

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

_____	)	Chapter 11
In re:	)	Case No. 08-10375 (JMP)
DJK Residential LLC, et al.,	)	Jointly Administered
	)	
Reorganized Debtors.	)	
_____	)	

**FINAL ORDER APPROVING SETTLEMENT AND  
FINAL JUDGMENT OF THE *BEACH* CLAIMS**

Upon the motion (the “Motion”)<sup>1</sup> of the Plaintiffs for final approval of a class action settlement of the *Beach* Claims (the “Order”); and following entry into a Settlement Agreement by Plaintiffs and Defendants North American Van Lines, Inc. and Allied Van Lines, Inc. (the “Settling Defendants”) (collectively the “Parties”) and the entry of an order (the “Preliminary Approval Order”) granting preliminary approval for a class action settlement of the *Beach* Claims; and the Court having conducted a fairness hearing on **April 14, 2009** after notice was provided to Settlement Class Members pursuant to the Preliminary Approval Order; the Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334; consideration of the Motion and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); venue being proper in this District and before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; service and notice of the Motion having been adequate and appropriate under the circumstances; and after due deliberation and sufficient cause appearing therefor, it is hereby ORDERED, ADJUDGED AND DECREED

1. The Motion is granted as provided herein.
2. The Preliminary Approval Order outlined the form and manner by which Class Plaintiffs would provide the Settlement Class Members with notice of the settlement, the

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<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Motion.

fairness hearing, and related matters. The notice program included individual notice to those Settlement Class Members who could be identified through reasonable effort, as well as the publication of a summary notice in *The Wall Street Journal* and *USA Today*. Proof that the mailing and publication conformed with the Preliminary Approval Order has been filed with the Court. This notice program fully complied with Rule 23 of the Federal Rules of Civil Procedure (the “Federal Rules”), Rules 7023 and 9119(a) of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), and the requirements of due process. It provided due and adequate notice to the Settlement Class.

3. The requirements of 28 U.S.C. § 1715 have been met.

4. The settlement resulted from vigorous arm’s-length negotiations which were undertaken in good faith by counsel with significant experience litigating antitrust class actions and bankruptcy proceedings.

5. The Court’s satisfied with the Debtor’s representations that final approval of the settlement of the *Beach* claims is “fair, reasonable and adequate” and in the best interests of the Settlement Class. Considering the complexity, expense, and likely duration of the litigation; the Settlement Class Members’ reaction to the Settlement, and the result achieved.

6. The objection filed by Jonathan Lee Riches has been overruled for the reasons stated on the record at the Hearing.

7. The following Settlement Class is certified, for settlement purposes only, pursuant to Federal Rule 23:

All individuals or entities (excluding governmental entities, Defendants and their respective parents, predecessors, subsidiaries, affiliates, and affiliates and all Released Parties) that purchased Household Goods Moving Services for interstate shipments directly from any entity identified on Schedule 1 of the Settlement Agreement, or any predecessor, subsidiary, affiliate, or agent, at any time during the period from March 19, 2003 to March 19, 2007.

This Settlement Class satisfies the prerequisites for certification set forth in Federal Rule 23(a), in that: (a) the Settlement Class is so numerous that joinder of all members is impracticable; (b) the members of the Settlement Class share common questions of law or fact; (c) *Beach* Plaintiffs' claims are typical of those of the Settlement Class; and (d) *Beach* Plaintiffs have, and will, fairly and adequately protect the interests of the Class. In addition, the requirements of Federal Rule 23(b)(3) are satisfied in that: (a) common questions of law or fact predominate over questions affecting only individual members; and (b) litigating this case as a class action is superior to other methods available for the fair and efficient adjudication of the controversy. Final certification of the Settlement Class is granted.

8. *Beach* Plaintiffs are adequate representatives of the Settlement Class and are hereby appointed as the class representatives.

9 Pursuant to Federal Rule 23(g), Mark C. Tanenbaum of the firm of Mark C. Tanenbaum, P.A., Howard L. Siegel and T. Christopher Tuck of the firm of Richardson, Patrick, Westbrook & Brickman, L.L.C. are hereby appointed as Counsel for the Settlement Class. These firms have, and will, fairly and competently represent the interests of the Settlement Class.

10. The people/entities identified on Exhibit 1 of this Order have timely and validly requested exclusion from the Settlement Class and, therefore, are excluded. Such people/entities are not included in or bound by this Order and Final Judgment. Such people/entities are not entitled to any recovery from the settlement proceeds obtained through the Settlement. This Final Order and Judgment, however, in no way affects their right to participate in any recovery obtained from any other Defendant in the Class Actions. For a period of five years, the Clerk of the Court shall preserve the record of those members of the Settlement Class that have timely excluded themselves from the Settlement. A certified copy

of such records shall be provided to *Beach* Plaintiffs and/or the Settling Defendants upon request and at their expense.

11. For a period of three years, the Settling Defendants shall not engage in any horizontal conduct that constitutes a per se violation of Section 1 of the Sherman Act, including, but not limited to price-fixing fuel surcharges in connection with the provision of Household Goods Moving Services in the United States.

12. In addition to the effect of the Plan and without limiting the releases and discharges set forth in the Plan, the Released Parties are hereby released and forever discharged from all manner of claims, demands, actions, suits, causes of action, whether class, individual, direct, indirect or otherwise in nature, damages whenever and however incurred, liabilities of any nature whatsoever, including costs, expenses, penalties and attorneys' fees, known or unknown, suspected or unsuspected, accrued or unaccrued, asserted or unasserted, derivative or direct, whether in law, equity or otherwise, that any Releasing Party or Releasing Parties, whether directly, representatively, derivatively or in any other capacity, ever had, now have or hereafter can, shall or may have, claim or assert, relating in any way to any conduct prior to the date hereof concerning any fuel surcharges paid by the Releasing Parties in connection with their Purchases or relating to any conduct alleged in the Class Actions including, without limitation, any such claims which have been asserted or could have been asserted in the Class Actions against the Released Parties or any one of them. Settlement Class Members are barred from instituting or prosecuting, in any capacity, an action or proceeding that asserts a Released Claim against any Released Party and shall refrain from seeking to establish liability against the Settling Defendants or from recovering payments from the Settling Defendants other than those described herein based, in whole or in part, upon any of the Released Claims. Settling Class Members acknowledge that this is a full settlement of disputed claims. Nonetheless, the stated consideration is accepted by the undersigned as full release of such claims,

in addition to all other claims which this document, or the Plan, releases. This dismissal applies only in favor of the Settling Defendants and the other Released Parties. It is made without prejudice to any claims the Settlement Class has against any other Defendant in the Class Actions. More particularly, the fact or terms of this settlement with the Settling Defendants and the releases ordered herein shall not be construed to release or limit in any manner whatsoever the joint or several liability or damage responsibility of any Defendant or alleged co-conspirator other than the Released Parties for the alleged conspiracies, sales or other acts alleged in the Class Actions, including, but not limited to, any alleged damage or responsibility for any of the acts of the Released Parties. In addition, the foregoing releases shall not release any product liability or breach of contract claims unrelated to the subject matter of the Class Actions.

13. In addition to the provisions of paragraph 10, each Settlement Class Member is hereby deemed expressly to have waived and released, with respect to the Released Claims that have been released by such Settling Class Member pursuant to paragraph 10, any and all provisions, rights, and benefits conferred by either (a) § 1542 of the California Civil Code, which reads:

Section 1542. General release; extent. A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor,

or (b) any law of any state or territory of the United States, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code. Each Settlement Class Member may hereafter discover facts other than or different from those that it knows or believes to be true with respect to the subject matter of the Released Claims that have been released by such Settlement Class Member pursuant to paragraph 10 herein, but each Settlement Class Member shall hereby be deemed to have waived and fully, finally, and forever settled and

released any known or unknown, suspected or unsuspected, contingent or non-contingent claim with respect to the Released Claims that such Settlement Class Member has released pursuant to paragraph 10 herein, whether or not concealed or hidden, without regard to the subsequent discovery or existence of such different or additional facts.

14. The escrow accounts established by the Parties, and into which the Settling Defendants have deposited \$3 million and the Beach Class Action Note, is approved as a Qualified Settlement Fund pursuant to Internal Revenue Code Section 468B and the Treasury Regulations promulgated thereunder.

15. This Order does not settle or compromise any claims by Class Plaintiffs or the Settlement Class against the Defendants or other persons or entities other than the Released Parties, and all rights against any other Defendant in the Class Actions or other person or entity are specifically reserved. The sales of Household Goods Moving Services to members of the Settlement Class by the Settling Defendants shall remain in the Class Actions as a basis for damage claims against the non-settling Defendants and shall be part of any joint and several liability claims against any non-settling Defendant or other person or entity other than the Released Parties.

16. Neither the Settlement Agreement, nor any act performed or document executed pursuant to the Settlement Agreement, may be deemed or used as an admission of wrongdoing in any civil, criminal, or administrative proceeding.

17. There is no just reason for delay of entry of a final judgment of dismissal with prejudice as to the Settling Defendants and all Released Parties that are Defendants, and the Clerk is therefore directed to enter such a final judgment pursuant to Federal Rule 54(b) and Bankruptcy Rule 7054(a). Plaintiffs' Co-Lead Counsel shall take all necessary steps to promptly secure the dismissal with prejudice of the Class Actions as to the Settling Defendants and all other Released Parties that are Defendants and, except as provided for herein, without costs.

18. Without affecting the finality of this Order, the Court retains exclusive jurisdiction over: (a) the enforcement of this Order and (b) the enforcement of the Settlement Agreement. Exclusive jurisdiction over (a) the litigation between the Class Plaintiffs and all remaining Defendants in the Class Actions, (b) any application for attorneys' fees and reimbursement of expenses made by Class Counsel, and (c) the distribution of the settlement proceeds to the Settlement Class Members rests with the South Carolina Court.

19. The Parties are authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Motion.

20. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

21. The requirement set forth in Rule 9013-1(b) of the Local Rules that any application or other request for relief be accompanied by a memorandum of law is hereby deemed satisfied by the contents of the Motion or otherwise waived.

22. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

Dated: April 15, 2009  
New York, New York

s/ James M. Peck  
United States Bankruptcy Judge

DJK Residential LLC, (SIRVA)

Exclusion List

03/20/09

Exclusion No.	First Name 1	Last Name 1	First Name 2	Last Name 2	Address	City	State	Zipcode
90000001	DELBERT	RANSLEY			66 E SEDGEWICK DR	MERIDIAN	ID	83642
90000002	LEE	JENKINS	PAM	JENKINS	1601 QUEENSBURY RD	MOORE	OK	73160-1409
90000003	BERTHA	SELDERS			3210 CRESCENT AVE	LOGANSPOET	IN	46947-2112
90000004	DOROTHY	KENNEDY	SAMUEL	KENNEDY	1521 RICE RD D-104	TYLER	TX	75703
90000005	DENISE	LACASSE			39 EAGLE LEDGE LOOP	CONWAY	NH	03813
90000006	FRANCES	HILDEBRANDT			2860 COUNTRY DR APT 230	FREMONT	CA	94536
90000007	MAJLIS	ANDERSON			813 SW 5TH CT	BOYNTON BEACH	FL	33426
90000008	WILLIAM	WEBB			2105 BOXWOOD	PORTALES	NM	88130
90000009	MR	SORACE	MRS	SORACE	PO BOX 2119	MURRELLS INLET	SC	29576-2119
90000010	RICHARD	RODENBURG			833 THICKET LANE	PRESCOTT	AZ	86301
90000012	KENNETH	SPEER			1503 ARROWHEAD DR	SUN CITY CTR	FL	33573-5307
90000013	CLIFF	NEESE	DEBORAH	NEESE	1011 COVES PHEASANT	CANDLER	NC	28715
90000014	KAMI	HAUSER			98 PAINTER ST	TRAFFORD	PA	15085
90000016	WANDA	HORN			5555 HIXSON PIKE #118	HIXSON	TN	37343
90000017	MARY	SMITH			152 DUNN AVENUE	MOBILE	AL	36606
90000018	BERNICE	ALLEN			326 NORTH GREGORY	SHAWBORO	NC	27973
90000019	HELEN	HARRIS			16212 GREY OWL	EDMOND	OK	73013
90000020	MASAYUKI	HIRUKAWA			2375 BRISTOL DR. APT 106	LISLE	IL	60532
90000021	MATTHEW	GRIM	BARBARA	GRIM	PO BOX 792	SELAH	WA	98942-0792
90000022	JIM	BELL			500 OWL CT SE	ALBUQUERQUE	NM	87123
90000023	BONNY	HARPER			7910 E LAKEVIEW AVE	MESA	AZ	85209-5010
90000024	NORMA	MARINO			4112 ROBIN HOOD LN	TRAVERSE CITY	MI	49686-3900
90000025	JOHN	RIDER	SHARON	RIDER	478 HIGHWAY 244 NORTH	CLOUDCROFT	NM	88317
90000026	HAROLD	ECKERT	BARBARA	ECKERT	3655 FAIRWAY OVERLOOK	CUMMING	GA	30041-6688
90000027	JOSEPH	CARNEY			PO BOX 4081	FLORENCE	SC	29502
90000028	GLADYS	RUSSELL			1433 PEARL ST	WALLA WALLA	WA	99362
90000029	ROBERT	SMITH			2610 EAST SECTION ST #100	MT VERNON	WA	98274
90000030	MARY	BRODMAN			1 STRATFORD CT	CLIFTON PARK	NY	12065
90000031	KENNETH	VOWELL			886 LINNS MILL RD	TROY	MO	63379
90000032	AUDREY	WAGNER			11 BLUEBERRY LANE	EAST KINGSTON	NH	03827
90000033	JOSETTE	MAIGNAN			8 FLANNERY CT	FOUNTAIN INN	SC	29644
90000034	STEVEN	SAVLOV	SUZANNE	SAVLOV	19861 N REGENTS PARK	SURPRISE	AZ	85387
90000035	ELAINE	HATSCHER			1 LAKE VISIT CT	TAYLORS	SC	29687
90000036	DIANA	KOLENIC			3100 EANESWOOD DR	AUSTIN	TX	78746
90000037	ALLAN	PHILIP	VIRGINIA	PHILIP	135 HOLLY HILL RD	RICHBORO	PA	18954
90000038	LOLITA	BLOOD			1151 CHERRY ST	KAUKAUNA	WI	54130
90000039	GLADYS	RYAN			3000 ASTON GARDENS DR UNIT 309	VENICE	FL	34292-6028
90000040	DIANA	KOLENIC			3100 EANESWOOD DRIVE	AUSTIN	TX	78746
90000041	JEAN	ANDREA	FRANK	ANDREA	10315 GIFFORD DR	SPRING HILL	FL	34608
90000042	DORIS	PETERSON			4429 VILLAGE GARDEN CIRCLE	CHESTER	VA	23831
90000043	LINDA	THOMAS			87 HALL STREET	MANSFIELD	MA	02048

DJK Residential LLC, (SIRVA)  
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Exclusion No.	First Name 1	Last Name 1	First Name 2	Last Name 2	Address	City	State	Zipcode
900000044	BARBARA	BOCK	JACK	BOCK	13850 E MARINA DR #203	AURORA	CO	80014
900000045	NANCY	TAYLOR			5047 BREEZEWOOD LANE	ERIE	PA	16506
900000046	NANCY	MAYER	GEORGE	MAYER	540 ROBIN HOOD RD	BREVARD	NC	28712
900000047	ABBAS	MAZAHER	NEGAR	MAZAHER	9500 BRIAN JAC LN	GREAT FALL	VA	22066
900000048	JAMIE	MALLOY			1313 OAK GROVE	MENA	AR	71953
900000049	RICHARD	DEWHURST	JOAN	DEWHURST	4532 BAYSHIRE RD	GROVEPORT	OH	43125
900000050	HAROLD	PFEIFFER			1200 HUNTINGTON AVE #206	WISCONSIN RAPIDS	WI	54494
900000051	CAMILLE	SPENCER			11321 US 19	PORT RICHEY	FL	34668
900000052	ROBERT	ADAMS			602 W CALLENDER	LIVINGSTON	MT	59047
900000053	ELISABETH	STOWE			925 W HURON ST APT 108	CHICAGO	IL	60642-8005
900000054	MILDRED	REINHART			3080 21ST ST APT 7C	ASTORIA	NY	11102
900000055	LAURA	SHERWIN			2999 S BELLAIRE ST	DENVER	CO	80222
900000056	JENNIFER	MORRIS FULKS			3199 FAIRWAY CIR	DAVIE	FL	33328
900000057	CARLENE	SCHMOYER			572 PARKSIDE CT	ALLENTOWN	PA	18104
900000058	O.D.	GAINES	DOROTHY	GAINES	1416 FRENCH AVE	ODESSA	TX	79761
900000059	ANDRE	MAIGNAN			8 FLANNERY CT	FOUNTAIN INN	SC	29644
900000060	RICH	SHOLTIS	EVELYN	SHOLTIS	6851 TANDY LANE	CITRUS HTS	CA	95621
900000061	CAROLE	SARGEANT			104 AZALEA ROAD	LANCASTER	SC	29720
900000062	MIRIAM	SMITH			3649 BELGRAY DRIVE	KENNESAW	GA	30152
900000063	JEAN	TAYLOR			733 NAAMANS RD APT 11B	CLAYMONT	DE	19703-1633
900000064	GERALDINE	MUMMA			196 CROSS TIMBER ESTATE DR	DENNISON	TX	75021
900000065	ELIZABETH	CLEMENT			114 BRIDGEWATER LANE	CHARDON	OH	44024
900000066	AMY	PEACH			12301 KERNAN FOREST BLVD #708	JACKSONVILLE	FL	32225
900000067	MIDWEST ISO				PO BOX 4202	CARMEL	IN	46082-4-202
900000068	PATRICIA	COVE			226 MORNING VIEW WAY	LELAND	NC	28451
900000069	CARL	BAUMAN			2005 NICHLAUS DR	FINDLAY	OH	45839
900000070	JOSEPH	PATRI			3136 BOULDER DRIVE	BURLINGTON	KY	41005
900000071	JOAN	KLESS			2617 SOUTH WASHINGTON STR	SALEM	IL	62881
900000072	SHIVA	SONTHA	PRASANNA	SONTHA	279 FOX RIDGE DR	SAINT CHARLES	MO	63303-1729
900000073	PATRICK	DANIELS	RUTH	DANIELS	5462 MOHAWK CT S	SALEM	OR	97306
900000074	ESTHER	LATTMANN			2984 DEERWOOD CIR	DUBUQUE	IA	52003-5269
900000075	HELEN	SIEBERT			2005 STERLING DR	TYLER	TX	75701
900000076	LOIS	TILLEY			6605 SLOSSER RD	HALE	MI	48739
900000077	P.L.	FOYE			2008 BROOKHAVEN DR	EDMOND	OK	73034
900000078	CHANDRA	MACHA			9451 LEE HIGHWAY APT 301	FAIRFAX	VA	22031
900000079	LEILONI	GONZALEZ	RICHARD	GONZALEZ	5280 LAKESIDE DR	LANGLEY	WA	98260
900000080	APPLEWILD SCHOOL				120 PROSPECT ST	FITCHBURG	MA	01420
900000081	ROBERT	ROHRLACK	SUSAN	ROHRLACK	2275 BEACHFOREST DR	SUMTER	SC	29153-1946
900000082	MARK	ROCKS			2203 BROOKE LN SW	CULLMAN	AL	35057-0995
900000083	A.G.	SEALY			2566 WALTON BLVD 332	ROCHESTER	MI	48309
900000084	CHARLES	CHIAPPETTA	BEVERLY	CHIAPPETTA	150 HIDDEN HILLS RD	MEDIA	PA	19063

DJK Residential LLC, (SIRVA)  
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90000085	WILLIAM	HURLBERT	DEA	HURLBERT	1104 S 2ND ST	HAMILTON	MT	59840
90000086	CLAUDIA	HAZATONE			545 COLD STREAM PL	NASHVILLE	TN	37221
90000087	ROSEMUJND	FRANZEN			9360 E CENTER AVE #7D	DENVER	CO	80247-1420
90000088	ESTHER	DOUTHIT			3215 SAN ANTONIO ST	SAN ANGELO	TX	76901
90000090	INGEBORG	WALSEN			7 DERRY PARK DR #20	MIDDLEBORO	MA	02346
90000091	LOUIS	CARLO	FAY	CARLO	18C HERITAGE CREST	SOUTHBURY	CT	06488
90000093	DOROTHY	REICHERT			8204 N COUNTY RD 425W	BRAZIL	IN	47834
90000094	ERIKA	MONMA			5107 HUNTERS RIDGE DR	NEW PORT RICHEY	FL	34655-5273
90000095	JIM	MITCHELL			11229 BULLDOG HOLLOW	BROADWAY	VA	22815
90000096	MARK	MYERS	BETTY	MYERS	2028 CARINA CIRCLE	GOSHEN	IN	46528
90000097	MICHAEL	TRACY			601 RIVERSIDE AVE U419	LYNDHURST	NJ	07071
90000098	PATRICIA	STUDZMAN			5553 WOHAINK DR	FLORENCE	OR	97439
90000099	VICTOR	COPE			198 NORTH EVANS	LINCOLN	IL	62656
90000100	FRANCES	FRANCO			2744 TELEGRAPH RD #214	FLAT ROCK	MI	48134
90000101	EVAN	CHRISTODOULOU			11 QUARTER HORSE CROSSING	SPARTA	NJ	07871
90000102	ROY	SMITH			4815 HWY 452	EUBANKS	KY	42567
90000104	ALADIN	RODRIGUES			313 LAKEFRONT CT	MCKINNEY	TX	75071-7473
90000105	JOHN	MCDONALD			12585 SE RIVER RD #348	MILWAUKIE	OR	97222
90000106	JANET	KROECKEL			PO BOX 204	NEW FRANKLIN	MO	65274
90000107	JANIS	SLOWIK			5 LAGUNA PL W	OMAK	WA	98841
90000108	ALICE	SPLAK			510 KETCHUM DR	CANONSBURG	PA	15317
90000109	MARY	KURTAK			9100 EAST FLORIDA AVE BLDG 6 #302	DENVER	CO	80247-28
90000110	BEVERLY	STANCHER			1622 HOLLYHOCK DR	MEDFORD	OR	97504
90000111	BEVERLY	PHILLIPS			13970 SW CANYON DR	TERREBONNE	OR	97760-9219
90000112	BARBARA	ARACO			623 SE 10TH AVE	CAPE CORAL	FL	33990
90000113	CHARLENE	BROWN			4089 PEPPERTREE DR	LEXINGTON	KY	40501
90000114	EDWARD	DEWALD			20975 GEORGE HUNT CI APT 621	WAUKESHA	WI	53186
90000115	LINDA	GESSEL			912 MALLARD SQUARE	ROLLA	MO	65401
90000117	SHARON	COOPER			1909 JOHNMARK COURT	WINFIELD	KS	67156
90000118	JANICE	ISAACS			598 METTLES BLVD	JENSEN BEACH	FL	34957
90000119	HELEN	STOBINSKY			2917 MONDAVI DR	ROCKLEDGE	FL	32955
90000120	SHIRLEY	BRENNAN			10201 FRAIZER ST NE	CIRCLE PINES	MN	55014-1868
90000121	STAN	THOMPSON	C/O DELMA	THOMPSON	701 N NEW ST	PRAIT	KS	67124-3722
90000122	EARLEAN	DAVENPORT			680 MARILYN AVE APT 101	GLENDALE HTS	IL	60139-2955
90000123	SYLVIA	BECK			PO BOX 824	TULIA	TX	79088
90000124	WILLIAM	HAYES	HELEN	HAYES	430 MOUNTAINSIDE LANE	GRAND JUNCTION	CO	81504
90000125	CONNIE	CRON			10434 TWILIGHT DR	SUN LAKES	AZ	85248
90000126	CATHERINE	GOTTSCHALK			11227 DUBLIN WOODS	SAN ANTONIO	TX	78254
90000127	DAVID	FEENEY			9069 SW CHEVY CIR	STUART	FL	34997-1315
90000128	SHEILA	DUERST			910 WEST 6TH ST	DIXON	IL	61021
90000129	LEONA	LOVENDUSKI			209 HOMESTEAD CIR	COLUMBUS	NJ	08022-1073

DJK Residential LLC, (SIRVA)  
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Exclusion No.	First Name 1	Last Name 1	First Name 2	Last Name 2	Address	City	State	Zipcode
900000130	CHERYL	SULLIVAN			5402 W HAYMEADOW LANE	PEORIA	IL	61615
900000131	DOROTHY	MORTIMER			6250 S COMMERCE CT #4215	TUCSON	AZ	85746
900000132	ANNIE	FERGUSON			822 N GLENMOOR DR	WICHITA	KS	67206
900000133	R.	BARKOWSKI			6145 MCMILLIAN CREEK DR	KNOXVILLE	TN	37924
900000134	LAURA	RESNIKOFF			1435 LEXINGTON AVE APT 2C	NEW YORK	NY	10001
900000135	ANN	JACKOWSKI			7387 CROSSCREEK DR	TEMPERANCE	MI	48182
900000136	SHIRLEY	FRAMSTED			6700 MERCEDES AVE	CITRUS HEIGHTS	CA	95621
900000137	JEAN	LAW			325 S GRANT	WESTMONT	IL	60559
900000138	LINDON	MACKEY	BERNADETTE	MACKEY	131 HORNSBY TR	BASTROP	TX	78602
900000139	MARIA A	LANGLOIS			2856 CLIFF PALACE	SANTA FE	NM	87506
900000140	DAVID	KALEIKAU			4312 S ATHONTON CT	INDEPENDENCE	MO	64055
900000141	THOMAS	WINTERS			20746 WHEELLOCK DRIVE	NORTH FORT MYERS	FL	33901
900000142	HOMIRA	FALLAH			5225 POOKS HILL RD #1408 SOUTH	BETHESDA	MD	20814
900000143	RONALD	WHITMAN			1903 BEHNFELDT RD	BRYAN	OH	43506
900000144	JACK	POUNDS	MELBA	POUNDS	5322 DESERT PEACH DR	SPARKS	NV	89436-0837
900000145	VIRGINIA	HIGGINS			3702 JACKSON ST, #303	OMAHA	NE	68101
900000146	LISA	DUNN MILLER			11 4TH AVENUE, SW	GLEN BURNIE	MD	21061
900000147	GINGER	HARDESTY			7 RUSTIC HILLS ST	NORMAN	OK	73072
900000148	LEO	EDWARDS			181 RONDA DR	FAIRFIELD	CA	94533-2872
900000149	FORD				203 RIVERHILL BLVD	KERRVILLE	TX	78028
900000150	CITATION OIL & GAS CORP		C/O WAYNE	WIESEN	8223 WILLOW PLACE DR S	HOUSTON	TX	77070
900000151	RACHAEL	WILLIAMS			5417 JAMAICA STREET	JACKSON	MS	39201
900000152	LIL	LESLIE			17 TOMAHAWK DR	WHITE PLAINS	NY	10603-2828
900000153	DIANA	MILLER			38989 S CANAL DR	TUCSON	AZ	85701
900000154	TAMARA	SHOKES			390 DELBERT DR	IDAHO FALLS	ID	83401
900000155	DOLORES	MORGAN			2820 STRATFORD DRIVE	SAN RAMON	CA	94583
900000156	JEFF	ERBSKORN	JOAN	ERBSKORN	801 BRITTAIN DR	SHELBY	NC	28150
900000157	IRENE	WIDNER			109 FRIENDSHIP DR APT 4	CORBIN	KY	40701
900000158	DAN	BLANKENBURG			31210 TIMOTHY'S TRAIL	CONIFER	CO	80433
900000159	LETICIA	VILLAVERDE			778 BELLEVUE CIRCLE	OSWEGO	IL	60543
900000160	BABU	VENKAT			2133 SPARROW WAY	BENSALEM	PA	19020
900000161	MILA	SU			135 BRAND HOLLOW RD	PLATTSBURGH	NY	12901-6240
900000162	GLORIA	PHILLIPS			105 RHETT COURT	GREENWOOD	SC	29646
900000163	HELEN	MCCLOSKEY			340 ROBINHOOD #102	NAPLES	FL	34101
900000164	CANDY	TALLEY			1286 138TH ST	NEW RICHMOND	WI	54017