 \$4,251.46 Oct-17 \$4,251.46	May-18 \$4,251.46 Jun-18 \$4,251.45 Jul-18 \$4,251.46 Aug-18 \$4,251.46 Sep-18 \$4,251.46 Oct-18 \$4,251.46				
i.	Interest Fact	3.40 <sub>%</sub>					
j.	Other Terms			-			A
L	essee agrees to r 2 of the Master Le	eimburse Lessor, v ase Agreement date	vho shall pay any a d 03/02/2016	ssessed property taxe between the parties(t	s due on th the"Lease").	ne equipment leases	1 pursuant to Section
and the second	vice, under any cir see to maintain or	cumstances, under f	he terms of the Lease	e subsidiaries are not Maintonance and ser terms of the Lease sh	rvice are the:	responsibility of the	Lessee. Failure by
he sig counts alidit	mature page to this rpart, and any fail y, enforceability of it A to the lease an	s Exhibit A to the L ure to deliver the or or binding effect of t ad the Lease shall be	ease by fax, email or e iginal manually execu his Exhibit A to the L the ones bearing the	other electronic means sted counterpart sent b ease. Notwithstanding	shall be as a ry fax, email g any other p mature of the	effective as delivery or other electronic morovision of the Leas	n executed counterpart of of a manually executed neans shall not affect the e, the sole original of this e, by making any payment
			Equipment Schedule ven them in the Lease	, are issued pursuant b	o the Lease.	Capitalized terms us	sed herein and not
ey we	terms and condition are expressly set for to the Equipment	orth in this Exhibit A	and warranties of the L., Equipment Schedul	Lease are hereby ratifice and this Exhibit A, I	ied and inco Equipment S	rporated herein and a chedule, constitutes	made a part hereof as if a separate lease with
ESSE y:	01-	G PARK DISTRIC		LESSOR: YAMA	ана мото	OR FINANCE COP	CORATION, U.S.A.
/	Sig	mature		Name:	Cim Ruiz		7
ame:	Director Ty	mature	is-		⊃resident		

#### CERTIFICATE OF ACCEPTANCE

This certificate i	s executed pursuant	to Equipment Sch	edule No.	114206	
dated	March	02, 2016	to th	ne Master Lease Agreement de	ated
	March 02, 2018	Table and and the electrical light for	between Yamah	na Motor Finance Corporation,	U.S.A
(the "Lessor") ar	nd STERLING PARK	( DISTRICT			
(the "Lessee").					
The Lessee he	reby certifies that t	he Equipment set	forth below, as als	o described in the above	
Equipment Sche	dule, has been deliv	ered and accepted	by the Lessee on the	ne Commencement Date	
shown below.					
YTITKAUÇ	EQUIPMENT TYPE/MODEL	SERIAL NUMBER	NEW/UŞED	LOCATION	
45 YDRA GOLF CARS		See Attachment	NEW	EMERALD HILL GOLF COURSE 16802 PRAIRIEVILLE RD STERLING, IL 61081	
DDITIONAL CO	NDITIONS/SPECIA	L TERMS:			

Please return this certificate as your acknowledgment of the above Commencement Date and acceptability of the Equipment.

STERLING PARK DISTRICT

as Lessee

By:

Name: Parl Zapozawi

Title: Director of Recreation

## Attachment "A"

Serial Numbers For:

STERLING PARK DISTRICT

Lease#

M16034206

45 YDRAP GOLF CARS				
JW8-608001	JW8-608060	JW8-608061	JW8-608086	JW8-608087
JW8-608090	JW8-608092	JW8-608093	JW8-608094	JW8-608605
JW8-608621	JW8-608622	JW8-608623	JW8-608627	JW8-608628
JW8-608630	JW8-608631	JW8-608633	JW8-608634	JW8-608635
JW8-608636	JW8-608637	JW8-608638	JW8-608643	JW8-608645
JW8-608646	JW8-608647	JW8-608648	JW8-608649	JW8-608650
JW8-608651	JW8-608652	JW8-608653	JW8-608654	JW8-608655
JW8-608656	JW8-608657	JW8-608658	JW8-608659	JW8-608660
JW8-608661	JW8-608663	JW8-608664	JW8-608665	JW8-608666