24,509. Defendant neither admits nor denies the allegations relative to any repairs, as it has no direct knowledge of repairs. Defendant denies any duty to disclose, and denies all remaining allegations contained within this Request to Admit.

20. After the car stalled at highway speed on September 8, 2003, plaintiff or somebody else noticed Buick immediately; asked Buick to tow back the car; expected to get her money back.

Response: Defendant admits it was contacted on or about September 8, 2003, regarding the vehicle in question. Defendant admits that the car was towed to the Defendant's premises.

Defendant denies all remaining allegations contained within this Request to Admit.

42. On October 17 of 2003, Buick sent "Thank you" note to plaintiff and informed her that the license plate was available. By this action Buick considered the transaction of the car in dispute was complete.

Response: Defendant admits that it sent Ms. Zhan a "Thank you" note, and informed Ms. Zhan that the license plate was available. Defendant denies all remaining allegations contained within this Request to Admit.

Respectfully submitted,

D'ANDREA BUICK, INC.

By Elaine S Vorberg

Childress Duffy Goldblatt, Ltd. 515 North State Street, Ste. 2200 Chicago, IL 60610 (312) 494-0200 Fax No. (312) 494-0202 Atty. No. 41154

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