

UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF FLORIDA  
JACKSONVILLE DIVISION

In re:

LYDIA CLADEK, INC.,

Case No. 3:10-bk-02805-PMG

Debtor.

(Consolidated by Prior Court Order with Case  
No. 10-bk-02800-PMG)

**CHAPTER 11 TRUSTEE'S RESPONSE TO (I) OBJECTION OF BERNARD  
RELLER INDIVIDUALLY AND AS PURPORTED ASSIGNEE TO SALE OF  
SUBSTANTIALLY ALL OF THE DEBTOR'S PERFORMING AND NON-  
PERFORMING ASSETS, (II) NOTICE OF RELLER'S RIGHT/INTENT  
TO CREDIT BID, AND (III) RELLER'S REQUEST TO PROHIBIT OR  
CONDITION THE SALE OF COLLATERAL ON ADEQUATE PROTECTION**

Michael Phelan, as the Chapter 11 Trustee (the "Chapter 11 Trustee") of the consolidated Chapter 11 cases of Lydia Cladek, Inc. (the "Debtor"), files this response to the (i) objection of Bernard Reller individually and as purported assignee ("Reller") to the Chapter 11 Trustee's Motions to Sell Substantially all of the Debtor's Performing and Non-Performing Assets (ii) notice of right/intent of Reller to credit bid, and (iii) request of Reller to prohibit or condition sale of collateral on adequate protection (the "Reller Objection"), and in support thereof states as follows:

**BACKGROUND**

1. On April 2, 2010 (the "Filing Date"), several petitioning creditors filed an involuntary Chapter 11 petition against Lydia Cladek, Inc., case styled as *In re Lydia Cladek, Inc.*, Case No. 10-bk-02800-PMG, in the United States Bankruptcy Court, Middle District of Florida, Jacksonville Division (the "Involuntary Case").

2. Subsequently, on April 5, 2010, the Debtor filed the instant voluntary Chapter 11 petition, case styled as *In re Lydia Cladek, Inc.*, Case No. 10-bk-02805-PMG, in the United

States Bankruptcy Court, Middle District of Florida, Jacksonville Division (the "Voluntary Case").

3. On April 7, 2010, several creditors filed an Emergency Motion to Consolidate the Involuntary and Voluntary Chapter 11 cases of Lydia Cladek, Inc. [Docket No. 13], and an Emergency Motion to Appoint a Chapter 11 Trustee. [Docket No. 11]

4. On April 12, 2010, the Court entered its Order Granting Motion to Consolidate, consolidating the Voluntary and Involuntary Chapter 11 cases of the Debtor, and providing that the Voluntary Case, Case No. 10-02805, shall be the lead case. [Docket No. 32]

5. On April 12, 2010, the Court entered its Order Granting Motion to Appoint Chapter 11 Trustee. [Docket No. 31], and on April 13, 2010, the United States Trustee filed its Appointment of Chapter 11 Trustee and Setting Bond, and its Application for Approval to Appoint Michael Phelan as Chapter 11 Trustee. [Docket Nos. 44 and 46]

6. On June 1, 2010, the Court entered a Notice of Appointment of an Unsecured Creditors' Committee of Lydia Cladek, Inc. (the "Committee"). [Docket No. 111]

7. On July 2, 2010, the Chapter 11 Trustee filed a Motion to Approve the Sale of Substantially All of the Debtor's Performing Assets, consisting of those automobile loans less than 180 days past due (the "Sale of the Performing Assets") [Docket No. 152], and on July 6, 2010, the Chapter 11 Trustee filed a Motion to Approve the Sale of Substantially All of the Debtor's Non-Performing Assets, consisting of those automobile loans greater than 180 days past due (the "Sale of the Non-Performing Assets") [Docket No. 158] (the Sale of the Performing Assets and the Sale of the Non-Performing Assets shall be referred to herein as the "Sale").

8. On July 27, 2010, the Court entered its Orders (a) Authorizing the Chapter 11 Trustee to Conduct an Auction, (b) Approving the Bidding Procedures for the Auction, including

Payment of Break-Up Fee, (c) Scheduling Dates for the Auction, Sale Hearing, and Objection Deadline and (d) Approving the Form and Manner of Notices for both the Performing Assets and Non-Performing Assets (the "Bidding Procedures Orders"). [Docket Nos. 192 and 193]

9. On August 9, 2010, Reller filed his Objection to the Sale [Docket No. 213].

10. The Reller Objection is based upon the assertion that (i) Reller has properly perfected security interests in certain automobile loans subject to the Sale, (ii) Reller has the right to "credit bid" the amount of his debt at the Sale pursuant to section 363(k) of the Bankruptcy Code, (iii) Reller's liens should attach to the proceeds of the Sale, and (iv) the break-up fees approved pursuant to the Bidding Procedures Orders are unreasonably large and appear to discourage competitive bidding.

#### **ARGUMENT**

11. The Reller Objection has no merit for the following reasons: (1) Reller's purported security interests in the majority of automobile loans at issue here (127 are identified in Reller's UCC Financing statement, a copy of which is annexed hereto as Exhibit A), if perfected, were perfected during the 90 days preceding the Filing Date (the "Preference Period"), and thus are subject to avoidance by the Chapter 11 Trustee pursuant to section 547 of the Bankruptcy Code; (2) Even if Reller has a valid security interest in any of the automobile loans at issue (which the Chapter 11 Trustee disputes), such liens will attach to the proceeds of the Sale pursuant to section 363(f) of the Bankruptcy Code, and any dispute regarding the validity and extent of Reller's security interests should be decided at a later date; (3) The validity and extent of Reller's purported liens are subject to bona fide dispute, and thus he is not entitled to credit bid his disputed claims at the Sale; and (4) Reller is collaterally estopped from contesting the

appropriateness and amounts of the break-up fees as those fees were approved by final orders of this Court. [Docket Nos. 192 and 193]

**I. The Sale Satisfies Sections 363(f)(3) and (4) of the Bankruptcy Code And, Therefore, the Sale Free and Clear Should be Approved**

12. Pursuant to section 363(f) of the Bankruptcy Code, after notice and a hearing, a debtor may sell property of the estate free and clear of all liens and encumbrances. 11 U.S.C. § 363(f). Section 363(f) states:

The trustee may sell property under subsection (b) or (c) of this section free and clear of any interest in such property of an entity other than the estate, only if –

- (1) applicable non-bankruptcy law permits sale of such property free and clear of such interest;
- (2) such entity consents;
- (3) such interest is a lien and the price at which such property is to be sold is greater than the aggregate value of all liens on such property;
- (4) such interest is in bona fide dispute; or
- (5) such entity could be compelled, in a legal or equitable proceeding, to accept a money satisfaction of such interest.

11 U.S.C. 363(f); *see In re Elliot*, 94 B.R. 343, 345 (E.D. Pa. 1988) (noting that section 363(f) is written in the disjunctive, accordingly courts may approve sales free and clear provided at least one of the subsections is met). Here, the requirements of sections 363(f)(3) and (4) are satisfied inasmuch as (i) the price of the loan portfolios being sold is almost three times greater than the aggregate value of all liens on the property (which only include Reller's disputed lien claims totaling \$585,622.44), and (ii) the majority of Reller's purported liens were perfected during the Preference Period and thus are subject to bona fide dispute. Furthermore, any lien, claim, encumbrance or interest in the loan portfolios that exist immediately prior to the closing of the Sale will attach to the sale proceeds with the same validity, priority, force and effect as it has at such time. Thus, the Sale satisfies sections 363(f)(3) and (4) of the Bankruptcy Code and, accordingly, the Sale free and clear should be approved.

**II. Reller is Not Entitled To Credit Bid at the Sale Because the Validity and Extent of his Lien Claims are Subject to Bona Fide Dispute**

13. Section 363(k) of the Bankruptcy Code provides that at a sale under section 363(b) of property "that is subject to a lien that secures an *allowed* claim, unless the court for cause orders otherwise the holder of such claim may bid at such sale, and, if the holder of such claim purchases such property, such holder may offset such claim against the purchase price of such property." 11 U.S.C. § 363(k).

14. The majority of Reller's purported liens, if perfected, were perfected during the Preference Period and thus are subject to a bona fide dispute. Accordingly, Reller is not entitled to credit bid the entire amount of his claim on the basis that the claim and liens securing such claim are disputed and therefore not allowed. *See Nat'l Bank of Commerce of El Dorado v. McMullen (In re McMullen)*, 196 B.R. 818, 835 (Bankr. W.D. Ark. 1996) (holding that creditor was not entitled to bid under 11 U.S.C. § 363(k) where the validity of its liens and security interests were unresolved).

**III. Reller is Collaterally Estopped From Contesting the Appropriateness and Amounts of the Break-Up Fees Which Were Approved by Final Orders of this Court**

15. Reller is collaterally estopped from challenging the appropriateness and amounts of the break-up fees which were approved by final orders of this Court. Collateral estoppel will bar relitigation of issues actually dealt with in a proceeding:

The party seeking to invoke collateral estoppel must establish that (1) the issue in the pending case is identical to that decided in a prior proceeding; (2) the issue was necessarily decided in the prior proceeding; (3) the party to be estopped was a party or was adequately represented by a party in the prior proceeding; and (4) the precluded issue was actually litigated in the prior proceeding.

*United States v. Weiss*, 467 F.3d 1300, 1308 (11th Cir. 2006). Here, it is beyond dispute that the

issues raised in the Reller Objection regarding the break-up fees (i) are identical to the break-up fees approved by the Court in the Bidding Procedures Orders; (ii) were necessarily decided in the context of approving the bidding procedures related to the Sale; (iii) Reller was adequately represented and had actual notice of the sale motions; and (iv) the issues regarding the break-up fees were actually litigated.

16. Accordingly, Reller is collaterally estopped from contesting the break-up fees at this juncture in the sale proceedings. *See In re All American Semiconductor, Inc.*, 427 B.R. 559 (Bankr. S.D. Fla. 2010).

WHEREFORE, the Chapter 11 Trustee respectfully requests entry of an order (i) granting the Sale Motions, (ii) overruling the Reller Objection, and (iii) granting such other and further relief that is just and proper.

Dated: August 11, 2010.

AKERMAN SENTERFITT

By: /s/ Jacob A. Brown

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**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished either by electronic notification or U.S. mail, this 11th day of August, 2010 to all parties on the attached Amended Official Service list.

*/s/ Jacob A. Brown* \_\_\_\_\_

Attorney

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Case No.: 3:10-bk-2805-PMG  
**AMENDED OFFICIAL SERVICE LIST**  
**(amended as of August 11, 2010)**

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# **Exhibit A**

**STATE OF FLORIDA UNIFORM COMMERCIAL CODE  
FINANCING STATEMENT AMENDMENT FORM**

FLORIDA SECURED TRANSACTION REGISTRY

**FILED**

2010 Mar 08 08:00 AM

\*\*\*\*\* 201002127740 \*\*\*\*\*

A. NAME & DAYTIME PHONE NUMBER OF CONTACT PERSON  
**Bernard Reller 352-359-2684**

B. SEND ACKNOWLEDGEMENT TO:  
 Name **Reller**  
 Address **4728 NW 38th Street**  
 Address  
 City/State/Zip **Gainesville, FL 32605**

1a. INITIAL FINANCING STATEMENT FILE #  
**200909917122**

1b.  This FINANCING STATEMENT AMENDMENT is to be filed  
 (for record) (or recorded) in the REAL ESTATE RECORDS.

**2. CURRENT RECORD INFORMATION - DEBTOR NAME - INSERT ONLY ONE DEBTOR NAME (2a OR 2b)**

2a. ORGANIZATION'S NAME  
**Lydia Cladek, Inc.**

2b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
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**3. CURRENT RECORD INFORMATION - SECURED PARTY NAME - INSERT ONLY ONE SECURED PARTY NAME (3a OR 3b)**

3a. ORGANIZATION'S NAME

3b. INDIVIDUAL'S LAST NAME <b>Reller</b>	FIRST NAME <b>Bernard</b>	MIDDLE NAME	SUFFIX
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4.  **TERMINATION:** Effectiveness of the Financing Statement identified above is terminated with respect to security interest(s) of the Secured Party authorizing this Termination Statement.

5.  **CONTINUATION:** Effectiveness of the Financing Statement identified above with respect to security interest(s) of the Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law.

6.  **ASSIGNMENT (full or partial):** Give name of assignee in item 9a or 9b and address of assignee in item 9c; and also give name of assignor in item 11.

7.  **AMENDMENT (PARTY INFORMATION):** This Amendment affects  Debtor or  Secured Party of record. Check only one of these two boxes.

Also check one of the following three boxes and provide appropriate information in items 8 and/or 9.

**CHANGE name and/or address:** Give current record name in item 8a or 8b;  **DELETE name:** Give record name to be deleted in item 8a or 8b.  **ADD name:** Complete item 9a or 9b, and 9c; also complete items 9d-9g (if applicable).  
 Also give new name (if name change) in item 9a or 9b and/or new address (if address change) in item 9c.

**8. CURRENT RECORD INFORMATION - INSERT ONLY ONE NAME (8a OR 8b) - Do Not Abbreviate or Combine Names**

8a. ORGANIZATION'S NAME	FIRST NAME	MIDDLE NAME	SUFFIX
8b. INDIVIDUAL'S LAST NAME			

**9. CHANGED (NEW) OR ADDED INFORMATION - INSERT ONLY ONE NAME (9a OR 9b) - Do Not Abbreviate or Combine Names**

9.a ORGANIZATION'S NAME	FIRST NAME	MIDDLE NAME	SUFFIX
9.b INDIVIDUAL'S LAST NAME			
9.c MAILING ADDRESS Line One	This space not available		
MAILING ADDRESS Line Two	CITY	STATE	POSTAL CODE COUNTRY
9.d TAX ID#	REQUIRED ADD'L INFO I.E. ORGANIZATION DEBTOR	9.e TYPE OF ORGANIZATION	9.f JURISDICTION OF ORGANIZATION 9.g ORGANIZATIONAL ID# NONE

10. **AMENDMENT (COLLATERAL CHANGE):** check only one box.  
 Describe collateral  deleted or  added, or give entire  restated collateral description, or describe collateral  assigned.

See attached addendum: restated collateral Automobile Retail Sales Contracts assigned to notes #8287 & #8297

11. **NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMENDMENT** (name of assignor, if this is an Assignment). If this is an Amendment authorized by a Debtor, which adds collateral or adds the authorizing Debtor, or if this is a Termination authorized by a Debtor, check here  and enter name of DEBTOR authorizing this Amendment.

11a. ORGANIZATION'S NAME <b>Lydia Cladek, Inc</b>	FIRST NAME	MIDDLE NAME	SUFFIX
11b. INDIVIDUAL'S LAST NAME			

**12. OPTIONAL FILER REFERENCE DATA**

STATE OF FLORIDA UNIFORM COMMERCIAL CODE  
FINANCING STATEMENT AMENDMENT FORM - ADDENDUM

13. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form)

200909917122

14. NAME of PARTY AUTHORIZING THIS AMENDMENT (same as item 11 on Amendment form)

14a. ORGANIZATION'S NAME Lydia Cladek, Inc.			
14b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

15. Use this space for additional information.

Restated Collateral:

LYDIA CLADEK, INC  
FOR: RELLER  
UPDATE COLLATERAL ASSIGNMENT  
PROMISSORY NOTE DATED: FEBRUARY 23, 2010  
ACCOUNTS ASSIGNED TO 8287 - RELLER

CUST #

38262	2001 CHRYSLER TOWN & CO	2C4GP54L91R418222
45027	2001 DODGE DURANGO	1B4HS28Z11F552615
46882	1999 FORD TAURUS	1FAFP53S9XA301246
46884	2001 PONTIAC AZTEK	3G7DA03E613503532
46892	1999 FORD TAURUS	1FAFP53U4KA220768
46897	2000 NISSAN ALTIMA	1N4DL01D0YC143816
47311	2002 PONTIAC GRAND PRIX	1G2WK52J72F159531
47318	2000 OLDSMOBILE INTRIGU	1G3WKS2H4YF169856
48189	2002 CHEVROLET MALIBU	1G1NES2J22M690011
48191	2000 FORD RANGER	1FTYR10C9YPA16533
48195	2001 OLDSMOBILE SILHOUE	1GHDX13E81D159282
49671	2003 CHEVROLET MALIBU	1G1ND52JX3M702166

LYDIA CLADEK, INC  
FOR: RELLER, BERNARD  
UPDATE COLLATERAL ASSIGNMENT  
PROMISSORY NOTE DATED: FEBRUARY 23, 2010  
ACCOUNTS ASSIGNED TO 8297 - RELLER, BERNARD

CUST #      LOAN #      LOAN DATE      PURCH DTE      BALANCE

49752	1998 PONTIAC GRAND PRIX	1G2WP12K4WF237031
49795	2002 CHEVROLET IMPALA	2G1WH55K729170027
49796	1999 PONTIAC BONNEVILLE	1G2HX52K9XH221218
49798	2002 PONTIAC GRAND AM	1G2NF52F42C119503
49805	2002 PONTIAC GRAND PRIX	1G2WK52J22F180304
49927	1999 FORD WINDSTAR	2FMDA5140XBA79946
50122	2002 BUICK LESABRE	1G4HP54K824154003
50127	2003 DODGE CARAVAN	1D4GP45303B158113
50347	2000 BUICK CENTURY	2G4WY5510Y1314132
48096	1996 DODGE RAM PICKUP	1B7HC16Y6TS503022
48176	1999 CHEVROLET MALIBU	1G1ND52MXX6108133
48181	2001 FORD ESCAPE	1FMYU01131KE39408
48446	2001 FORD F150	1FTRN03L11KE66403
48466	2001 CADILLAC DEVILLE	1G6KD54Y51U144862
49685	2002 PONTIAC SUNFIRE	1G2JB524527389292
49690	1999 MAZDA 626	1YVGF22C5X5899549
49691	2001 DODGE RAM PICKUP	3B7HC13Y61G765941
49693	2001 LAND ROVER DISCOVER	SALTY12451A731409
49749	2005 DODGE NEON	1B3ES56C45D279453

48472	2000 LINCOLN LS	1LN8M87A5YY774922
48480	1998 HONDA CIVIC	1HGEJ8241WLO66891
48485	2001 FORD TAURUS	1FAFP55U11A296209
48490	1999 AUDI A4	WAUED28D4KA011310
48495	1999 JEEP GRAND CHEROKE	1J4GW58S4XC522388
48544	2000 FORD EXPEDITION	1FMRU1567YLC23480
48659	2001 FORD EXPLORER SPOR	1FMYU60E91UA08898
48691	2001 MERCURY COUGAR	1ZWF761L515608347
48708	1998 LEXUS ES 300	JT8BF28G8W5045069
48712	2000 CADILLAC CATERA	W06VR54R2YR119968
48713	2004 FORD RANGER	1FTYR14UX4P830392
48714	1999 OLDSMOBILE SILHOUE	1GHDX03E3XD210688
48715	1998 BMW 5 SERIES	WBAD6322MBW58626
48738	1999 FORD EXPEDITION	1FMPU18L8LA38829
48752	2002 FORD EXPLORER	1FMZU62E92UA55318
48757	2000 DODGE NEON	1B3ES46C2YD513846
48761	2002 FORD EXPEDITION	1FMRU15W1ZLA40762
48764	1999 CHEVROLET TAHOE	1GNK13R5XJ364068
48770	2001 FORD F150	1FTRK17W1NA98113
48774	2001 PONTIAC GRAND AM	1G2NE52T61M521623
48776	1998 MAZDA MILLENIA	JM1TA2216W1418125
48787	1999 CHRYSLER 300M	2C3HE66G1KH769029
48885	2004 PONTIAC BONNEVILLE	1G2HX52K24U212038
48901	2001 NISSAN ALTIMA	1N4DL01D41C116382
48930	2001 PONTIAC GRAND AM	1G2NF52E11C105967
48933	1999 PONTIAC GRAND AM	1G2NE52E5XL582283
48934	1999 CHEVROLET TAHOE	1GNK13RXXJ451011
48940	2002 PONTIAC MONTANA	1GMDX03E7D221266
49095	2003 KIA SEDONA	KNDUP131736491644
49131	2001 MITSUBISHI GALANT	4A3AA46H21E147170
49132	2003 CHEVROLET IMPALA	2G1WF52E039169940
49167	2001 CHEVROLET CAVALIER	1G1JF12T317230651
49215	2003 BUICK RENDEZVOUS	3G5DA03E63S596340
49273	1998 BUICK PARK AVENUE	1G4CW52K0W4638351
49280	2000 DODGE DURANGO	1B4HR28Y8YF232835
49292	2003 DODGE NEON	1B3ES26C53D129413
49342	1996 FORD CROWN VICTORI	2FALP7468TX104537
49343	2001 SATURN I SERIES	1G8J552P21Y534627
49405	2001 PONTIAC AZTEK	3G7DA03E51S543777
49406	2000 JAGUAR S-TYPE	SAJDA01C7YFL19199
49505	2001 SATURN S SERIES	1G6ZH528312237685
49510	2003 FORD TAURUS	1FAFP55U03A278870
49565	2004 DODGE STRATUS	1B3EL36X74N289956
49644	2002 CHRYSLER TOWN & CO	2C8GP64L82R673126
49649	2000 OLDSMOBILE INTRIGU	1G3WH52H0YF226602
49672	2005 GMC SIERRA	1GTHK23U45F848670
49678	1999 DODGE DURANGO	1B4HS28Z1KF548184
49679	2002 DODGE DURANGO	1B4HR48N72F215095

**STATE OF FLORIDA UNIFORM COMMERCIAL CODE  
FINANCING STATEMENT AMENDMENT FORM - ADDENDUM**

13. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form)  
**200909917122**

14. NAME of PARTY AUTHORIZING THIS AMENDMENT (same as item 11 on Amendment form)

14a. ORGANIZATION'S NAME <b>Lydia Cladek, Inc.</b>			
14b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

15. Use this space for additional information.

**Restated Collateral:**

LYDIA CLADEK, INC  
FOR: RELLER, BERNARD  
UPDATE COLLATERAL ASSIGNMENT  
PROMISSORY NOTE DATED: FEBRUARY 23, 2010  
ACCOUNTS ASSIGNED TO 8297 - RELLER, BERNARD

CUST #	VEHICLE	VIN
43501	2000 FORD ESCORT	3FAPP13P9YR159346
43922	2000 HONDA ACCORD	1HGCG1650YA044444
44439	1999 FORD EXPLORER	1FMDDU35PKXZA97769
44460	1997 MERCURY MOUNTAINEER	4M2DU55PKVUJ23842
44466	1999 CHEVROLET VENTURE	1GNDX03E7XD111353
44579	2000 BUICK CENTURY	2G4WY55J7Y1220636
44585	2000 CHEVROLET MONTE CA	2G1WW12E0Y9331288
44602	2004 FORD TAURUS	1FAPP55U64A110488
44606	2001 SATURN S SERIES	1G8ZK527X1Z219399
44698	1999 TOYOTA CAMRY	4T1BG28K3X4520794
44728	1997 BUICK LeSabre	1G4HP52K7VH492511
44760	1998 INFINITI I30	JNKCA21A3WT612650
45564	1998 SATURN S SERIES	1G8ZK5274WZ211595
45576	2000 CHRYSLER 300M	2C3HE66G4YH270114
45585	2001 DODGE STRATUS	1B3EJ56U31N697034
45639	1998 HONDA ACCORD	1HGCG5655WA048669
45647	2001 PONTIAC GRAND AM	1G2NV12E91M550768
45509	2002 KIA SEDONA	KNDUP131726242369
46533	2001 VOLKSWAGEN JETTA G	3VMSB69M61N196095
46539	2003 NISSAN ALTIMA	1N4AL11D83C320288
46579	1999 FORD TAURUS	1FAPP53D9XA288547
46603	1998 CHEVROLET K2500	1GCGK29R5WE234815
46632	2001 FORD EXPEDITION	1FMRU15W911L457002
46746	1999 LAND ROVER DISCOVER	SALTY1245XA211333
46751	1999 FORD F150	1FTZF1727XMA42388
46752	2002 SATURN S SERIES	1G8ZK5275Z2142054
46808	1998 SATURN S SERIES	1G8ZH1278WZ116187
46862	2000 DODGE DURANGO SLT	1B4HS28N4YF309145
46866	1999 CADILLAC DEVILLE	1G6KDS4Y2X4703695
46869	1999 SUBARU LEGACY	4S3BG6856X7631957
46872	2001 FORD WINDSTAR	2FMZA51491BC33244
46880	1999 CADILLAC ESCALADE	1GYEK13R3XR413563
46896	2000 BUICK CENTURY	2G4WY55J2Y1244567
47012	1999 FORD TAURUS	1FAPP53U5XG250102
47062	1998 GMC SIERRA	1GTEC14W7WZ551631
47133	2000 CHRYSLER VOYAGER	2C4GJ45G5YR761066
47134	2000 PONTIAC GRAND AM S	1G2NF52T7YR8500080
47324	1998 FORD F150	1FTZX17W1WNB71127
47354	1998 FORD RANGER	1FTYR14U1WTA80654
47541	1998 CHEVROLET C1500	2GCEC19R4W1217522
47728	2000 DODGE DAKOTA	1B7GG22N3YS538691
48011	2001 PONTIAC GRAND PRIX	1G2WKS2J91F212521
48038	2000 MERCURY SABLE	1MEFM55S0YA627615
48047	1999 PONTIAC GRAND PRIX	1G2WR5211XF304145
48048	1999 FORD EXPLORER	1FMZU32X1XZA74701
48057	2004 FORD FREESTAR	2FMZA51694BB15586
48088	1997 DODGE DAKOTA	1B7GG23X4V5152812
48093	1999 FORD TAURUS SE	1FAPP53U1XA141445