

CONFIDENTIALITY AGREEMENT

175 WYNFORD DRIVE · TORONTO, ON

THIS AGREEMENT is made as of _____ (the "Effective Date") between _____ (together with its successors and permitted assigns, the "Recipient"), having its principal place of business at _____

and DVP HOTEL DEVELOPMENT LP (together with its successors and permitted assigns, "Owner"), having its principal place of business at 552 Wellington Street West, Suite 1500, Toronto, Ontario, M5V 2V5.

RECITALS:

- A. The Owner owns or possesses certain Confidential Information (defined below);
- B. The Owner may disclose Confidential Information to the Recipient Group (defined below) in connection with the potential purchase to acquire the property and premises commonly known as 175 Wynford Drive and 181 Wynford Drive, Toronto, Ontario, (the "Purpose") more particularly set out in Schedule "A" (the "Property").
- C. The Owner requires that its Confidential Information be held in strict confidence by the Recipient Group and not be used for any purpose other than the Purpose in accordance with this Agreement.

AGREEMENT: In consideration of the mutual covenants and agreements hereinafter contained and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties covenant and agree as follows:

1. Certain Defined Terms. In this Agreement:

(a) "Confidential Information" means all information, data, documents, agreements, files and other materials on any media and in any form, whether written, electronic or oral, of any member of the Owner that is received by any member of the Recipient Group directly or indirectly at any time in connection with the Purpose including all analyses, business plans, models, corporate and organizational structures, investment history, investment methodologies, budgets, forecasts, potential and actual sources of financing, information pertaining to current, future or past tenants, intellectual property, customer lists, financial information, metadata and related analysis, employee information, reports, studies, samples, investor information and all other information of every kind that is generally not available to the public, or which could reasonably be considered confidential or proprietary, or which is marked "Confidential", "Proprietary" or similar, together with all documents prepared by or for any member of the Recipient Group which contain or otherwise reflect, or are generated in whole or in part from, any of the foregoing.

"Confidential Information" does not, however, include information: (i) that is at the time of its disclosure, or thereafter becomes generally available to the public other than as a result of any act or omission by any member of the Recipient Group; (ii) which the Recipient can conclusively prove was lawfully in its possession prior to its disclosure by the Owner and which was not directly or indirectly under or subject to any confidentiality agreement or arrangement or other contractual or fiduciary obligation of secrecy to any member of the Owner Group; (iii) that was or becomes available to the Recipient on a non-confidential basis from a source other than the Owner Group, provided that, after due inquiry by the Recipient, such source is not bound by a confidentiality agreement or arrangement or other contractual or fiduciary obligation of secrecy to any member of the Owner Group; or (iv) which the Recipient can conclusively prove was exclusively, comprehensively and independently acquired or developed by the Recipient without using Confidential Information or violating any of its obligations under this Agreement.

(b) "Owner Group" means, collectively, DVP Hotel Developments LP, its affiliates, employees, directors, officers, agents, advisors, partners, consultants and all other Persons that, directly or indirectly: (i) are controlled by the Owner, (ii) control the Owner, or (iii) are controlled by a Person that also controls the Owner, together with each of their respective successors and assigns.

(c) "including" means "including, without limitation," and shall not be construed as limiting or setting out comprehensively any matter or thing;

(d) "Person" means an individual, sole proprietorship, partnership, limited partnership, unincorporated association, unincorporated syndicate, unincorporated organization, trust, body corporate, and a natural person in his capacity as trustee, executor, administrator or other legal representative.

(e) "Recipient Group" means, collectively, the Recipient, its affiliates, employees, directors, officers, shareholders (except to the extent that the Recipient is publicly owned), agents, trustees, partners, consultants, advisors (including financial and insurance advisors and legal counsel), direct and indirect subsidiaries and all other Persons that are directly or indirectly engaged or retained by any of the foregoing in connection with the Purpose, together with each of their respective successors and permitted assigns.

2. Protection of Confidential Information. The Recipient shall at all times, and shall cause and/or ensure that each other member of the Recipient Group shall at all times:

- (a) ensure that all Confidential Information is maintained in strict confidence and is not disclosed to or accessed by any other Person;
- (b) protect all Confidential Information using at least the same efforts and degree of care as the Recipient normally uses to protect its own confidential information (but in no event shall such efforts or care be less than reasonable), which includes but is not limited to storing the Confidential Information securely and implementing and maintaining appropriate physical, technological and organizational measures to protect the Confidential Information against unauthorized or unintended access, use or disclosure;
- (c) not use (or permit or suffer any member of the Recipient Group to use) the Confidential Information for any purpose other than the Purpose;
- (d) other than as permitted herein, not to engage in any discussions with any stakeholder, contractual counterparty, employee, director, officer, vendor or creditor of the Owner; and
- (e) not use or exploit (or permit or suffer any member of the Recipient Group to use or exploit) Confidential Information for its own benefit or the benefit of another.

3. Limitation on Disclosure of Confidential Information. The Recipient shall not disclose or provide (or permit or suffer to disclose or provide), directly or indirectly, any Confidential Information to any Person, except:

- (a) with Owner's prior written consent;

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(b) to members of the Recipient Group who need to know the Confidential Information in connection with the Purpose and have been informed by the Recipient in writing of the confidential nature of the Confidential Information and instructed to keep the Confidential Information confidential in a manner substantively equivalent to the obligations set out in this Agreement and have agreed or are under an obligation not to disclose such information;

(c) if and to the extent the Recipient or any other member of the Recipient Group becomes compelled to disclose any of the Confidential Information by law, regulation, court order or administrative or other regulatory or self-regulatory proceeding, provided that:

(i) the applicable Recipient Group member shall provide the Owner with prompt written notice of such requirement (unless legally prohibited from doing so) and, in any event, before such Confidential Information is disclosed so that the Owner may seek a protective order or other appropriate remedy and/or waive compliance with the applicable provisions of this Agreement in writing;

(ii) cooperate and cause applicable Recipient Group members to cooperate with the Owner if the Owner decides to oppose or seek to enjoin such disclosure; and

(iii) (a) if such protective order or other remedy is not obtained and in the opinion of the Recipient's legal counsel, the Recipient or the members of the Recipient Group are required by applicable law or regulatory authority to disclose such Confidential Information, or (b) if the Owner waives compliance with the applicable provisions of this Agreement in writing, the applicable Recipient Group member shall: (A) furnish only that portion of the Confidential Information which it is legally required to furnish, and (B) notify the recipient(s) in writing of the confidential nature of the Confidential Information and use reasonable efforts to obtain and (to the extent legally permissible) provide the Owner with evidence of, reliable assurances that the disclosed Confidential Information will be kept confidential by such recipient(s); and

(d) as otherwise expressly permitted in this Agreement.

4. Ownership; No License or Representation or Warranty. All legal and equitable rights in and to Confidential Information is and shall remain the exclusive property of the Owner and will be held by the Recipient Group in trust for the exclusive benefit of the Owner. No disclosure of Confidential Information or other express or implied provision herein shall constitute an assignment, grant, option, license or transfer of any of the Owner Group's right, title or interest (legal or equitable) in Confidential Information to any member of the Recipient Group. The Recipient acknowledges and agrees that no member of the Owner Group:

(a) has or is making any representation or warranty hereunder or elsewhere, express or implied, in relation to the Confidential Information; or

(b) shall have any liability of any kind to any member of the Recipient Group relating to Confidential Information or its use or any errors or omissions thereof, provided the Owner agrees to not intentionally provide the Recipient with materially false or misleading information.

5. Term and Termination; Survival of Obligations. This Agreement shall terminate on the date that is 3 years after the Effective Date, unless this Agreement is expressly superseded and replaced in full by an enforceable agreement among the Owner and the Recipient before such date (in either case, the "Termination"). Notwithstanding anything else herein to the contrary, the Recipient Group's obligations hereunder in respect of Confidential Information that continues to be in its possession or control shall survive a Termination of this Agreement and, without limitation, apply to all Confidential Information under any of the circumstances described in Sections 6 of this Agreement and any similar circumstances.

6. Return or Destruction of Confidential Information. Promptly and, in any event, no later than seven (7) days following written demand by the Owner or a Termination, the Recipient and each other applicable member of the Recipient Group shall either return to the Owner or completely destroy all Confidential Information in its possession or control, in every medium or location, together with all reproductions, reports, analysis, metadata and other derivatives thereof, provided that members of the Recipient Group may retain Confidential Information that is in their respective possession or control at such time, if and to the extent required by law, regulation or professional standards, in each case, that are binding on the applicable member of the Restricted Group, provided that Confidential Information remains confidential at all times and in a manner consistent with the confidentiality obligations of this Agreement.

7. Indemnity and Remedies. The Recipient is and shall be fully liable and responsible for the Recipient Group's use of Confidential Information, including for any disclosure or misuse of Confidential Information that is contrary to the terms or intent of this Agreement. The Recipient shall indemnify and hold the Owner Group harmless from all costs, expenses (including all reasonable lawyers' fees on a full-indemnity basis), damages, losses and claims of every kind, legal or equitable, contingent or matured, arising in connection with any breach of the terms or intent of this Agreement by any member of the Recipient Group and any enforcement actions or proceedings taken by any member of the Owner Group associated with any breach or other protection of its rights hereunder. The Recipient further agrees that, in the event of a breach of this Agreement, the Owner or any other member of the Owner Group will suffer irreparable injury and damages and that monetary damages alone may not be a sufficient remedy for any such breach. As a result, and in addition to all other remedies that any member of the Owner Group may be entitled to, the Owner and each other member of the Owner Group shall be entitled to specific performance and injunctive or other equitable relief as a remedy for any such breach without the requirement for the securing or posting of any bond or other security. The Recipient (for and on behalf of itself and the other members of the Recipient Group) further agrees that it will not oppose the granting of such relief on the basis that any member of the Owner Group has an adequate remedy at law.

8. Waivers. No failure or delay by one party in exercising any right, power or privilege hereunder will operate as a waiver thereof, nor will any single or partial exercise thereof preclude any other or further exercise of any right, power or privilege hereunder. No waiver by any party will operate or be construed as a waiver in respect of any failure, breach or default not expressly identified by such written waiver, whether of a similar or different character, and whether occurring before or after that waiver.

9. Severability. If any term or provision of this Agreement is determined by a court of competent jurisdiction to be invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability will not affect any other term or provision of this Agreement (which shall remain in full force and effect, unamended, provided that such determination does not eliminate the general intent of this Agreement) or invalidate or render unenforceable such term or provision in any other jurisdiction.

10. Assignment; Amendment. This Agreement is binding upon and shall ensure to the benefit of the parties hereto and their respective successors and permitted assigns. No party may assign, transfer or delegate any of its rights or obligations under this Agreement without the prior written consent of the other party. This Agreement may not be amended, restated, supplemented or otherwise modified except by written agreement signed by all parties, save and except in conjunction with a sale of all or substantially all of any party's assets or shares, or in conjunction with an amalgamation, merger or corporate reorganization of any party (and, in any such circumstance, only to the extent necessary to reflect such event).

11. Entire Agreement; Paramountcy Over Dataroom Terms. This Agreement constitutes the sole and entire agreement between the parties with respect to the subject matter contained herein, and supersedes all prior and contemporaneous agreements, understandings, representations and warranties, both written and oral, relating to the subject matter herein. If any conflict or inconsistency now or hereafter exists between the terms of this Agreement and the terms or conditions (including terms of use, license agreements and analogous terms) of any electronic data room or other electronic repository established from time to time in connection with the Purpose to facilitate disclosure of Confidential Information, the terms of this Agreement shall govern and prevail to the extent necessary to resolve such conflict or inconsistency.

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12. Governing Law; Attornment; English Language. This Agreement shall be governed by the laws of the Province of Ontario and the federal laws of Canada applicable therein, without regard to conflict of laws principles thereof, and for all purposes be interpreted as an Ontario contract. Each of the Owner (for and on behalf of itself and the Owner Group) and the Recipient (for and on behalf of itself and the Recipient Group) irrevocably and unconditionally submits to and consents to the non-exclusive jurisdiction of the courts of the Province of Ontario sitting in the City of Toronto for any dispute or matter related to this Agreement. Nothing herein shall prevent or prejudice any member of the Owner Group from bringing an action or commencing a claim in any other jurisdiction. To the extent permitted by law, the Recipient (for and on behalf of itself and the Recipient Group) irrevocably and unconditionally waives any defence of forum non conveniens and any application of contra proferentem. It is the express intention of the parties that this Agreement is written in English. Les parties s'entendent expressément que ce contrat soit rédigé en anglais.

13. No Relationship; No Obligation. Nothing in this Agreement shall: (a) constitute or create any joint venture, partnership or other type of business entity or relationship between the parties, (b) require the Owner to provide any information (including Confidential Information) to the Recipient, or (c) require the parties to enter into any transaction.

14. Electronic and Counterpart Execution. This Agreement may be executed electronically and in any number of counterparts, each of which shall constitute and original and all of which, when taken together, shall constitute one and the same binding instrument.

IN WITNESS WHEREOF the parties have executed this Agreement as of the Effective Date.

THE SECTION BELOW TO BE COMPLETED AND SUBMITTED TO LSGGTA@CBRE.COM IN ORDER TO RECEIVE THE DUE DILIGENCE PACKAGE

(I possess the authority to legally bind the Corporation)

* RECIPIENT NAME:
* COMPANY:
* PRIMARY EMAIL:
PRIMARY PHONE #:
ADDITIONAL EMAIL:
ADDITIONAL PHONE #:
* DATE:
* PRIMARY SIGNATURE:

The button can be clicked to submit the CA electronically using the Adobe Reader application, once the required fields have been filled.

OR

Please print, complete, sign and scan an email copy to lsggta@cbre.com.

Please indicate if you would like a follow up call or meeting:

CALL:

MEETING:

THE SECTION BELOW TO BE COMPLETED by the Owner, DVP HOTEL DEVELOPMENT LP, by its general partner, DVP HOTEL DEVELOPMENT GP INC.

NAME:
TITLE:
* DATE:
* PRIMARY SIGNATURE:

*REQUIRED FIELDS. **Broker, *Sales Representative

This disclaimer shall apply to CBRE Limited, Brokerage, and to all other divisions of the Corporation ("CBRE"). The information set out herein (the "Information") has not been verified by CBRE, and CBRE does not represent, warrant or guarantee the accuracy, correctness and completeness of the Information. CBRE does not accept or assume any responsibility or liability, direct or consequential, for the Information or the recipient's reliance upon the Information. The recipient of the Information should take such steps as the recipient may deem necessary to verify the Information prior to placing any reliance upon the Information. The Information may change and any property described in the Information may be withdrawn from the market at any time without notice or obligation to the recipient from CBRE.

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Schedule “A”

Legal Description of the Property

The lands described in PIN 10133-0111 (LT), being

FIRSTLY: PART OF BLK B PLAN M1158, PTS 9 & 12 66R23147; CITY OF TORONTO; S/T EASE AS IN A217167 PT 12 66R23147, T/W EASE OVER PTS 1,2,7 & 8 66R23147 AS IN AT1732732; T/W EASE OVER COMMON ELEMENTS ON LEVEL 1 TORONTO STANDARD CONDOMINIUM PLAN NO. 2043 AS IN AT2302525; T/W EASE OVER COMMON ELEMENTS ON LEVELS A,B,C & D TORONTO STANDARD CONDOMINIUM PLAN NO. 2043 AS IN AT2302525; TOGETHER WITH AS EASEMENT OVER PART OF BLOCK B, PLAN M1158, DESIGNATED AS PARTS 6,7,8,9 AND 17, PLAN 66R24595 AS IN AT2247750; TOGETHER WITH AS EASEMENT OVER PART OF BLOCK B, PLAN M1158, DESIGNATED AS PART 19,PLAN 66R24595 AS IN AT2247751; TOGETHER WITH AN EASEMENT OVER PART OF BLOCK B, PLAN M1158 DESIGNATED AS PARTS 13 AND 14, PLAN 66R24595 AS IN AT2247752. SECONDLY: PART OF BLOCK B, PLAN M1158 DESIGNATED AS PARTS 11 AND 12, PLAN 66R24595; T/W EASE OVER THE COMMON ELEMENTS ON LEVEL 1 TORONTO STANDARD CONDOMINIUM PLAN NO. 2043 AS IN AT2302525; T/W EASE OVER THE COMMON ELEMENTS ON LEVELS A,B,C & D TORONTO STANDARD CONDOMINIUM PLAN NO. 2043 AS AT2302525; TOGETHER WITH AN EASEMENT OVER PARTS 3 AND 6, PLAN 66R23147 AS IN AT1732727; SUBJECT TO AN EASEMENT IN FAVOUR OF PARTS 1,2,3,4,5,6,7,8,9,10,13,14,15,16,17,18 AND 19, PLAN 66R24595 AS IN AT2247753; SUBJECT TO AN EASEMENT IN FAVOUR OF PARTS 1,2,3,4,5,6,7,8,9,10,13,14,15,16,17,18 AND 19, PLAN 66R24595 AS IN AT2247753; CITY OF TORONTO

municipally known as 175 Wynford Drive, Toronto, Ontario.

ASSOCIATED PARKING SPACES

Municipal Address
181 Wynford Drive, Toronto, Ontario

Legal Description

All of the units listed below, TORONTO STANDARD CONDOMINIUM PLAN NO. 2043 AND ITS APPURTENANT INTEREST S/T EASE OVER THE COMMON ELEMENTS ON LEVEL 1, TORONTO STANDARD CONDOMINIUM PLAN NO. 2043, AS IN AT2302525.S/T EASE OVER THE COMMON ELEMENTS ON LEVELS A, B, C, D, TORONTO STANDARD CONDOMINIUM PLAN NO. 2043, AS IN AT2302525.; SUBJECT TO AND TOGETHER WITH EASEMENTS AS SET OUT IN SCHEDULE A AS IN AT2265500; SUBJECT TO AN EASEMENT OVER PARTS 1 TO 5 & 10 TO 17 ON PLAN 66R24714 IN FAVOUR OF UNIT 1 ON LEVEL 35 ON TORONTO STANDARD CONDOMINIUM PLAN NO. 2043 AS IN AT2307805; CITY OF TORONTO

No.	PIN	DESCRIPTIONS OF UNITS
1	13043-0001 (LT)	UNIT 1, LEVEL 1
2	13043-0002 (LT)	UNIT 2, LEVEL 1
3	13043-0003 (LT)	UNIT 3, LEVEL 1
4	13043-0004 (LT)	UNIT 4, LEVEL 1
5	13043-0005 (LT)	UNIT 5, LEVEL 1
6	13043-0006 (LT)	UNIT 6, LEVEL 1
7	13043-0007 (LT)	UNIT 7, LEVEL 1
8	13043-0008 (LT)	UNIT 8, LEVEL 1
9	13043-0009 (LT)	UNIT 9, LEVEL 1
10	13043-0010 (LT)	UNIT 10, LEVEL 1
11	13043-0011 (LT)	UNIT 11, LEVEL 1
12	13043-0012 (LT)	UNIT 12, LEVEL 1
13	13043-0013 (LT)	UNIT 13, LEVEL 1
14	13043-0014 (LT)	UNIT 14, LEVEL 1
15	13043-0015 (LT)	UNIT 15, LEVEL 1
16	13043-0016 (LT)	UNIT 16, LEVEL 1
17	13043-0017 (LT)	UNIT 17, LEVEL 1
18	13043-0018 (LT)	UNIT 18, LEVEL 1

No.	PIN	DESCRIPTIONS OF UNITS
19	13043-0019 (LT)	UNIT 19, LEVEL 1
20	13043-0020 (LT)	UNIT 20, LEVEL 1
21	13043-0021 (LT)	UNIT 21, LEVEL 1
22	13043-0022 (LT)	UNIT 22, LEVEL 1
23	13043-0023 (LT)	UNIT 23, LEVEL 1
24	13043-0024 (LT)	UNIT 24, LEVEL 1
25	13043-0025 (LT)	UNIT 25, LEVEL 1
26	13043-0026 (LT)	UNIT 26, LEVEL 1
27	13043-0027 (LT)	UNIT 27, LEVEL 1
28	13043-0028 (LT)	UNIT 28, LEVEL 1
29	13043-0029 (LT)	UNIT 29, LEVEL 1
30	13043-0030 (LT)	UNIT 30, LEVEL 1
31	13043-0031 (LT)	UNIT 31, LEVEL 1
32	13043-0032 (LT)	UNIT 32, LEVEL 1
33	13043-0033 (LT)	UNIT 33, LEVEL 1
34	13043-0034 (LT)	UNIT 34, LEVEL 1
35	13043-0035 (LT)	UNIT 35, LEVEL 1
36.	13043-0036 (LT)	UNIT 36, LEVEL 1

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No.	PIN	DESCRIPTIONS OF UNITS
37	13043-0037 (LT)	UNIT 37, LEVEL 1
38	13043-0038 (LT)	UNIT 38, LEVEL 1
39	13043-0039 (LT)	UNIT 39, LEVEL 1
40	13043-0040 (LT)	UNIT 40, LEVEL 1
41	13043-0041 (LT)	UNIT 41, LEVEL 1
42	13043-0042 (LT)	UNIT 42, LEVEL 1
43	13043-0043 (LT)	UNIT 43, LEVEL 1
44	13043-0044 (LT)	UNIT 44, LEVEL 1
45	13043-0045 (LT)	UNIT 45, LEVEL 1
46	13043-0046 (LT)	UNIT 46, LEVEL 1
47	13043-0047 (LT)	UNIT 47, LEVEL 1
48	13043-0048 (LT)	UNIT 48, LEVEL 1
49	13043-0049 (LT)	UNIT 49, LEVEL 1
50	13043-0050 (LT)	UNIT 50, LEVEL 1
51	13043-0051 (LT)	UNIT 51, LEVEL 1
52	13043-0052 (LT)	UNIT 52, LEVEL 1
53	13043-0053 (LT)	UNIT 53, LEVEL 1
54	13043-0054 (LT)	UNIT 54, LEVEL 1
55	13043-0055 (LT)	UNIT 55, LEVEL 1
56	13043-0056 (LT)	UNIT 56, LEVEL 1
57	13043-0057 (LT)	UNIT 57, LEVEL 1
58	13043-0058 (LT)	UNIT 58, LEVEL 1
59	13043-0059 (LT)	UNIT 59, LEVEL 1
60	13043-0388 (LT)	UNIT 1, LEVEL A
61	13043-0389 (LT)	UNIT 2, LEVEL A
62	13043-0390 (LT)	UNIT 3, LEVEL A
63	13043-0391 (LT)	UNIT 4, LEVEL A
64	13043-0392 (LT)	UNIT 5, LEVEL A
65	13043-0393 (LT)	UNIT 6, LEVEL A
66	13043-0394 (LT)	UNIT 7, LEVEL A
67	13043-0395 (LT)	UNIT 8, LEVEL A
68	13043-0396 (LT)	UNIT 9, LEVEL A
69	13043-0397 (LT)	UNIT 10, LEVEL A
70	13043-0398 (LT)	UNIT 11, LEVEL A

No.	PIN	DESCRIPTIONS OF UNITS
71	13043-0399 (LT)	UNIT 12, LEVEL A
72	13043-0400 (LT)	UNIT 13, LEVEL A
73	13043-0401 (LT)	UNIT 14, LEVEL A
74	13043-0402 (LT)	UNIT 15, LEVEL A
75	13043-0403 (LT)	UNIT 16, LEVEL A
76	13043-0404 (LT)	UNIT 17, LEVEL A
77	13043-0405 (LT)	UNIT 18, LEVEL A
78	13043-0406 (LT)	UNIT 19, LEVEL A
79	13043-0407 (LT)	UNIT 20, LEVEL A
80	13043-0408 (LT)	UNIT 21, LEVEL A
81	13043-0409 (LT)	UNIT 22, LEVEL A
82	13043-0410 (LT)	UNIT 23, LEVEL A
83	13043-0411 (LT)	UNIT 24, LEVEL A
84	13043-0412 (LT)	UNIT 25, LEVEL A
85	13043-0413 (LT)	UNIT 26, LEVEL A
86	13043-0414 (LT)	UNIT 27, LEVEL A
87	13043-0415 (LT)	UNIT 28, LEVEL A
88	13043-0416 (LT)	UNIT 29, LEVEL A
89	13043-0417 (LT)	UNIT 30, LEVEL A
90	13043-0418 (LT)	UNIT 31, LEVEL A
91	13043-0419 (LT)	UNIT 32, LEVEL A
92	13043-0420 (LT)	UNIT 33, LEVEL A
93	13043-0421 (LT)	UNIT 34, LEVEL A
94	13043-0422 (LT)	UNIT 35, LEVEL A
95	13043-0423 (LT)	UNIT 36, LEVEL A
96	13043-0424 (LT)	UNIT 37, LEVEL A
97	13043-0425 (LT)	UNIT 38, LEVEL A
98	13043-0426 (LT)	UNIT 39, LEVEL A
99	13043-0427 (LT)	UNIT 40, LEVEL A
100	13043-0428 (LT)	UNIT 41, LEVEL A
101	13043-0429 (LT)	UNIT 42, LEVEL A
102	13043-0430 (LT)	UNIT 43, LEVEL A
103	13043-0431 (LT)	UNIT 44, LEVEL A
104	13043-0444 (LT)	UNIT 57, LEVEL A

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No.	PIN	DESCRIPTIONS OF UNITS
105	13043-0445 (LT)	UNIT 58, LEVEL A
106	13043-0446 (LT)	UNIT 59, LEVEL A
107	13043-0447 (LT)	UNIT 60, LEVEL A
108	13043-0448 (LT)	UNIT 61, LEVEL A
109	13043-0449 (LT)	UNIT 62, LEVEL A
110	13043-0450 (LT)	UNIT 63, LEVEL A
111	13043-0451 (LT)	UNIT 64, LEVEL A
112	13043-0452 (LT)	UNIT 65, LEVEL A
113	13043-0453 (LT)	UNIT 66, LEVEL A
114	13043-0454 (LT)	UNIT 67, LEVEL A
115	13043-0455 (LT)	UNIT 68, LEVEL A
116	13043-0456 (LT)	UNIT 69, LEVEL A
117	13043-0457 (LT)	UNIT 70, LEVEL A
118	13043-0458 (LT)	UNIT 71, LEVEL A
119	13043-0549 (LT)	UNIT 91, LEVEL B
120	13043-0550 (LT)	UNIT 92, LEVEL B
121	13043-0551 (LT)	UNIT 93, LEVEL B
122	13043-0552 (LT)	UNIT 94, LEVEL B
123	13043-0553 (LT)	UNIT 95, LEVEL B
124	13043-0554 (LT)	UNIT 96, LEVEL B
125	13043-0555 (LT)	UNIT 97, LEVEL B
126	13043-0556 (LT)	UNIT 98, LEVEL B
127	13043-0557 (LT)	UNIT 99, LEVEL B
128	13043-0558 (LT)	UNIT 100, LEVEL B
129	13043-0559 (LT)	UNIT 101, LEVEL B
130	13043-0560 (LT)	UNIT 102, LEVEL B
131	13043-0561 (LT)	UNIT 103, LEVEL B
132	13043-0562 (LT)	UNIT 104, LEVEL B
133	13043-0563 (LT)	UNIT 105, LEVEL B
134	13043-0564 (LT)	UNIT 106, LEVEL B
135	13043-0565 (LT)	UNIT 107, LEVEL B
136	13043-0566 (LT)	UNIT 108, LEVEL B
137	13043-0567 (LT)	UNIT 109, LEVEL B
138	13043-0572 (LT)	UNIT 114, LEVEL B

No.	PIN	DESCRIPTIONS OF UNITS
139	13043-0573 (LT)	UNIT 115, LEVEL B
140	13043-0574 (LT)	UNIT 116, LEVEL B
141	13043-0575 (LT)	UNIT 117, LEVEL B
142	13043-0576 (LT)	UNIT 118, LEVEL B
143	13043-0577 (LT)	UNIT 119, LEVEL B
144	13043-0578 (LT)	UNIT 120, LEVEL B
145	13043-0579 (LT)	UNIT 121, LEVEL B
146	13043-0580 (LT)	UNIT 122, LEVEL B
147	13043-0581 (LT)	UNIT 123, LEVEL B
148	13043-0582 (LT)	UNIT 124, LEVEL B
149	13043-0583 (LT)	UNIT 125, LEVEL B
150	13043-0584 (LT)	UNIT 126, LEVEL B