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IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION

CHRISTOPHER GANN, et al.,
Plaintiff,
vs.
NISSAN NORTH AMERICA, INC.,
Defendant.

Case No. 3:18-cv-0966
CLASS ACTION
**DECLARATION OF LANA LUCCHESI
RE: NOTICE PROCEDURES**

{00160677.V1}
DECLARATION OF LANA LUCCHESI RE: NOTICE PROCEDURES

1 I, LANA LUCCHESI, declare and state as follows:

2
3 1. I am a Director with KCC Class Action Services, LLC (“KCC”), located at 3301
4 Kerner Boulevard, San Rafael CA 94901. Pursuant to the Preliminary Approval Order of Class
5 Action Settlement (the “Preliminary Approval Order”) dated July 16, 2019, the Court appointed
6 KCC as the Claims Administrator in connection with the proposed Settlement of the above-
7 captioned Action.¹ I have personal knowledge of the matters stated herein and, if called upon,
8 could and would testify thereto.

9 **CAFA NOTIFICATION**

10 2. In compliance with the Class Action Fairness Act (“CAFA”), 28 U.S.C. Section
11 1715, KCC has compiled a CD-ROM containing the following documents: Unopposed Motion
12 for Preliminary Approval [Dkt. No. 64], [Proposed] Preliminary Approval Order [Dkt. No. 64-1],
13 Memorandum in Support of Preliminary Approval [Dkt. No. 65], Declaration of Tim Blood [Dkt.
14 No. 66], Settlement Agreement filed in this Action [Dkt. No. 66-1], Exhibit A – Expedited
15 Resolution Process [Dkt. No. 66-1], Exhibit B – Claim Form [Dkt. No. 66-1], Exhibit C – Long
16 Form Notice [Dkt. No. 66-1], Exhibit D – Summary Notice [Dkt. No. 66-1], Exhibit E – Proposed
17 Preliminary Approval Order [Dkt. No. 66-1], Exhibit F – Proposed Final Approval Order and
18 Judgment [Dkt. No. 66-1], Declaration of KCC’s Carla Peak [Dkt. No. 68], Class Action
19 Complaint [Dkt. No. 1], First Amended Class Action Complaint [Dkt. No. 33], and Second
20 Amended Class Action Complaint [Dkt. No. 59], which accompanied a cover letter and Exhibit
21 A, an identification of all CAFA recipients (collectively, the “CAFA Notice Packet”). A copy of
22 the cover letter and identification list is attached hereto as Exhibit 1.

23 3. On June 27, 2019, KCC caused fifty-eight (58) CAFA Notice Packets to be mailed
24 via Certified Mail from the U.S. Post Office in Memphis, Tennessee to the parties listed on
25 Exhibit 2, *i.e.*, the U.S. Attorney General, the Attorneys General of each of the 50 States and the

26 ¹ All capitalized terms not otherwise defined herein shall have the meanings ascribed to them in
27 the Settlement Agreement, dated June 7, 2019 (the “Settlement Agreement”) and/or the
28 Preliminary Approval Order.

{00160677.V1}
DECLARATION OF LANA LUCCHESI RE\\\\\\: NOTICE PROCEDURES

1 District of Columbia, the Attorneys General of the 5 recognized U.S. Territories, as well as
2 parties of interest to this Action.

3 4. In further compliance with the Class Action Fairness Act (“CAFA”), 28 U.S.C.
4 Section 1715, KCC drafted a supplemental notification providing an estimate of potential class
5 members by state of residence accompanied by a cover letter and Exhibit A, which identified all
6 Supplemental CAFA recipients (collectively, the “Supplemental CAFA Notice”). A copy of the
7 supplemental cover letter and recipient identification list are attached hereto as Exhibit 3.

8 5. On November 25, 2019, KCC caused fifty-eight (58) CAFA Notice Packets to be
9 mailed via Certified Mail from the U.S. Post Office in Memphis, Tennessee to the parties listed
10 on Exhibit 4, *i.e.*, the U.S. Attorney General, the Attorneys General of each of the 50 States and
11 the District of Columbia, the Attorneys General of the 5 recognized U.S. Territories, as well as
12 parties of interest to this Action.

13 6. As of the date of this declaration, KCC has received no response to the CAFA
14 Notice Packet or Supplemental CAFA Notice Packet from any of the recipients identified in
15 paragraphs 3 or 5 above.

16 CLASS LIST

17 7. On August 1, 2019, Defendant provided KCC with Vehicle Identification Number
18 (“VIN”) information for all Class Vehicles. Using this VIN information provided by Nissan, KCC
19 utilized the services of a third-party vendor, IHS Markit, formerly known as R.L. Polk (“IHS”), to
20 obtain mailing address data for the Settlement Class in preparation for mailing. A total of
21 2,706,078 name and address records were returned by IHS. An additional 16,293 records were
22 provided by Nissan directly. These supplemental records represent the information Nissan was
23 able to pull for the VINs for which IHS returned with missing name and/or address information.

24 8. KCC identified and removed 177 records from the Class Member List. These
25 records were removed as they were duplicative on VIN, Name, and Address. The total records
26 remaining on the Class Member List is 2,722,194.

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28 {00160677.V1}
DECLARATION OF LANA LUCCHESI RE\\\\\\: NOTICE PROCEDURES

1 9. KCC also withheld 61,345 records from the Notice Mailing but maintained them
2 in the Class Member List. Of these 61,345 records, 49,453 were withheld because the address
3 listed was that of a Nissan facility, 9,940 records had missing or incomplete address data, and
4 1,862 records received from Nissan directly were duplicative of records already on the list.

5 10. Next, IHS caused the addresses in the Class Member List to be updated using the
6 National Change of Address database (“NCOA”) maintained by the U.S. Postal Service
7 (“USPS”). A total of 111,857 addresses were updated. Upon receipt of the mailing address data
8 for the Settlement Class provided by IHS, KCC entered the Class Member List information into
9 its proprietary database and prepared a data file for the initial mailing.

10 **MAILING OF THE SETTLEMENT NOTICE PACKET**

11 11. On November 1, 2019, KCC caused the Postcard Notice to be printed and mailed
12 to the 2,660,849 names and mailing addresses in the Class List. A true and correct copy of the
13 Postcard Notice is attached hereto as Exhibit 5.

14 12. After mailing the Postcard Notice to the Class Members, KCC received 34,529
15 Postcard Notices returned by the USPS with forwarding addresses. KCC promptly caused these
16 Postcard Notices to be re-mailed to the forwarding addresses supplied by the USPS.

17 13. After mailing the Postcard Notices to the Class Members, KCC received 164,138
18 Postcard Notices returned by the USPS with undeliverable addresses. Through credit bureau
19 and/or other public source databases, KCC performed address searches for these undeliverable
20 Postcard Notices and was able to find updated addresses for 26,756 Class Members. KCC
21 promptly re-mailed Postcard Notices to the found new addresses.

22 **SETTLEMENT WEBSITE**

23 14. On or about October 30, 2019, KCC established a website
24 [www.altimacvtsettlement.com] dedicated to this proposed settlement to provide information to
25 the Class Members and to answer frequently asked questions. The website URL was set forth in
26 the Postcard Notice, Long-Form Notice, and Claim Form. Visitors to the website can download
27

1 copies of the Long-Form Notice, Claim Form, and other case-related documents. Visitors can
2 also submit claims online and upload supporting documentation. As of January 23, 2020, the
3 website has received 119,288 visits.

4 **TELEPHONE HOTLINE**

5 15. KCC established and continues to maintain a toll-free telephone number (1-855-
6 582-3001) for potential Class Members to call and obtain information about the Settlement,
7 and/or request a Long Form Notice and Claim Form. The telephone hotline became operational
8 on October 30, 2019, and is accessible 24 hours a day, 7 days a week. As of January 23, 2020,
9 KCC has received a total of 38,763 calls to the telephone hotline.
10

11 **CLAIM FORMS**

12 16. The postmark deadline for Class Members to submit a claim in this matter is
13 January 30, 2020, or within thirty (30) days of a Qualifying Repair for which the Class Member
14 seeks reimbursement of the portion of parts and labor actually paid by the Class Member,
15 whichever is later. To date, KCC has received 7,949 timely-filed claim forms. KCC expects
16 additional timely-filed claim forms to arrive over the next few weeks. KCC has not yet reviewed
17 the claim forms and supporting information for validity.
18

19 **REPORT ON EXCLUSION REQUESTS RECEIVED TO DATE**

20 17. The Notice informs Class Members that any request for exclusion from the
21 Settlement Class must be postmarked no later than February 7, 2020. As of the date of this
22 declaration, KCC has received 288 requests for exclusion. A list of the Class Members requesting
23 to be excluded is attached hereto as Exhibit 6.
24

25 **OBJECTIONS TO THE SETTLEMENT**

26 18. The receipt deadline for Class Members to object to the settlement is February 7,
27

1 2020. The Notice informs Class Members to file objections within the Court and serve the Parties
2 through counsel. Accordingly, Class Members should not send objections to KCC. As of the date
3 of this declaration, KCC has not received any objections to the settlement.

4 **NOTICE AND SETTLEMENT ADMINISTRATION COSTS**

5
6 19. To date, KCC has incurred total notice and settlement administration costs of
7 \$1,101,398.92. If the settlement receives final approval, additional costs will be incurred to
8 review claims from members of the Settlement Class, process and pay valid claims, communicate
9 with class members, and carry out other tasks in administering the settlement. The costs of notice
10 and settlement administration are being paid by the Defendant to KCC directly.

11
12 I declare under penalty of perjury under the laws of the United States of America that the
13 foregoing is true and correct.

14 Executed on January 23rd at San Rafael, California.

15 
16 LANA LUCCHESI

CERTIFICATE OF SERVICE

I hereby certify that on January 24, 2020, a copy of the foregoing was filed electronically with the Clerk of the court for the United States District Court for the Middle District of Tennessee using the CM/ECF filing system. Notice of this filing will be sent to all parties by operation of the Court's electronic filing system. Parties may access this filing through the Court's system.

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E Paul Cauley, Jr. (admitted *pro hac vice*)
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vance.wittie@dbr.com

s/ Ben Barnow

Ben Barnow

Exhibit 1

Law Offices

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Dallas, TX
75201-7367

June 27, 2019

469-357-2500
469-327-0860 fax
www.drinkerbiddle.com

***Via United Parcel Service for the U.S. Attorney General
and USPS Certified Mail for Those on Exhibit A***

Mr. William Barr, Esq.
Attorney General
U.S. Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530

CALIFORNIA
CONNECTICUT
DELAWARE
ILLINOIS
LONDON
NEW JERSEY
NEW YORK
PENNSYLVANIA
TEXAS
WASHINGTON D.C.

The Attorneys General Identified
in the Attached Exhibit A

Re: *Notice of Proposed Class Action Settlement Pursuant to 28 U.S.C. § 1715*

Dear Mr. Barr and Attorneys General:

Our firm represents Nissan North America, Inc., (“NNA”) in a class action entitled *Gann, et al. v. Nissan North America, Inc.*, Case No. 3:18-cv-00966. The lawsuit is pending before the Honorable Eli Richardson in the United States District Court for the Middle District of Tennessee, Nashville Division.

Pursuant to the Class Action Fairness Act of 2005, 28 U.S.C. § 1715 *et seq.* (“CAFA”), this letter and the documents listed below (CD-ROM enclosed) shall constitute Notice of a Proposed Class Action Settlement by Defendant Nissan North America, Inc. (“Defendant” or “Nissan”), through Defendant’s undersigned counsel for Nissan, in the above-referenced action. Nissan denies the allegations and claims asserted against it in the above-referenced action, but it has decided to settle this action in order to eliminate the burden, expense, and uncertainties of further litigation.

In conjunction with this notice, please find copies of the following documents on the enclosed CD-ROM:

1. Unopposed Motion for Preliminary Approval [64];
2. [Proposed] Preliminary Approval Order [64-1];
3. Memorandum in Support of Preliminary Approval [65];
4. Declaration of Tim Blood [66];
 - a. Settlement Agreement filed in the Action [66-1];

Established 1849

Mr. William Barr, Esq.
June 27, 2019
Page 2

- b. Exhibit A – Expedited Resolution Process [66-1];
 - c. Exhibit B – Claim Form [66-1];
 - d. Exhibit C – Long Form Notice [66-1];
 - e. Exhibit D – Summary Notice [66-1];
 - f. Exhibit E – Proposed Preliminary Approval Order [66-1];
 - g. Exhibit F – Proposed Final Approval Order and Judgment [66-1];
- 5. Declaration of KCC’s Carla Peak [68];
 - 6. Class Action Complaint [1];
 - 7. First Amended Class Action Complaint [33];
 - 8. Second Amended Class Action Complaint [59];

Please take note that the parties have filed the operative Settlement Agreement and exhibits thereto in the Action with the United States District Court for the Middle District of Tennessee (the “Court”). The Court has not issued a written preliminary approval order as of the date of this letter, but recently asked the Parties for additional information and joint briefing by July 8, 2019. There are no hearings scheduled at this time.

At this time, it is not feasible to provide the names of each class member who resides in each jurisdiction. Accordingly, pursuant to 28 U.S.C. § 1715(b)(7)(B), Defendant estimates that there are more than 1.4 million individuals who are members of the proposed class and believes that a significant number of proposed class members reside in all 50 States, the District of Columbia, and territories and possessions of the United States. Defendant may have additional information on the number of class members after the Settlement Administrator obtains vehicle registration data.

If for any reason you believe the enclosed information does not fully comply with CAFA, please notify the undersigned immediately so that Defendant can address any concerns you may have.

DrinkerBiddle&Reath

Mr. William Barr, Esq.
June 27, 2019
Page 3

Very truly yours,

A handwritten signature in black ink, appearing to read "E.P. Cauley, Jr.", with a long horizontal flourish extending to the right.

E. Paul Cauley, Jr.

EPC
Enclosures
119563483.2

Gann, et al. v. Nissan North America, Inc.
3:18-cv-00966 (M.D. TN)

EXHIBIT A - CAFA RECIPIENT SERVICE DISTRIBUTION LIST

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Exhibit 2

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Ferguson	Bob	Washington State Office of the Attorney General	1125 Washington St SE	P.O. Box 40100	Olympia	WA	98504-0100
Kaul	Josh	Office of the Wisconsin Attorney General	Dept of Justice, State Capitol	RM 114 East P.O. Box 7857	Madison	WI	53707-7857
Morrisey	Patrick	West Virginia Attorney General	State Capitol Complex, Bldg 1	Room E-26	Charleston	WV	25305
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Cauley, Jr.	E. Paul	Drinker Biddle & Reath LLP	1717 Main Street	Suite 5400	Dallas	TX	75201-7367

Exhibit 3

Law Offices

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469-357-2500
469-327-0860 fax
www.drinkerbiddle.com

CALIFORNIA
CONNECTICUT
DELAWARE
ILLINOIS
LONDON
NEW JERSEY
NEW YORK
PENNSYLVANIA
TEXAS
WASHINGTON D.C.

November 25, 2019

Via US Priority Mail

Mr. William Barr, Esq.
Attorney General
U.S. Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530

The Attorneys General Identified
in the Attached Exhibit A

Re: *Supplemental Notice of Proposed Class Action Settlement Pursuant to 28
U.S.C. § 1715*

Dear Mr. Barr and Attorneys General:

This letter supplements prior correspondence dated June 26, 2019 previously sent to you with respect to a putative class action lawsuit entitled *Gann, et al. v. Nissan North America, Inc.*, Case No. 3:18-cv-00966. The lawsuit is pending before the Honorable Eli Richardson in the United States District Court for the Middle District of Tennessee, Nashville Division.

At the time the original notice was sent, it was not feasible to provide an estimate of the number of potential class members residing in each state but, pursuant to 28 U.S.C. § 1715(b)(7)(B), Defendant estimated, based on the number of class vehicles, that there were more than 1.4 million individuals who are members of the proposed class and believed that proposed class members reside in all 50 States, the District of Columbia, and territories and possessions of the United States. Now that the Settlement Administrator has obtained vehicle registration information and mailed class notices, we are able to better estimate the number of potential class members in each state. Accordingly, we are providing this supplemental notice to you. Please see the Attached Exhibit 1.

Very truly yours,



E. Paul Cauley, Jr.

EPC
Attachment
121222799.1

Established 1849

Exhibit 1

Gann, et al. v. Nissan North America, Inc., Case No. 3:18-cv-00966

2013-2016 Nissan Altima (2,660,849 Notices)

State	Percent of Total
AA	0.00023%
AE	0.01146%
AK	0.04063%
AL	2.25623%
AP	0.00710%
AR	1.11190%
AZ	3.21465%
BC	0.00004%
CA	9.90180%
CO	1.22341%
CT	0.98874%
DC	0.14003%
DE	0.32587%
FL	8.76277%
GA	4.04176%
GU	0.00105%
HI	0.56317%
IA	0.62916%
ID	0.20888%
IL	3.42609%
IN	1.10412%
KS	0.66843%
KY	1.29556%
LA	1.88166%
MA	1.66563%
MB	0.00004%
MD	2.07171%
ME	0.18468%
MI	0.81515%
MN	0.96499%
MO	1.51410%
MP	0.00019%
MS	1.73403%
MT	0.09689%
NC	3.54785%
ND	0.07242%
NE	0.47011%
NH	0.32046%
NJ	3.83697%
NM	0.52694%

Exhibit 1

State	Percent of Total
NV	1.07315%
NY	5.25686%
OH	3.16643%
OK	5.19094%
OR	0.53118%
PA	3.55638%
PR	0.19708%
RI	0.27645%
SC	1.86057%
SD	0.13244%
TN	2.98345%
TX	10.90671%
UT	0.75356%
VA	2.35462%
VI	0.00064%
VT	0.07291%
WA	0.91873%
WI	0.85101%
WV	0.22925%
WY	0.06051%

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Exhibit 4

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Camacho	Leevin Taitano	Office of the Attorney General, ITC Building	590 S. Marine Corps Drive	Suite 901	Tamuning	Guam	96913
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Longo Quinones	Dennise N.	Puerto Rico Attorney General	P.O. Box 902192		San Juan	PR	00902-0192
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Cauley, Jr.	E. Paul	Drinker Biddle & Reath LLP	1717 Main Street	Suite 5400	Dallas	TX	75201-7367

Exhibit 5

Nissan Altima CVT Litigation
Settlement Administrator
P.O. Box 43045
Providence, RI 02940-3045

LEGAL NOTICE

A Federal Court authorized this notice.

**Current or Former Owners or Lessees of 2013-2016
Nissan Altima vehicles equipped with a Continuously
Variable Transmission (“CVT”):**

**Under a proposed class action settlement, Nissan will
extend the warranty on your CVT.**

**You could also be eligible for reimbursement under
the extended warranty. Claims for reimbursement are
subject to strict timeframes.**

**This notice is a summary only. Please visit the
settlement website or call the number below for
further important information about the Settlement.**

1-855-582-3001

www.AltimaCVTSettlement.com

N2A

2D

<<Barcode>>

Postal Service: Please Do Not Mark Barcode

N2A-<<ClaimID>>-<<MailRec>>

<<First1>> <<Last1>>

<<CO>>

<<Addr1>> <<Addr2>>

<<City>>, <<St>> <<Zip>>

<<Country>>

What is this? You have been sent this notice because records indicate that you purchased or leased a 2013-2016 Nissan Altima equipped with a “CVT” or Continuously Variable Transmission (the “Class Vehicles”). A Settlement has been proposed in a class action lawsuit against Nissan North America, Inc. (“NNA”) regarding the CVT in the Class Vehicles.

What is the lawsuit about? Plaintiffs allege that the Class Vehicles have a defective CVT which can lead to poor transmission performance or failure. NNA denies Plaintiffs’ claims, and believes the litigation is without merit. The Settlement is not an admission by either side. The Court did not rule in favor of either party. Instead, the parties agreed to a proposed Settlement to avoid the expense and risks of litigation. The Settlement is subject to final approval by the Court.

Am I a Member of the Class? The proposed Settlement Class consists of those who purchased or leased 2013-2016 Nissan Altima vehicles equipped with CVTs in the U.S. or its territories.

What does the Settlement Provide?

- **Warranty Extension:** An extension by 24 months or 24,000 miles (whichever occurs first) of the new vehicle limited warranty on your vehicle’s transmission. As part of the warranty extension, you may also be eligible for reimbursement of:

- o **Repairs Made Within the Extended Warranty Period:** Reimbursement for parts and labor you paid to repair or replace your vehicle’s transmission within the time and mileage limits of the extended warranty (limited to \$5,000 for work done at non-Nissan repair shops). You must submit a Claim Form by January 30, 2020 or within 30 days of the qualifying repair, whichever is later.
- o **Dealer Recommended Repairs:** If a Nissan dealer previously recommended repair or replacement of your vehicle’s transmission within the time and mileage limits of the extended warranty but your car was not repaired at that time, you may still be reimbursed so long as you had, or have, the recommended repair made no later than January 30, 2020 or prior to 90,000 miles, whichever comes first. You must submit a Claim Form by January 30, 2020 or within 30 days of the qualifying repair, whichever is later.

- **Vouchers for Certain Former Owners:** If you no longer own your 2013-2016 Nissan Altima, you may receive a voucher of \$1,000 towards the purchase or lease of a new Nissan or Infiniti, if you qualify. If you are also eligible for reimbursement of repair costs, you may elect either reimbursement or a voucher, but not both.

- **Release for Nissan:** Class Members will release all transmission-related claims against NNA and related parties.

Class Counsel will seek approval of up to \$5,900,000 in attorneys’ fees and expenses, and service awards of \$5,000 for Class Representatives.

The Court will decide whether to approve the Settlement at the Fairness Hearing on March 6, 2020 at 1:30 p.m. You have the right to attend the Fairness Hearing, or you may appear through an attorney of your choice.

What Are My Options?

1. **Do Nothing:** You will be in the Settlement Class, and you will automatically receive the extended warranty. If you are eligible for a Voucher, you will be notified. You will also be bound by the Settlement Agreement and any judgment in the case.
2. **Submit a Claim Form:** If you submit a Claim Form and otherwise qualify, you will also be reimbursed for certain transmission replacements or repairs made to your Class Vehicle.
3. **Object to the Settlement:** You can file a written objection by February 7, 2020 explaining what you do not like about the Settlement. Further details for objecting are contained on the settlement website.
4. **Exclude Yourself:** You can opt to not submitting your claims by February 7, 2020 (01/31/2020) and no longer be a member of the Class and will receive no benefits under the Settlement, but will retain any claims you may have against NNA. Further details for requesting exclusion are contained on the settlement website.

Exhibit 6

KCC Class Action Services
Gann v. Nissan North America, Inc.
Exclusion Report

Count
288

ClaimID	Last Name	First Name	VIN
10028576401	AGUIRRE	RUBI G	1N4AL3AP2FC585427
10028337801	AGUIRRE	JOSE E	1N4AL3APXGC165786
10028116301	AGUIRRE	CARMEN	1N4AL3AP5FC295215
90000003001	ALEXANDER	MICHAEL	
90000012001	ALSADI	NAVEEN	1N4AL3AP9DC256270
90000001601	ANTHONY	GERTRUDE	1N4AL2EP3DC137974
10108980601	ASCENCIO	JUAN P	1N4AL3AP6FN312916
10116046001	AUCOIN	GERALD W	1N4AL3AP8DN420337
10127191801	AVILA	ROSA	1N4BL3AP7DN488214
10127878001	AVINA	JACOBO M	1N4AL3AP5FC191291
90000025901	BALDOVINOS	MIGUEL	1N4AL3AP0GC236395
10148719801	BALDOVINOS	MARTHA L	1N4AL3AP0GC236395
90000020001	BALLATORE	MASSIMILIANO	1N4AL3AP1FC292215
10150795101	BALLATORE NAYDA	L L	1N4AL3AP1FC292215
10150987001	BALLESTEROS	MIGUEL G	1N4AL3AP9EC172418
10151540601	BALTAZAR	BRAULIO	1N4AL3AP6GC141615
90000033801	BARRERA	AILEEN F	1N4AL3AP7GC214944
10165495901	BARRERA	SAMUEL F	1N4AL3AP7GC214944
90000019301	BARRERA ORTIZ	HECTOR A	1N4AL3APXGC180059
10169119101	BARTHOLOMEW	DONALD E	1N4AL3AP1EN249996
10195502901	BENDIX	RICHARD C	1N4AL3AP9FN313655
10203823501	BERMAN	JONATHAN N	1N4AL3AP3EC201590
90000008901	BERUMEN	PATRICIA	1N4AL3AP1EN241395
10221113901	BLACHE	JULIEN	1N4AL3AP7DN424184
10263118901	BRASHER	DENNIS	1N4AL3AP9DN539465
10270318801	BRIGGEMAN	EDGAR E	1N4AL3AP4EC194892
10281812501	BROWN	CARL E	1N4BL3AP0DC155882
10296685001	BRYAN	MARK W	1N4AL3AP2EN221561
90000053301	BUBENHEIM	PAMELA	1N4AL3AP1GC224787
10299182001	BUBENHEIM	LUKAS	1N4AL3AP1GC224787
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10832184801	ESCOBAR	VICTOR H	1N4AL3AP4FC232834
10834281501	ESPINOSA	DOMINIQUE M	1N4AL3AP8EC269982
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12328008401	SOUCY	GINGER M	1N4AL3AP2EC166346
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