

U.S. DISTRICT COURT
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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

OCT 30 2008

LAWRENCE K. BAERMAN, CLERK
ALBANY

=====
RICHARD MINSKY, an individual, d/b/a
SLART® ENTERPRISES,

Plaintiff

vs.

Linden Research, Inc., d/b/a Linden Lab®,
a Delaware corporation, John Doe (a/k/a
Victor Vezina), an individual, Philip
Rosedale, an individual, Mitchell Kapor,
an individual, other Does, presently
unknown to Plaintiff

Defendants
=====

Civil Case No.: 08-CV-819

LEK/DRH

**PLAINTIFF'S ANSWER TO
THE AFFIRMATIVE
DEFENSES AND
COUNTERCLAIMS OF
DEFENDANT LINDEN
RESEARCH, INC.**

NOTE: I am not starting with paragraph No. 1, but am using the paragraph numbering of Defendant Linden, which follows continuously from their answer to the Complaint, in order to make parallel reading easier.

ANSWER TO THE AFFIRMATIVE DEFENSES

Richard Minsky, d/b/a SLART Enterprises ("I", "me") hereby responds to the Affirmative Defenses of Linden Research, Inc. (Linden) as follows:

36-44. I deny Linden's affirmative defenses in paragraphs 36-44.

ANSWER TO THE COUNTERCLAIMS

Richard Minsky, d/b/a SLART Enterprises (“I”, “me”) hereby responds to the counterclaims of Linden Research, Inc. (Linden) as follows

NATURE OF THE ACTION

45. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 45 and on that basis deny the allegations therein.

46. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 46 and on that basis deny the allegations therein, except that SL is a widely used descriptive term and is also a mark used by many other trademark owners for various goods and services, so Linden has no clear or general rights to the mark SL.

47. Paragraph 47 is a statement of Linden’s intention in this action and requires no answer, except that I deny willful adoption and use of colorable imitations of Linden’s marks, and I deny all allegations of violations, infringement, false designation of origin, dilution, unfair competition, breach of contract, and any wrongdoing therein alleged by Linden.

48. Paragraph 48 is a statement of Linden’s intention and requires no answer, except that I deny infringement, I deny Linden is entitled to terminate my access to Linden’s online services, I deny that Linden is entitled to any monetary or other damages, and I deny they are entitled to attorneys fees and related relief.

THE PARTIES AND JURISDICTION

49. I admit I am an individual at the address cited in paragraph 49.

50. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 50 and on that basis deny the allegations therein.

51. I am without knowledge or information sufficient to form an opinion on the legal conclusions that constitute paragraph 51 and on that basis deny the allegations therein.

ALLEGATIONS COMMON TO ALL COUNTS

52. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 52 and on that basis deny the allegations therein.

53. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 53 and on that basis deny the allegations therein, except that the terms “extremely popular” and “large user population” are vague and on that basis deny the allegations.

54. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 54 and on that basis deny the allegations therein, except that I dispute Linden’s claim of 15 million “subscribers.” A Wall Street Journal article put the number of active residents at roughly 7% of that figure less than six months ago (Exhibit A).

55. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 55 and on that basis deny the allegations therein.

56. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 56 and on that basis deny the allegations therein.

57. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 57 and on that basis deny the allegations therein, except that the Trademark Certificates speak for themselves.

58. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 58 and on that basis deny the allegations therein

59. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 59 and on that basis deny the allegations therein.

60. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 60 and on that basis deny the allegations therein, except that I admit that I never saw any claim to SL as a trademark by Linden on its website before March 24, 2008, and I admit that Linden has promoted and condoned the use of SL in other entities' business names on its website until March 24, 2008. I admit that Linden did not include SL in its list of claimed trademarks, trademark licensing, trademark usage policy, fansite rules, terms of service or community standards at the time of my registration of the SLART trademark (see Dkt. 20, Exhibits A, B, C, D, E, F and G) and I admit that Linden distributed materials with the descriptive term SL and no indication or claim of trademark as recently as September, 2008. I dispute that Linden has any enforceable rights in SL as a mark. SL is a generic descriptive term that is widely used as applied to Second Life, is a trademark used by many businesses inside and outside Second Life, and also is a registered trademark owned by many others for various goods and services.

61. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 61 and on that basis deny the allegations therein, except that I dispute that SL is a valid mark.

62. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 62 and on that basis deny the allegations therein, except that I deny that SL is a mark exclusively associated with Linden. I admit that it is widely used by many individuals and businesses to describe their services that relate in some way to Second Life, and in the names of businesses, blogs and websites that relate in some way to Second Life. I admit that the term SL in a business name does not associate that business as being owned by or associated with, or affiliated with, or sponsored by or condoned by Linden. I deny that SL is exclusively associated with Linden's Second Life virtual world service and, I deny it embodies the substantial goodwill that Linden has accumulated in the marketplace in connection with offering its services. I admit that there are hundreds of businesses other than Linden who use or have used SL alone or within a combined mark to identify their products and services, and many or most of them predate Linden's claim to SL. A quick search for the combined mark SL on the USPTO Trademark Electronic Search System (TESS) on October 28, 2008 returned 504 trademarks (Exhibit B).

63. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 63 and on that basis deny the allegations therein, except that I dispute whether SL is a valid mark, and therefore whether it can be called an asset.

64. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 64 and on that basis deny the allegations therein, except that I

admit that many people have used SL alone or in combination with generic terms to describe various activities related to and unrelated to Second Life, whether or not they are “devoted fans” (*see* Dkt 20, Exhibit A; also *see* ¶ 62 above and Exhibit B).

65. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 65 and on that basis deny the allegations therein, except that the USPTO papers speak for themselves, and the application cited is presented as evidence in my Answer to Defendants Motion to Vacate the TRO (Dkt. 20, Exhibit H).and a review of that document reveals that the statement by Linden that “On or about June 5, 2007, Linden filed an application with the United States Patent and Trademark Office (“PTO”) to register SL as a trademark for use in connection with providing the Second Life virtual world service” is false. There is no connection made in that application with the Second Life virtual world service.

66. I admit the allegations in paragraph 66.

67. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 67, as it incorporates assumptions that are in dispute, and I admit that in 2006, when I adopted the trademark SLART, Linden had stated no claim to SL as a trademark. Linden’s intent-to-use SL application was filed June 5, 2007 (Dkt. 20, Exhibit H). Evidence of this and similar claims by Linden were debunked in my Answer to their failed attempt to vacate the TRO, and that document (Dkt 20) is incorporated herein in its entirety by reference.

68. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 68 and on that basis deny the allegations therein, except that I deny that “usurp” is the correct word to apply to my adoption of SLART as a trademark.

69. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 69 and on that basis deny the allegations therein, particularly regarding Linden's vague and unreferenced term "Toward this end," except that I admit that I applied for registration of the SLART trademark on or about March 22, 2007, and deny that my application was exclusively for art-related activities.

70. I admit the allegations in paragraph 70.

71. I deny the allegations in paragraph 71 in that Linden misrepresents my claims, and the claims I did in fact make to the USPTO were not false (*see* Dkt. 20, pp. 9-12).

72. I deny the allegations in paragraph 72 in that the claims I made to the USPTO were not false.

73. I deny the allegations in paragraph 73 in that Linden inserts the adverb "correctly" to describe the PTO's initial descriptive refusal of my application (*see* Dkt. 20, pp. 9-12).

74. I deny the allegations in paragraph 74, in that Linden misrepresents my statements to the USPTO and the statements I did in fact make were true (*see* Dkt. 20, pp. 9-12).

75. I deny the allegations in paragraph 75, in that the statements I made to the PTO were not as represented by Linden, and the statements I did in fact make were true. I admit that the PTO issued a registration for SLART (*see* Dkt. 20, pp. 9-12).

76. I deny the allegations in paragraph 76, except that I admit continuing to use SLART after Linden objected to it, because it is my registered trademark and I am entitled to use it, and I admit that Linden has tortiously interfered with my ability to police my mark. I deny embarking on "a campaign of harassment and intimidation," and I

deny that I have made any “effort to force other users of the Second Life service to cease use of the combination of SL and “art.” ” I admit that I have made it clear in my enforcement of my mark that “SL art” and “SL-art” are not infringing uses. I admit that Linden has been intimidating, harassing, and coercing its users to stop using SL in combination with other words, claiming it infringes on their mark, and I admit that businesses have changed their business names due to Linden’s threats. I admit that I am one of the few residents of Second Life who has stood up to Linden and fought for a brand name that is rightfully mine, despite Linden’s threats and intimidation.

77. I deny the allegations in paragraph 77, in that I dispute the validity of Linden’s claim to SL as a mark. I admit that I placed a trademark notice for the marks Second Life® and Linden Lab® on my website and in my printed publications as a courtesy, and to make it clear that Linden Research, Inc. owned those marks. I admit that I also placed my own SLART® trademark notice in the same location to make it clear that I own the mark SLART.

78. Answering paragraph 78, I admit that Linden filed a cancellation petition on the grounds of fraud and that the proceeding has been stayed, and deny the allegations of fraud.

FIRST COUNTERCLAIM

FEDERAL TRADEMARK INFRINGEMENT

15 U.S.C. SECTION 1114

79. Paragraph 79 is a statement of incorporation and needs no response. My responses to those paragraphs are hereby incorporated by reference.

80. I deny the allegations of section 80, except that I admit to using SLART in interstate commerce.

81. I deny the allegations of paragraph 81.

82. I deny the allegations of paragraph 82.

83. Paragraph 83 is vague and indecipherable, and refers to unspecified actions and therefore I deny the allegations of paragraph 83.

84. I deny the allegations of paragraph 84, and admit that my promotion of the art world of Second Life has inured to Linden's benefit, and provided Linden with some of the best publicity it has received.

85. I deny the allegations of paragraph 85.

86. I deny the allegations of paragraph 86.

87. I deny the allegations of paragraph 87.

SECOND COUNTERCLAIM

FEDERAL TRADEMARK DILUTION

15 U.S.C. § 1125(C)

88. Paragraph 88 states incorporation and needs no response. My responses to those paragraphs are hereby incorporated by reference.

89. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 89 and on that basis deny the allegations therein.

90. I am without knowledge or information sufficient to form a belief as to the allegations in paragraph 90 and on that basis deny the allegations therein.

91. I deny the allegations of paragraph 91.

92. I deny the allegations of paragraph 92.

93. I deny the allegations of paragraph 93, except that the term “The actions of Minsky” is vague and unreferenced and is therefore denied. I deny that Linden is entitled to any relief whatsoever, including injunctive relief.

94. I deny the allegations of paragraph 94.

THIRD COUNTERCLAIM

UNFAIR COMPETITION AND FALSE DESIGNATION OF ORIGIN

15 U.S.C. 1125(A)

95. Paragraph 95 states incorporation and requires no response. My responses to those paragraphs are hereby incorporated by reference.

96. I deny the allegations of paragraph 96.

97. I deny the allegations of paragraph 97.

98. I deny the allegations of paragraph 98.

99. I deny the allegations of paragraph 99, except that the term “Minsky’s actions” is vague and unreferenced and therefore denied.

100. I deny the allegations of paragraph 100.

101. I deny the allegations of paragraph 101.

102. I deny the allegations of paragraph 102.

FOURTH COUNTERCLAIM

COMMON LAW TRADEMARK INFRINGEMENT AND UNFAIR COMPETITION

103. Paragraph 103 states incorporation and does not require an answer. My responses to those paragraphs are hereby incorporated by reference.

104. I deny the allegations of paragraph 104.

105. I deny the allegations of paragraph 105.

106. I deny the allegations of paragraph 106.

107. I deny the allegations of paragraph 107 except that the phrase “Minsky’s actions” is vague and unreferenced and therefore denied.

108. I deny the allegations of paragraph 108.

FIFTH COUNTERCLAIM

CANCELLATION-INFRINGEMENT

109. Paragraph 109 states incorporation and does not require a response. My responses to those paragraphs are hereby incorporated by reference.

110. I admit the allegations of paragraph 110.

111. I deny the allegations of paragraph 111.

112. I deny the allegations of paragraph 112.

113. I deny the allegations of paragraph 113.

114. I deny the allegations of paragraph 114, except that the request made by Linden to the Court is not an allegation, and that request should be denied.

SIXTH COUNTERCLAIM

CANCELLATION-FRAUD

115. Paragraph 115 states incorporation and does not require an answer. My responses to those paragraphs are hereby incorporated by reference.

116. I deny the allegations of paragraph 116, except that I admit that I believed Linden had rights in the mark SECOND LIFE.

117. The term “relevant members of the public” is vague and undefined, and therefore I deny the allegations of paragraph 117.

118. I deny the allegations of paragraph 118. I admit that Linden keeps misrepresenting my statements to the USPTO through partial quotes taken out of context, and admit that I have fully presented the evidence of the true history of the USPTO prosecution of the SLART trademark (see Dkt. 20, pp. 9-12).

119. I deny the allegations of paragraph 119.

120. I deny the allegations of paragraph 120, except that the request made by Linden to the Court is not an allegation, and that request should be denied.

SEVENTH COUNTERCLAIM

CANCELLATION – FRAUD

121. Paragraph 121 states incorporation and no response is necessary. My responses to those paragraphs are hereby incorporated by reference.

122. I deny the allegations of paragraph 122.

123. I deny the allegations of paragraph 123.

124. I deny the allegations of paragraph 124.

125. I deny the allegations of paragraph 125.

126. I deny the allegations of paragraph 126.

127. I deny the allegations of paragraph 127.

128. I deny the allegations of paragraph 128, except that the request made by Linden to the Court is not an allegation, and that request should be denied.

EIGHTH COUNTERCLAIM

BREACH OF CONTRACT

129. Paragraph 129 states incorporation and needs no response. My responses to those paragraphs are hereby incorporated by reference.

130. I admit the allegations of paragraph 130.

131. I admit the allegations of paragraph 131, to the extent that in November of 2006 it was necessary to accept the Terms of Service in order to enter Second Life, and I admit that the terms of service were found to be a contract of adhesion by Judge Robreno in *Bragg v. Linden Research, Inc. et al* [2:2006cv04925 Filed: November 7, 2006, Pennsylvania Eastern District Court, Doc. 51] (*see* Dkt. 20, p. 7).

132. I admit the allegations of paragraph 132, and accepted the revised terms of service to the extent that it would not be considered a contract of adhesion.

133. I deny the allegations of paragraph 133.

134. Paragraph 134 states a legal opinion that I cannot speak for, and therefore deny the allegations.

135. Paragraph 135 is vague and states a legal opinion that I cannot speak for, and therefore deny the allegations.

136. Paragraph 136 states a legal opinion that I cannot speak for, and therefore deny the allegations.

137. Paragraph 137 states a legal opinion that I cannot speak for, and therefore deny the allegations, except that Linden is not entitled to any relief whatsoever.

NINTH COUNTERCLAIM

DECLARATORY RELIEF-TERMINATION OF CONTRACT

138. Paragraph 138 states incorporation and does not require an answer. My responses to those paragraphs are hereby incorporated by reference.

139. Paragraph 139 states a legal opinion that I cannot speak for, and therefore deny the allegations.

140. I admit the allegations in paragraph 140 to the extent that I dispute Linden's claim that I have violated the Second Life Terms of Service, and I dispute Linden's claim that Linden is entitled to terminate my access. I admit that Linden violated its own Terms of Service section 5.1(b).

141. I admit that Paragraph 141 states Linden's legal opinion. I deny that Linden is entitled to terminate my access.

142. Paragraph 142 is a request by Linden for a judgment and does not require an answer, except that I deny that I violated the terms of service; and I admit that Linden violated Term of Service 5.1(b). I admit that the Court should make a declaration that Linden is liable for damages for breach of contract for its violation of the Terms of Service, and is not within its rights to terminate my account.

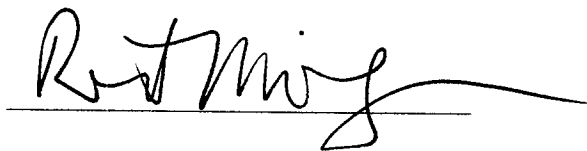
PRAYER FOR RELIEF

143. to 151. Paragraphs 143-151 are prayers for relief and require no response, except that I deny that Linden is entitled to the relief sought or to any relief whatsoever.

DEMAND FOR JURY TRIAL

152. I admit that Linden demands a trial by jury of all issues so triable.

Dated: October 29, 2008

A handwritten signature in black ink, appearing to read "R. Minsky", is written over a horizontal line.

Richard Minsky

EXHIBIT A

WALL STREET JOURNAL ARTICLE

“Online: My So-Called Second Life”

MAY 10, 2008

Saturday, May 10, 2008

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Online: My So-Called Second Life

A Documentary Peeks Inside a Virtual World

By JOHN JURGENSEN

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There are roughly one million active residents of Second Life. But for people who haven't visited that virtual world -- or don't intend to -- director Douglas Gayeton has brought back a dispatch.

Second Life is an online, 3-D landscape where denizens have an almost unlimited ability to enhance their appearance and abilities and develop property. At their keyboards, users create alter egos to delve into fantasy or forge new online relationships. Real-world companies have used the platform for marketing and setting up virtual stores and services. Second Life was developed by the San Francisco-based company Linden Lab.



Mr. Gayeton created a documentary about this culture by immersing himself in it for about eight months using a digital proxy -- his paunchy look-alike avatar, Molotov Alva. (A Molotov cocktail plays a part in the film's plot, and "Alva" came from Thomas Edison's middle name.) He shot his documentary by using a tool built into Second Life that lets residents view structures from various angles, and recorded the cartoony scenes unfolding on his monitor to a hard drive. But he hit snags on the set, both typical and otherworldly. "I had weather problems. I had crowd-control problems," he says. "And I'd shoot something one day and come back the next day and it wasn't there."


Like many documentary film makers, Mr. Gayeton faced access issues. Since the early 1990s he has been developing online communities and digital media, such as writing and directing the videogame tied to the film "Johnny Mnemonic." But his real-world credentials didn't carry weight in Second Life. Residents cared more about Molotov Alva's reputation and relationships. "It took me months and months to gain their trust," says Mr. Gayeton of his efforts to penetrate some wary in-world subcultures, such as the "furries," residents who adopt animal traits. Mr. Gayeton leads something of a double life himself. He also runs a farm in Sonoma, Calif., where he and his wife produce a brand of goat's milk ice cream, Laloo's, which is sold nationwide in stores like Whole Foods.

The original aim of Mr. Gayeton's documentary: to orchestrate a meeting between Molotov and the creator of Second Life, Linden Lab's founder Philip Rosedale. But that goal shifted with Mr. Gayeton's observations of how residents are shaping the virtual world -- and tackling all-too-

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familiar questions about identity and meaning. "You have to deal with the same kind of baggage there as you do in the real world," he says. The ten-part "Molotov Alva and His Search for the Creator: A Second Life Odyssey" premieres Thursday on Cinemax and online in Second Life. Parts of the series will also be available on YouTube and iTunes.

Write to John Jurgensen at john.jurgensen@wsj.com

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EXHIBIT B

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TRADEMARK ELECTRONIC SEARCH SYSTEM**



United States Patent and Trademark Office

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4	79045224		DMX-SL	TARR	LIVE
5	79015827	3117419	SL	TARR	DEAD
6	79030909	3252091	SL SUNEL	TARR	LIVE
7	79028200	3318642	SAN LING	TARR	LIVE
8	79026778		SHANGRILA	TARR	DEAD
9	79017649	3174349	SL SACHALONDON	TARR	LIVE
10	79006766	3148848	SL SACHALONDON	TARR	LIVE
11	79003514		SL-SMART	TARR	DEAD
12	79001311		SL	TARR	DEAD
13	79001257	3038106	SLS MICRO TECHNOLOGY	TARR	LIVE
14	78942656		SL MESH	TARR	DEAD
15	78860768	3506586	SL POWER ELECTRONICS	TARR	LIVE
16	78665904	3116883	TGIS-SL	TARR	LIVE
17	78622162		SL LOCK	TARR	LIVE
18	78536258		SL LOCK	TARR	LIVE
19	78860698		SL INDUSTRIES	TARR	LIVE
20	78960708		SLS HOTELS AND RESORTS	TARR	LIVE
21	78925470		SHARED LEARNING: SKILLS AND KNOWLEDGE GROWTH (SL:SKG)	TARR	LIVE
22	78664181	3129235	SL	TARR	LIVE
23	78606571		SL	TARR	DEAD

24	78962440	3260962	SL SHORELINE	TARR	LIVE
25	78962429	3260961	SL SHORELINE WIND ZONE RATED WINDOWS & DOORS	TARR	LIVE
26	78860985	3286075	SLS	TARR	LIVE
27	78860883		SL MOTION CONTROL	TARR	DEAD
28	78825379		ILLUMINATE ADVANCED CENTER FOR AESTHETIC AND PLASTIC SURGERY AT P/SL	TARR	DEAD
29	78821202		SL	TARR	DEAD
30	78820118		PREDICTOR1-SL	TARR	DEAD
31	78809082		SL	TARR	DEAD
32	78751532	3236253	DJ SL	TARR	LIVE
33	78741122	3250702	REAL OPTIONS SUPER LATTICE SOLVER (SLS)	TARR	LIVE
34	78722533	3353653	SL SO-LEAN	TARR	LIVE
35	78670739		REJUVENATE CENTER FOR AESTHETIC & PLASTIC SURGERY AT P/SL	TARR	DEAD
36	78632620	3212319	SL PREMIUM SYDNEY IMPORTED LAGER BREWED & BOTTLED IN AUSTRALIA	TARR	LIVE
37	78619535		SL	TARR	DEAD
38	78619183	3103610	SL-CLASS	TARR	LIVE
39	78612778	3082306	SL 100	TARR	LIVE
40	78608980	3124925	LEGACY SECURE SL	TARR	LIVE
41	78580579	3135204	LEVELITE SL	TARR	LIVE
42	78571682		SL SERENITY LIVING, LLC	TARR	DEAD
43	78569802	3058975	SL SILK LOOM	TARR	LIVE
44	78550022	3122860	WAGNER SL REVISION	TARR	LIVE
45	78525799	3045978	SL	TARR	LIVE
46	78501878		PURANOL SL	TARR	DEAD
47	78232400	2980742	SLS	TARR	LIVE
48	78417051	3056493	SLS	TARR	LIVE
49	78077487	2585502	SL SHERRILL-LUBINSKI	TARR	LIVE
50	78408215	3143032	ULTRAVIEW SL	TARR	LIVE

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	Serial Number	Reg. Number	Word Mark	Check Status	Live/Dead
51	78019135	3008460	SLS	TARR	LIVE
52	78447655	3040575	SLS SPECIALIZED LOAN SERVICING, LLC	TARR	LIVE
53	78420119	3006643	FORTERA SL	TARR	LIVE
54	78401031	3319472	SLACTIVE	TARR	LIVE
55	78362287		SPENCER STUART SLS	TARR	DEAD
56	78290352		ACT-SL	TARR	DEAD
57	78280448	2904936	SL SOUTHERN LEAGUE OF PROFESSIONAL BASEBALL EST. 1885	TARR	LIVE
58	78271707	3072724	SLS	TARR	LIVE
59	78270816	2916121	SL SOUTHERN LEGACY BILLIARDS TABLES	TARR	LIVE
60	78249694	2973312	SL-6	TARR	LIVE
61	78224156	2827956	SLS HEALTH	TARR	LIVE
62	78184511	2827852	SL	TARR	LIVE
63	78164671		SLS	TARR	DEAD
64	78152840		LEGACY PREMIER SL	TARR	LIVE
65	78149062	2800289	SL	TARR	LIVE
66	78137384		ROOTRAINERS SL	TARR	DEAD
67	78102870		SMART LIMIT SL	TARR	DEAD
68	78098491	2701497	SL-GMS NETVIEW	TARR	LIVE
69	78098488	2700408	SL-GMS ENTERPRISE RTVIEW	TARR	LIVE
70	78091370	2760293	SL PERFORMANCEREPORTER	TARR	LIVE
71	78074106		SL/FS	TARR	DEAD
72	78071284		S.L. BACH	TARR	DEAD
73	78067682		BEYONDSL	TARR	DEAD

74	78053928	2710142	SL		
75	78036237	2599561	SL PERFORMANCECALCULATOR	TARR	LIVE
76	78034261		POLYSOL SL	TARR	LIVE
77	78031065		DYNAMIC GRAPHICS BY SL SHERRILL-LUBINSKI	TARR	DEAD
78	78030532		RAPIDSL	TARR	DEAD
79	78002550	2515398	SL CORPORATION	TARR	DEAD
80	78002544	2510505	SL-GMS	TARR	LIVE
81	77596694		H.O.T. SL	TARR	LIVE
82	77535160		SAAM AT SLS	TARR	LIVE
83	77483754		SL	TARR	LIVE
84	77473603		CIEL AT SLS	TARR	LIVE
85	77473352		LONG ISLAND DENTAL SL P MEDICINE	TARR	LIVE
86	77477966	3522912	SL	TARR	LIVE
87	77589201		IMPACTOR SL	TARR	LIVE
88	77192321		SLS	TARR	LIVE
89	77472299		BAZAAR ROJO AT SLS	TARR	LIVE
90	77472265		BAZAAR ROJA AT SLS	TARR	LIVE
91	77471371		BAZAAR BLANCO AT SLS	TARR	LIVE
92	77471359		BAZAAR BLANCA AT SLS	TARR	LIVE
93	77471269		BAR CENTRO AT SLS	TARR	LIVE
94	77471267		PORTOLA AT SLS	TARR	LIVE
95	77586651		CIEL-SPA AT SLS	TARR	LIVE
96	77586644		CIEL SPA AT SLS	TARR	LIVE
97	77586622		TRES AT SLS	TARR	LIVE
98	77573798		SL SAGELISTINGS	TARR	LIVE
99	77193795	3513460	SL	TARR	LIVE
100	77499974		CLUB SL	TARR	LIVE

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101	77338716		X-TRACT SL	TARR	DEAD
102	77343037	3504186	ROTARY 2 SL	TARR	LIVE
103	77213694		SL GRID	TARR	LIVE
104	77544444		SL 1	TARR	LIVE
105	77544352		SL 1	TARR	DEAD
106	77294715		SL-PLUS	TARR	LIVE
107	77360975		SL SECURITY LOUNGE	TARR	LIVE
108	77360956		SL SECURITY LOUNGE	TARR	LIVE
109	77198345		SL	TARR	LIVE
110	77216002		SLS HOTELS	TARR	LIVE
111	77563308		SL STRAIGHTLINE	TARR	LIVE
112	77561988		SLS	TARR	LIVE
113	77560730		SURFLOCAL.NET LOCAL SEARCH PLACEMENT SYSTEM FEATURING A BUSINESS & SHOPPING NETWORK SL	TARR	LIVE
114	77471140		SAM AT SLS	TARR	LIVE
115	77215966		SLS	TARR	LIVE
116	77215934		SLS	TARR	LIVE
117	77550035		ROJO Y BLANCA AT SLS	TARR	LIVE
118	77126072		SL 300	TARR	LIVE
119	77372088	3488076	SL TECH	TARR	LIVE
120	77541268		VECTRA SL	TARR	LIVE
121	77471105		ALTITUDE AT SLS	TARR	LIVE
122	77335084	3479739	SL FOREMAN	TARR	LIVE
123	77241472		SLEDCATOR	TARR	LIVE

124	77207312		SLS HOTELS	TARR	LIVE
125	77207272		SLS BEVERLY HILLS	TARR	LIVE
126	77385697		SL	TARR	LIVE
127	77129226	3452044	SL 1000BULBS.COM COMBINING AND SCIENCE THROUGH LIGHTING	TARR	LIVE
128	77248705		MOLT GOMESA & CRESPO, S.L. NET	TARR	LIVE
129	77249100	3444235	CRYOCARE SL	TARR	LIVE
130	77244186		LEGEND SL	TARR	DEAD
131	77251995		SLX SL > EXCHANGE	TARR	DEAD
132	77228743		STRAP LINK SL	TARR	DEAD
133	77338814		SL STEVE LOCOCO	TARR	LIVE
134	77015315		SL9	TARR	LIVE
135	77351147		PATISSERIE AT SLS	TARR	LIVE
136	77312588		SLS BAZAAR	TARR	LIVE
137	77311414		SLS HOTEL	TARR	LIVE
138	77311393		SLS	TARR	LIVE
139	77311376		SLS AT BEVERLY HILLS	TARR	LIVE
140	77311335		SLS HOTEL AT BEVERLY HILLS	TARR	LIVE
141	77183826		SL SMALLUXURIES	TARR	LIVE
142	77415665		SL	TARR	LIVE
143	77123297		SL 7	TARR	LIVE
144	77324895		LS LUXIAN SCOTTSDALE	TARR	LIVE
145	77172641		SL+	TARR	LIVE
146	77022169	3387389	SL	TARR	LIVE
147	77381224		SL	TARR	LIVE
148	77102676	3316703	SLS	TARR	LIVE
149	77088125	3346999	SL	TARR	LIVE
150	77077668		SL CK	TARR	DEAD

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	Serial Number	Reg. Number	Word Mark	Check Status	Live/Dead
151	77060380	3315824	SL SERVERLIFT CORPORATION	TARR	LIVE
152	76678564	3497516	SL	TARR	LIVE
153	76691980		SL5	TARR	LIVE
154	76679813		AMERICAS .AR ARGENTINA .BO BOLIVIA .BR BRAZIL .BS BAHAMAS .BZ BELIZE .CA CANADA .CL CHILE .CO COLOMBIA .CR COSTA RICA .CU CUBA .DO DOMINICAN REPUBLIC .EC ECUADOR .GF FRENCH GUIANA .GT GUATEMALA .GY GUYANA .HN HONDURAS .HT HAITI .JM JAMAICA .MX MEXICO .NI NICARAGUA .PA PANAMA .PE PERU .PR PUERTO RICO .PY PARAGUAY .SR SURINAME .SV EL SALVADOR .US UNITED STATES .UY URUGUAY .VE VENEZUELA EUROPE .AL ALBANIA .AM ARMENIA .AT AUSTRIA .AZ AZERBAIJAN .BA BOSNIA AND HERZEGOVINA .BE BELGIUM .BG BULGARIA .BY BELARUS .CH SWITZERLAND .CZ CZECH REPUBLIC .DE GERMANY .DK DENMARK .EE ESTONIA .ES SPAIN .FI FINLAND .FR FRANCE .GE GEORGIA .GI GIBRALTAR .GL GREENLAND .GR GREECE .HR CROATIA .HU HUNGARY .IE IRELAND .IS ICELAND .IT ITALY .KG KYRGYZSTAN .KZ KAZAKHSTAN .LI LIECHTENSTEIN .LT LITHUANIA .LU LUXEMBOURG .LV LATVIA .MD MOLDOVA .ME MONTENEGRO .MK MACEDONIA .NL NETHERLANDS .NO NORWAY .PL POLAND .PT PORTUGAL .RO ROMANIA .RS SERBIA .RU RUSSIA .SE SWEDEN .SI SLOVENIA .SK SLOVAK REPUBLIC .TJ TAJKISTAN .TM TURKMENISTAN .TR TURKEY .UA UKRAINE .UK UNITED LITERAL ELEMENT KINGDOM .UZ UZBEKISTAN AFRICA .AO ANGOLA .BF BURKINA FASO .BI BURUNDI .BJ BENIN .BW BOTSWANA .CD DEMOCRATIC REPUBLIC OF CONGO .CF CENTRAL AFRICAN REPUBLIC .CG CONGO .CI COTE D'IVOIRE .CM CAMEROON .CV CAPE VERDE .DJ DJIBOUTI .DZ ALGERIA .EG EGYPT .EH WESTERN SAHARA .ER ERITREA .ET ETHIOPIA .GA GABON .GH GHANA .GM GAMBIA .GN GUINEA .GQ EQUATORIAL GUINEA .GW GUINEA-BISSAU .KE KENYA .LR LIBERIA .IS LESOTHO .LY LIBYA .MA MOROCCO .MG MADAGASCAR .ML MALI .MR MAURITANIA .MW MALAWI .MZ MOZAMBIQUE .NA NAMIBIA .NE	TARR	LIVE

			NIGER .NG NIGERIA .RW RWANDA .SD SUDAN .SL SIERRA LEONE .SN SENEGAL .SO SOMALIA .ST SAO TOME AND PRINCIPE .SZ SWAZILAND .TD CHAD .TG TOGO .TN TUNISIA .TZ TANZANIA .UG UGANDA .ZA SOUTH AFRICA .AM ZAMBIA .ZW ZIMBABWE MIDDLE EAST .AE UNITED ARAB EMIRATES .AF AFGHANISTAN .BH BAHRAIN .IL ISREAL .IQ IRAQ .IR IRAN .JO JORDAN .KW KUWAIT .LB LEBANON .OM OMAN .PK PAKISTAN .QA QATAR .SA SAUDI ARABIA .SY SYRIA .YE YEMEN ASIA-PACIFIC .AU AUSTRALIA .BD BANGLADESH .BN BRUNEI .BT BHUTAN .CK COOK ISLANDS .CN CHINA .FJ FIJI .FIN MICRONESIA .GU GUAM .HK HONG KONG .ID INDONESIA .IN INDIA .JP JAPAN .KH CAMBODIA .KP DEMOCRATIC PEOPLE'S REPUBLIC OF KOREA .KR REPUBLIC OF KOREA .LA LAOS .LK SRI LANKA .MH MARSHALL ISLANDS .MM MYANMAR .MN MONGOLIA .MY MALAYSIA .NP NEPAL .NZ NEW ZEALAND .PF FRENCH POLYNESIA .PG PAPUA NEW GUINEA .PH PHILIPPINES .SB SOLOMON ISLANDS .SG SINGAPORE .TH THAILAND .TO TONGA .TP EAST TIMOR .TV TUVALU .TW TAIWAN .VN VIETNAM		
155	76316493	2578596	SL		
156	76670133	3305236	MULTITASK SL	TARR	LIVE
157	76522241	2839919	SL	TARR	LIVE
158	76522240	2909728	SL	TARR	LIVE
159	76642666	3134773	SLS STEWART LUBRICANTS & SERVICE CO., INC.	TARR	LIVE
160	76642665	3128524	SLS STEWART LUBRICANTS & SERVICE CO., INC.	TARR	LIVE
161	76628595		SL	TARR	DEAD
162	76608951	3047920	"CLARO QUE SÍ...HABLO ESPAÑOL"	TARR	LIVE
163	76606721	3074096	SIMION SL	TARR	LIVE
164	76606381	2926292	SL STREAMLIGHT	TARR	LIVE
165	76595998	3122369	SL 69	TARR	LIVE
166	76588261	3043502	SETH RIGGS SLS CERTIFIED TEACHER	TARR	LIVE
167	76575949	3133462	SL	TARR	LIVE
168	76575804	3004836	SL	TARR	LIVE
169	76575048	3011875	SL3 GROUP	TARR	LIVE
170	76571301		EMBRAER 170 SL	TARR	DEAD
171	76563599	2927450	SL+PLUS	TARR	LIVE
172	76553557	3008223	SL-20XP	TARR	LIVE
173	76547309	2956586	SL	TARR	LIVE
174	76531580		SLCLAMP	TARR	DEAD
175	76531086	2909827	SL 63	TARR	LIVE
176	76531072	2905833	SL 65	TARR	LIVE
177	76516823		SLPANELS	TARR	DEAD
178	76483023		SL	TARR	DEAD
179	76425352	2723853	SL-73	TARR	LIVE
180	76390476	2776616	SLS	TARR	LIVE
181	76364676		STINGER SL	TARR	DEAD
182	76359662	2901058	SL 350	TARR	LIVE
183	76359644	2746262	SL 550	TARR	LIVE
184	76333312	2795562	SL LIVINIO STUYCK	TARR	LIVE
185	76329742	2688166	SLS	TARR	LIVE
186	76303116	2653900	SL GREEN REALTY CORP.	TARR	LIVE

187	76300434	2941050	FDP FERNANDO DIAGO PINON S.L.	TARR	LIVE
188	76300433	2941049	FDP FERNANDO DIAGO PINON S.L.	TARR	LIVE
189	76300432	2941048	FDP FERNANDO DIAGO PINON S.L.	TARR	LIVE
190	76265099		CITIZEN SL	TARR	DEAD
191	76265098		CITIZEN SL	TARR	DEAD
192	76264493	2688052	MEDITERRANEAN GOLD BY OROMEDITERRANEO, SL	TARR	LIVE
193	76264492	2790190	MED GOLD BY OROMEDITERRANEO SL	TARR	LIVE
194	76242847		GENESYS SLS	TARR	DEAD
195	76242843	2780097	SLS	TARR	LIVE
196	76242787		G SLS	TARR	DEAD
197	76236641	2727828	SL SEAM LASE	TARR	LIVE
198	76220611	2638609	SL CONNECT	TARR	LIVE
199	76218046		USE WITH SL OR RSL SERIES GAS CONNECTOR	TARR	DEAD
200	76218027		USE WITH SL SERIES GAS VALVE	TARR	DEAD

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201	76203546	2705215	GME	TARR	LIVE
202	76153961	2570432	INSIGNIA SL	TARR	LIVE
203	76152772		SL SUPERLINE	TARR	DEAD
204	76126621		SL	TARR	DEAD
205	76124405	2716210	SLS SEARS LOGISTICS SERVICES, INC.	TARR	LIVE
206	76092361		SL POWER TECHNOLOGIES	TARR	DEAD
207	76092360		SL POWER TECHNOLOGIES	TARR	DEAD
208	76073225		SL SORE LOSER	TARR	DEAD
209	76068077		AIR SL	TARR	DEAD
210	76059003		SL	TARR	DEAD
211	76059002		SL TECHNOLOGIES	TARR	DEAD
212	76001134		LIGHT SPEEDSL	TARR	DEAD
213	75516392	2323257	TYPE SL	TARR	LIVE
214	75686666	2538521	NYC SL SUBWAY LINE	TARR	LIVE
215	75694319	2632183	CYNARA-SL	TARR	LIVE
216	75793559	2560959	SL 55	TARR	LIVE
217	75877178	2575069	SLS-CLIP	TARR	LIVE
218	75843744	2570671	SL STAY LODGE EFFICIENCY STUDIOS	TARR	LIVE
219	75906982	2626807	EVEN FLOW SL	TARR	LIVE
220	75714407	2381056	SLS	TARR	LIVE
221	75766372	2443903	SL 73	TARR	DEAD
222	75981565	2831095	SL	TARR	LIVE
223	75942578		PRO 100-SL	TARR	DEAD
224	75914068		V2D SL	TARR	DEAD

225	75872982		FREEDSL	TARR	DEAD
226	75863627	2649931	ELCOM SL	TARR	LIVE
227	75837780		SL POWERLINKS	TARR	DEAD
228	75814967	2747622	SL	TARR	LIVE
229	75809714		SLS	TARR	DEAD
230	75794793	2377529	SL SOBER LIFE ALTERNATIVES	TARR	DEAD
231	75779714		THE ORIGINAL STEVE LAPORTE INDOOR PUTTING GREEN SL	TARR	DEAD
232	75749113	2655292	SL-6	TARR	LIVE
233	75685888		KEYSL	TARR	DEAD
234	75612441	2390953	SL 100	TARR	DEAD
235	75612437	2390952	SL 70	TARR	DEAD
236	75601002	2691794	BETAPRINT, S.L.	TARR	LIVE
237	75598032	2306139	SL	TARR	DEAD
238	75593523	2429173	HEPAR-SL FORTE	TARR	DEAD
239	75592419	2306107	DMA-SL	TARR	DEAD
240	75575531		CAPNO-PROBE SL	TARR	DEAD
241	75570780	2380495	SL	TARR	DEAD
242	75555847		SL	TARR	DEAD
243	75544077		S. L. MASTERMIND DJ CO.	TARR	DEAD
244	75539160		SL SUPERIOR LOAN	TARR	DEAD
245	75362191	2262165	SLS STEPHENSON LAND SURVEYING	TARR	LIVE
246	75140061	2115599	SL	TARR	DEAD
247	75032319	2180998	RIV/SL	TARR	LIVE
248	75216514	2100546	SL FOREMAN	TARR	DEAD
249	75494739	2359209	SL-16	TARR	LIVE
250	75493957	2429088	SL PERFORMANCEANALYZER	TARR	LIVE

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251	75493573	2279124	SL STAFF LEASING	TARR	DEAD
252	75489665		SL SUPERLOCK	TARR	DEAD
253	75477337	2405071	SL	TARR	LIVE
254	75455411	2313136	SL	TARR	LIVE
255	75426730	2271180	SENSATION SL	TARR	LIVE
256	75419190		SL STYLE	TARR	DEAD
257	75417499		MADSL	TARR	DEAD
258	75401656	2286453	CERPRESS SL	TARR	LIVE
259	75385522		TURBO Z 32.8 SL	TARR	DEAD
260	75384221		SLS SPORTSLITER SOLUTIONS	TARR	DEAD
261	75383423	2296694	TURBO Z 32.8 SL	TARR	LIVE
262	75382528	2210974	SHAMROCK LACROSSE	TARR	LIVE
263	75376266		SL SELECT LINE	TARR	DEAD
264	75372777		SL SOFTWARE LABORATORIES	TARR	DEAD
265	75356064	2344352	SHANGHAI LINKS EXECUTIVE COMMUNITY	TARR	DEAD
266	75325308	2272867	MAGELLAN SL	TARR	DEAD
267	75308022		SL/C ANTIBIOTIC SENSITIVITY KIT	TARR	DEAD
268	75307805		PARA SL/C ANTIBIOTIC SENSITIVITY KIT	TARR	DEAD
269	75307564	2227364	SL 60	TARR	DEAD
270	75307553		PARA SL/C IDENTIKIT	TARR	DEAD
271	75307552		SL/C IDENTIKIT	TARR	DEAD
272	75306443		AUTO SL/C READ	TARR	DEAD
273	75302749	2201148	SL MIRASSOU	TARR	DEAD
274	75269766	2309599	CORAL SL	TARR	DEAD
275	75258738		SL	TARR	DEAD

276	75239999	2129040	SL T	TARR	DEAD
277	75223745		SL	TARR	DEAD
278	75222947		SL	TARR	DEAD
279	75163298	2106885	SL	TARR	LIVE
280	75159180		SLS LEATHER SUEDE SKINS, INC.	TARR	DEAD
281	75149456		NU-GARD SL	TARR	DEAD
282	75140732		MUSCLE/SL	TARR	DEAD
283	75104468		PARA SL/C	TARR	DEAD
284	75092591	2160843	DAMON SL	TARR	DEAD
285	75088976		SL SNOW-LOTUS CASHMERE	TARR	DEAD
286	75070251		SL STRAIGHT LINE	TARR	DEAD
287	75059268		SL	TARR	DEAD
288	75039559	2094235	PROTECTOR SL	TARR	DEAD
289	75029082		BALATA SL	TARR	DEAD
290	74145176	1805653	LS LABORATOIRES SEROBIOLOGIQUES	TARR	LIVE
291	74063298	1842387	SLS	TARR	LIVE
292	74727362	2155211	SL-MTI	TARR	LIVE
293	74480214	2157054	SL	TARR	LIVE
294	74178190	1696244	GENUS G E H AL SN SL G E H AL SN SL	TARR	LIVE
295	74712330	2046607	INSULCLEAR SL 1040	TARR	DEAD
296	74711324	2016548	SNF/SL	TARR	LIVE
297	74706491	2045454	SOUTHERN LEAGUE OF PROFESSIONAL BASEBALL	TARR	DEAD
298	74688711	1982444	SL	TARR	LIVE
299	74677515	1999401	ADVANTAGE SLS	TARR	DEAD
300	74672742	1971327	SL	TARR	LIVE

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	Serial Number	Reg. Number	Word Mark	Check Status	Live/Dead
301	74662145	1968325	MIPROM SL	TARR	DEAD
302	74641364		PLATINUM/SL	TARR	DEAD
303	74631189	2038119	SLS	TARR	DEAD
304	74571384		SL T	TARR	DEAD
305	74504780	1872413	AMERI 400 SL	TARR	DEAD
306	74495994		DURA-TEX SL	TARR	DEAD
307	74480213		SL	TARR	DEAD
308	74476704		SL-SURFACTANTS	TARR	DEAD
309	74476703		SL-SURFACTANTS	TARR	DEAD
310	74459812		USE WITH PLUMB SHOP SL SERIES GAS VALVE	TARR	DEAD
311	74453145	1858518	TRANSPORT SL	TARR	DEAD
312	74435937	1845862	B/SL BOOST ST. LOUIS	TARR	DEAD
313	74427543	1882258	SLS YACHT BRAID	TARR	DEAD
314	74422152		PROTECTOR SL	TARR	DEAD
315	74419159		STARLIGHT SL	TARR	DEAD
316	74405580		SL4000	TARR	DEAD
317	74398673	1912187	DOX-SL	TARR	DEAD
318	74384181		SL FACTORY	TARR	DEAD
319	74384180		SL FACTORY	TARR	DEAD
320	74369600	1812220	PRO 100-SL	TARR	DEAD
321	74367601	1926348	MAGNA-SL	TARR	DEAD
322	74367501		MAGNA-SLS	TARR	DEAD
323	74363353	1867710	SL SEAL	TARR	LIVE

324	74360911		SLS - SERIES STREETLIGHT SAVER ANTI-POLLUTION DEVICE	TARR	DEAD
325	74354425	1816057	SL STEARNS & LEHMAN	TARR	LIVE
326	74335948	1797736	SL SALVI	TARR	DEAD
327	74335534	1859067	SL SALVI	TARR	DEAD
328	74331667	1793549	SL SPACELABS MEDICAL	TARR	DEAD
329	74330524	1835537	SL	TARR	DEAD
330	74313229	1767527	SL	TARR	DEAD
331	74271291	1767645	SL SAVE ON LOANS INC.	TARR	DEAD
332	74247667	1730825	SL007	TARR	DEAD
333	74235343	1733349	SL	TARR	DEAD
334	74217925	1812940	TREMFLEX SL	TARR	DEAD
335	74212080	1708328	CASUAL SL	TARR	DEAD
336	74189091	1700419	SL SPACELABS	TARR	DEAD
337	74183753	1738215	AMERI 300 SL	TARR	DEAD
338	74182144		SL SYSTEMS LIMITED	TARR	DEAD
339	74173639		AMERI 400 SL	TARR	DEAD
340	74163329		SL	TARR	DEAD
341	74134730	1775323	SL	TARR	LIVE
342	74118025	1721363	SL	TARR	LIVE
343	74103001		SL STAFF LEASING INC LEASING PEOPLE...PROVIDING BENEFITS	TARR	DEAD
344	74087472	1653540	SL II	TARR	LIVE
345	74070453		SILVER LION	TARR	DEAD
346	74063299		SLS	TARR	DEAD
347	74062291	1681819	MERIDIAN SL	TARR	LIVE
348	74061495	1815825	SL SALVI	TARR	DEAD
349	74061165		SLS	TARR	DEAD
350	74057458	1678995	MICROSS-SL	TARR	DEAD

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	Serial Number	Reg. Number	Word Mark	Check Status	Live/Dead
351	74050602	1633885	SL	TARR	DEAD
352	74043146	1638948	OMEGA SLS	TARR	DEAD
353	74040309		SLS	TARR	DEAD
354	74038942	1657500	SL	TARR	LIVE
355	74036525	1650087	TECLOADER SL-12	TARR	DEAD
356	74031374	1624619	SL-230	TARR	DEAD
357	74031370	1622261	SL-90	TARR	DEAD
358	74024859	1616402	SL	TARR	LIVE
359	74016356	1650271	SL-ICE CREAM	TARR	DEAD
360	74014563	1626820	SL-80AI	TARR	DEAD
361	74013037	1709126	ANDROTEST-SL	TARR	DEAD
362	74008100	1613274	SL SALEN LINDBLAD CRUISING	TARR	DEAD
363	74007221	1628794	SL STRACT LOOK	TARR	DEAD
364	74007002		224 SL	TARR	DEAD
365	74006875		328 SL	TARR	DEAD
366	73760830	1541157	SURLUSTER	TARR	LIVE
367	73714932	1509338	STREET LEGAL	TARR	LIVE
368	73459171	1325237	SL STRECK LABORATORIES	TARR	LIVE
369	73111086	1076341	SL-1	TARR	DEAD
370	73663584	1486058	SL-35X	TARR	LIVE
371	73662225	1486053	SL-20X	TARR	LIVE
372	73496326	1344285	SL SERGE LEPAGE	TARR	DEAD
373	73810322	1581297	SLS	TARR	DEAD
374	73783735	1586711	SLII	TARR	LIVE

375	73778415	1612462	USE WITH PLUMB SHOP SL SERIES GAS VALVE	TARR	DEAD
376	73778270	1612460	USE WITH PLUMB SHOP SL SERIES GAS CONNECTOR	TARR	DEAD
377	73760881		SARA LEE SELECTIONS	TARR	DEAD
378	73759974	1607763	SL THE SOFTWARE LIFELINE, INC.	TARR	DEAD
379	73748884	1555044	STATE LIFE	TARR	LIVE
380	73748295	1594849	6 SL	TARR	LIVE
381	73735648	1560003	SL	TARR	DEAD
382	73733849	1524382	SL	TARR	DEAD
383	73719255	1587488	S&L EXECUTIVE	TARR	DEAD
384	73706241	1539247	SL CURVING SCHUKRA-BACKREST. INT. PAT. SITTING COMFORT BY SPACE-TRIED PRINCIPLE.	TARR	LIVE
385	73699994	1509056	SL	TARR	LIVE
386	73696865		SL/2	TARR	DEAD
387	73696625	1591871	SL	TARR	DEAD
388	73691372	1550146	N-SL-PK	TARR	LIVE
389	73689146		SL	TARR	DEAD
390	73683732	1488345	TRIPLE CROWN SL	TARR	LIVE
391	73677095		SL SOFT LOGIK CORP	TARR	DEAD
392	73676025	1484044	SLS-1000	TARR	LIVE
393	73676024		SLS	TARR	DEAD
394	73662226	1486054	SL-15X	TARR	LIVE
395	73656784	1470598	SL SUPER LIGHT	TARR	DEAD
396	73621297	1448854	SL	TARR	DEAD
397	73593111	1448500	SL	TARR	DEAD
398	73587491		SL COOLER	TARR	DEAD
399	73583028	1412609	THE SUPER S & L	TARR	DEAD
400	73568674	1499866	SL	TARR	DEAD

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	Serial Number	Reg. Number	Word Mark	Check Status	Live/Dead
401	73562423	1423622	SL	TARR	DEAD
402	73561630	1407084	SL STRICTLY LEASING	TARR	DEAD
403	73543831		SKYLARK SYSTEM SL	TARR	DEAD
404	73541232		LIFESTYLES LS	TARR	DEAD
405	73537987	1399359	SL	TARR	DEAD
406	73537054	1367462	SL	TARR	DEAD
407	73495175	1354115	SL SAN LING	TARR	DEAD
408	73493272	1358029	DYNAROHR SL-STD	TARR	DEAD
409	73492476	1361939	SL	TARR	LIVE
410	73491980	1378437	S & L	TARR	DEAD
411	73490358	1361893	500 SL SERIES	TARR	DEAD
412	73478646	1423791	SL	TARR	LIVE
413	73464886	1326660	SL-10 RAPID	TARR	DEAD
414	73460409	1328374	BETA SL	TARR	DEAD
415	73448700	1303249	SL WE CARE ABOUT YOUR CARE	TARR	DEAD
416	73419555	1307096	CONCORDE 3700SL	TARR	DEAD
417	73409945	1297345	SEVIN SL	TARR	DEAD
418	73409766		SL-2000	TARR	DEAD
419	73394434		SL	TARR	DEAD
420	73393395	1276033	SLS	TARR	DEAD
421	73393394	1272872	SLS	TARR	DEAD
422	73393393	1273618	SLS	TARR	DEAD
423	73392483	1261216	SLS	TARR	DEAD
424	73385807	1263027	SL	TARR	LIVE
425	73378738	1245214	AERO-LITE-SL	TARR	DEAD

426	73373158	1279571	COBALACIN SL	TARR	DEAD
427	73372031	1261441	PRIMAPASTE SL	TARR	DEAD
428	73368537	1236127	SL-100	TARR	DEAD
429	73366939	1291646	SL 1857	TARR	DEAD
430	73356482	1241140	SL OAGON	TARR	DEAD
431	73347318	1229444	SL-10	TARR	DEAD
432	73337204	1242853	SLS	TARR	DEAD
433	73332076	1223352	SL	TARR	DEAD
434	73324797	1284014	NEURO.B-12 SL	TARR	DEAD
435	73315589		SL SL	TARR	DEAD
436	73306410	1243250	SLS THE SIGN LANGUAGE STORE	TARR	DEAD
437	73304518		SL SL	TARR	DEAD
438	73303793		SL4U SL4U	TARR	DEAD
439	73302816	1194452	SLS	TARR	DEAD
440	73294795	1263933	SERA-LAB	TARR	DEAD
441	73288007		SLS	TARR	DEAD
442	73279024		S&L MONEY ORDER	TARR	DEAD
443	73279023		S&L TRAVELERS CHECK	TARR	DEAD
444	73268567	1199252	STAUFFER SL-2100	TARR	DEAD
445	73267841	1176238	SL	TARR	DEAD
446	73265680	1193212	OMNIPOTENT SL	TARR	DEAD
447	73240058	1222135	ESSANELLE	TARR	DEAD
448	73230092	1154205	SL	TARR	DEAD
449	73223876	1161871	SL BATRA	TARR	DEAD
450	73213955	1161375	CARDINALS SL	TARR	LIVE

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	Serial Number	Reg. Number	Word Mark	Check Status	Live/Dead
451	73206076	1170314	SL	TARR	DEAD
452	73204816	1265738	SL	TARR	DEAD
453	73204053	1151558	SL POWER MASTER	TARR	DEAD
454	73203018	1135692	SL	TARR	DEAD
455	73193276	1131893	SLS	TARR	DEAD
456	73185730	1161490	SL	TARR	DEAD
457	73164331	1174796	SL	TARR	DEAD
458	73159737	1105825	SL	TARR	LIVE
459	73144100	1147023	S/L	TARR	DEAD
460	73141323	1098313	ROTHMANS SL	TARR	DEAD
461	73140882	1088282	ESSELL	TARR	DEAD
462	73109159	1132034	XONEX SL-1000	TARR	DEAD
463	73102938	1092761	SL	TARR	DEAD
464	73096256	1087458	SL	TARR	DEAD
465	73088546	1067957	SL-CD DIESEL LUBRICAN CD SERVICE	TARR	DEAD
466	73082041	1066559	UNIVERSAL LUBRICANT SL.GL (PLUS OTHER NOTATIONS)	TARR	DEAD
467	73047099	1051292	ROOTRAINERS SL	TARR	DEAD
468	73039276	1043347	LASERLEVEL SL	TARR	DEAD
469	73032788	1037802	420/SL	TARR	DEAD
470	81085854	1085854	UNIVERSAL LUBRICANTS SL-1	TARR	DEAD
471	81070497	1070497	UNIVERSAL LUBRICANTS SL-2	TARR	DEAD
472	81037804	1037804	220/SL	TARR	DEAD
473	81037801	1037801	250/SL	TARR	DEAD

474	81032952	1032952	SL	TARR	DEAD
475	81032234	1032234	S.L. MOSSMAN	TARR	DEAD
476	81016830	1016830	SL	TARR	DEAD
477	80994953	0994953	SL-90	TARR	DEAD
478	72466358	1003221	GABRIEL SL	TARR	DEAD
479	72433067	0980999	S & L	TARR	LIVE
480	72386743	0942760	ESSELMATIC	TARR	DEAD
481	72376961	0967446	SL	TARR	DEAD
482	72375905	0923030	KYNAR SL	TARR	LIVE
483	72311127	0873767	SL	TARR	DEAD
484	72310984	0873226	SEA LAND SL	TARR	LIVE
485	72273430	0868391	SL	TARR	DEAD
486	72266125	0843598	230SL	TARR	DEAD
487	72263120	0865774	SL	TARR	DEAD
488	72260748	0847193	SL	TARR	DEAD
489	72260592	0857376	SL	TARR	DEAD
490	72244958	0834699	SL	TARR	DEAD
491	72204202	0793177	SL	TARR	DEAD
492	72185337	0775337	S/L	TARR	DEAD
493	72173291	0805212	ESSEL	TARR	DEAD
494	72168360	0769310	SL	TARR	LIVE
495	72119658	0741405	SL STYLE LEAGUE INTERNATIONAL	TARR	DEAD
496	71684349	0620336	S & L	TARR	DEAD
497	71622839	0572912	S.L.	TARR	DEAD
498	71577130	0535831	SL	TARR	DEAD
499	71554601	0510423	HI-IO-SL	TARR	DEAD
500	71542664	0521142	S L	TARR	LIVE

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501	71507278	0443022	SECONOMY LINE QUALITY SL	TARR	LIVE
502	71458954	0402434	SENTINEL	TARR	DEAD
503	71348766	0315355	S L S	TARR	DEAD
504	71141994	0151931	S.L. & G.H.R. CO.	TARR	DEAD

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