

RECORDATION NO 30986 FILED
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SURFACE TRANSPORTATION BOARD

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November 26, 2013

Chief
Section of Administration
Office of Proceedings
Surface Transportation Board
395 E Street, S.W.
Washington, D.C. 20423

Dear Section Chief,

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a) are two (2) copies of a Security Agreement, dated as of November 26, 2013, a primary document as defined in the Board's Rules for the Recordation of Documents.

The names and addresses of the parties to the enclosed document are:

Administrative Agent:	DVB Bank SE, as Administrative Agent Platz der Republik 6 60325 Frankfurt Germany
Borrower:	Rio Grande Chemical Ltd. 901 Lindberg Avenue McAllen, TX 78501

Section Chief
November 26, 2013
Page 2

A description of the railroad equipment covered by the enclosed document is:

1,478 railcars: RGRX 1900 – RGRX 1949 and within the series GNOX 3202 – GNOX 3329, GNOX 38002 – GNOX 38030, RGCX 23 - RGCX 58, RGCX 300 – RGCX 1749, RGCX 3000 – RGCX 3015, RGCX 20171 – RGCX 20230, RGCX 29539, RGCX 33141 – RGCX 33168, RGCX 36012 – RGCX 36286, RGCX 46152 – RGCX 46261, RGCX 129890, RGCX 130070, RGCX 130617, RGCX 223975 – RGCX 224124, RGCX 524301 – RGCX 549646, TM 1100 – TM 1138 as more particularly set forth in the attachment to the document.

A short summary of the document to appear in the index is:

Security Agreement.

Also enclosed is a check in the amount of \$44.00 payable to the order of the Surface Transportation Board covering the required recordation fee.

Kindly return stamped copies of the enclosed document to the undersigned.

Very truly yours,



Edward M. Luria

EML/sem
Enclosures

SECURITY AGREEMENT

This **SECURITY AGREEMENT** (this "Agreement") is dated as of November 26, 2013 among **Rio Grande Chemical Ltd.**, a limited partnership organized under the laws of the State of Texas having its principal place of business at 901 Lindberg Avenue, McAllen, Texas 78501 (the "Borrower" or the "Debtor"), and **DVB Bank SE**, a European company, duly incorporated and validly existing under the laws of Germany, as administrative agent (hereinafter, in such capacity, the "Administrative Agent") for itself and other Secured Parties (as defined below) under that certain Credit Agreement, dated as of November 26, 2013 (as amended, modified, supplemented or restated and in effect from time to time, the "Credit Agreement"), by and among the Borrower, the Lenders (as defined therein), the Administrative Agent and the other parties thereto.

WHEREAS, the Borrower, the Administrative Agent and certain lending institutions are party to the Credit Agreement;

WHEREAS, it is a condition precedent to the Lenders' willingness to make any loans or otherwise extend credit to the Borrower under the Credit Agreement that the Debtor execute and deliver to the Administrative Agent, for the benefit of itself and each Lender, each as defined in the Credit Agreement (collectively, the "Secured Parties"), a security agreement in substantially the form hereof or accede to such security agreement in order to, among other things, expressly provide a grant of a lien on and a security interest in the Collateral (as defined herein) to secure the Obligations under the Credit Agreement and the other Loan Documents, in each case as provided herein;

WHEREAS, the Debtor wishes to expressly grant security interests and liens in the Collateral owned by the Debtor in favor of the Administrative Agent, for the benefit of the Secured Parties (as defined herein), to secure the Obligations under the Credit Agreement and the other Loan Documents, as herein provided;

NOW, THEREFORE, in consideration of the promises contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, in order to induce the Administrative Agent and the Secured Parties (as defined herein) to make any loans or otherwise extend credit to the Borrower under the Credit Agreement and to secure the Obligations under the Credit Agreement and the other Loan Documents, the Debtor agrees with the Administrative Agent, for the benefit of the Secured Parties (as defined herein) as follows:

1. Definitions □ All capitalized terms used herein without definition shall have the respective meanings provided therefor in the Credit Agreement. The term "State", as used herein, means the State of New York. All terms defined in the Uniform Commercial Code (the "UCC") of the State and used herein shall have the same definitions herein as specified therein. However, if a term is defined in Article 9 of the UCC of the State differently than in another Article of the UCC of the State, the term has the meaning specified in Article 9. The term "electronic document" applies in the event that the 2003 revisions to Article 7, with amendments to Article 9, of the Uniform Commercial Code, in substantially the form approved by the American Law Institute and the National Conference of Commissioners on Uniform State Laws,

are now or hereafter adopted and become effective in the State or in any other relevant jurisdiction.

2. Security Interest□

2.1. Grant of Security Interest. The Debtor hereby expressly grants to the Administrative Agent, for the benefit of the Secured Parties, to secure the payment and performance in full of all of the Obligations, a security interest in and so pledges and collaterally assigns to the Administrative Agent, for the benefit of the Secured Parties, the following properties, assets and rights of the Debtor, wherever located, whether now owned or hereafter acquired or arising, and all proceeds and products thereof (all of the same being hereinafter called the “Collateral”):

(a) all of the railcars owned by the Debtor that are listed on Exhibit A and in each Security Agreement Supplement, substantially in the form of Exhibit B hereto, executed from time to time (each, a "Railcar" and collectively, the “Railcars”), each lease to which such Railcar is subject and all additions, appliances, parts, instruments, accessories and appurtenances thereto, all furnishings and other equipment of any kind from time to time installed or attached to any of such Railcars, and all devices used in or on such Railcars;

(b) all rights of the Debtor with respect to any warranty and indemnity provisions contained in or to be provided pursuant to the Acquisition Agreement and any purchase or acquisition agreements with respect to the Railcars and all claims of the Debtor against the applicable manufacturer of such Railcars (in each case to the extent such rights or claims are related to the Railcars);

(c) all chattel paper and other agreements to the extent relating to any of the foregoing Railcars (including all accounts and rights to payment arising thereunder);

(d) all accounts receivable and rights to payment relating to, or arising from, or otherwise in respect of the Railcars;

(e) all instruments, general intangibles, supporting obligations, letter-of-credit rights, commercial tort claims, goods, inventory, equipment, accounts, chattel paper, investment property, financial assets, installment purchase agreements, leases, lease agreements, rental payments, earnings and rights in each case, to the extent related to, or arising out of, the Railcars;

(f) all policies and certificates of insurance and all insurance proceeds, refunds, and premium rebates, including, without limitation, proceeds of fire and credit insurance, to the extent pertaining to any of the foregoing Collateral;

(g) account number 251281761 maintained at Compass Bank and of all deposit accounts and securities accounts (including, without limitation, any bank accounts, checking accounts, concentration accounts and demand deposit accounts) and, in each case, all money, cash, cash equivalents, checks, other negotiable instruments, funds and other evidences of payments held therein constituting products or proceeds of any Collateral;

(h) all books, records, agreements and information to the extent pertaining to

any of the foregoing Collateral, and all rights of access to such books, records, and information;

(i) all documents relating to any of the foregoing Collateral, to the extent that such documents pertain to the Collateral;

(j) all liens, collateral security, guaranties, rights, remedies, and privileges pertaining to any of the foregoing clauses (a) through (i), including the right of stoppage in transit; and

(k) any and all products, proceeds (including insurance proceeds), substitutions, and accessions of or to any of the foregoing.

3. Authorization to File Financing Statements □ The Debtor hereby irrevocably authorizes the Administrative Agent at any time and from time to time to file in any filing office in any UCC jurisdiction any initial financing statements and amendments thereto that (a) indicate the Collateral as (i) the assets of the Debtor defined herein as “Collateral” or words of similar effect, regardless of whether any particular asset comprised in the Collateral falls within the scope of Article 9 of the Uniform Commercial Code of the State or such jurisdiction, or (ii) with greater detail, and (b) provide any other information required by Part 5 of Article 9 of the Uniform Commercial Code of the State or such other jurisdiction for the sufficiency or filing office acceptance of any financing statement or amendment, including (i) whether the Debtor is an organization, the type of organization and any organizational identification number issued to the Debtor and (ii) in the case of a financing statement filed as a fixture filing or indicating Collateral as as-extracted collateral or timber to be cut, a sufficient description of real property to which the Collateral relates. The Debtor agrees to furnish any such information to the Administrative Agent promptly upon request. The Debtor also ratifies its authorization for the Administrative Agent to have filed in any UCC jurisdiction any like initial financing statements or amendments thereto if filed prior to the date hereof.

The Debtor hereby irrevocably agrees that it will file, or caused to be filed, with each of the STB and the Office of the Registrar General on the Closing Date this Agreement or a Memorandum of Security Agreement substantially in the form of Schedule C hereto.

4. Other Actions □ Further to insure the attachment, perfection and first priority of, and the ability of the Administrative Agent to enforce, the Administrative Agent’s security interest in the Collateral, the Debtor agrees, in each case at the Debtor’s expense, to take the following actions with respect to the following Collateral and without limitation on the Debtor’s other obligations contained in this Agreement:

4.1. Promissory Notes and Tangible Chattel Paper. If the Debtor shall, now or at any time hereafter, hold or acquire any (a) promissory note if in excess of \$100,000 relating to the Collateral, the Debtor shall forthwith endorse, assign and deliver the same to the Administrative Agent, accompanied by such instruments of transfer or assignment duly executed in blank as the Administrative Agent may from time to time specify or (b) tangible chattel paper in respect of the Collateral, the Debtor, at the Administrative Agent’s request, shall forthwith conspicuously stamp the Debtor’s counterpart of each such chattel paper and any other counterpart thereof that comes into the Debtor’s possession with a legend, in form and substance

satisfactory to the Administrative Agent, clearly indicating that such chattel paper and some or all of the Railcars or other collateral subject thereto are subject to the security interest granted to the Administrative Agent hereunder.

4.2. Deposit Accounts □ The Debtor shall comply with its obligations under §8.13 of the Credit Agreement. The Administrative Agent agrees with the Debtor that the Administrative Agent shall not give any instructions in accordance with an Account Control Agreement to the depository bank with which the Debtor opens or maintains a deposit account directing the disposition of funds from time to time credited to such deposit account, unless an Event of Default has occurred and is continuing.

4.3. Investment Property □ If the Debtor shall, now or at any time hereafter, hold or acquire any certificated securities in respect of or which constitute Collateral, the Debtor shall forthwith deliver the same to the Administrative Agent, accompanied by such instruments of transfer or assignment duly executed in blank as the Administrative Agent may from time to time specify. If any securities in respect of or which constitute Collateral, whether certificated or uncertificated, or other investment property now or hereafter acquired by the Debtor are held by the Debtor or its nominee through a securities intermediary or commodity intermediary, the Debtor shall immediately notify the Administrative Agent thereof and, at the Administrative Agent's request and option, pursuant to an agreement in form and substance satisfactory to the Administrative Agent, at the applicable Debtor's option, either (i) cause such securities intermediary or (as the case may be) commodity intermediary to agree to comply, in each case without further consent of the Debtor or such nominee, at any time with entitlement orders from the Administrative Agent to such securities intermediary as to such securities or other investment property, or (as the case may be) to apply any value distributed on account of any commodity contract as directed by the Administrative Agent to such commodity intermediary, or (ii) in the case of financial assets or other investment property held through a securities intermediary, arrange for the Administrative Agent to become the entitlement holder with respect to such investment property, with the Debtor being permitted, only with the consent of the Administrative Agent, to exercise rights to withdraw or otherwise deal with such investment property. The Administrative Agent agrees with the Debtor that the Administrative Agent shall not give any such entitlement orders or instructions or directions to any such securities intermediary or commodity intermediary, and shall not withhold its consent to the exercise of any withdrawal or dealing rights by the Debtor, unless an Event of Default has occurred and is continuing. The provisions of this paragraph shall not apply to any financial assets credited to a securities account for which the Administrative Agent is the securities intermediary.

4.4. Collateral in the Possession of a Bailee □ If any Collateral is, now or at any time hereafter, in the possession of a bailee, the applicable Debtor shall promptly notify the Administrative Agent thereof and, at the Administrative Agent's request and option, shall promptly obtain an acknowledgement from the bailee, in form and substance satisfactory to the Administrative Agent, that the bailee holds such Collateral for the benefit of the Administrative Agent and such bailee's agreement to comply, without further consent of the Debtors, at any time with instructions of the Administrative Agent as to such Collateral. The Administrative Agent agrees with the Debtor that the Administrative Agent shall not give any such instructions unless an Event of Default has occurred and is continuing or would occur after taking into account any action by the Debtor with respect to the bailee.

4.5. Electronic Chattel Paper and Transferable Records□ If the Debtor, now or at any time hereafter, holds or acquires an interest in any Collateral which is in the form of electronic chattel paper, any electronic document or any “transferable record,” as that term is defined in Section 201 of the federal Electronic Signatures in Global and National Commerce Act, or in §16 of the Uniform Electronic Transactions Act as in effect in any relevant jurisdiction, in each case to the extent constituting Collateral (collectively, "Electronic Collateral"), the Debtor shall promptly notify the Administrative Agent thereof and, at the request and option of the Administrative Agent, shall take such action as the Administrative Agent may reasonably request to vest in the Administrative Agent control, under §9-105 of the UCC of the State or any other relevant jurisdiction, of such Electronic Collateral, control, under §7-106 of the UCC of the State or any other relevant jurisdiction, of such electronic chattel paper or control under Section 201 of the federal Electronic Signatures in Global and National Commerce Act or, as the case may be, §16 of the Uniform Electronic Transactions Act, as so in effect in such jurisdiction, of such transferable record. The Administrative Agent agrees with the Debtor that the Administrative Agent will arrange, pursuant to procedures satisfactory to the Administrative Agent and so long as such procedures will not result in the Administrative Agent’s loss of control, for the Debtor to make alterations to the electronic chattel paper, electronic document or transferable record permitted under UCC §9-105, UCC §7-106, or, as the case may be, Section 201 of the federal Electronic Signatures in Global and National Commerce Act or §16 of the Uniform Electronic Transactions Act for a party in control to make without loss of control, unless an Event of Default has occurred and is continuing or would occur after taking into account any action by the Debtor with respect to such Electronic Collateral. The provisions of this §4.5 relating to electronic documents and “control” under UCC §7-106 apply in the event that the 2003 revisions to Article 7, with amendments to Article 9, of the UCC, in substantially the form approved by the American Law Institute and the National Conference of Commissioners on Uniform State Laws, are now or hereafter adopted and become effective in the State or in any other relevant jurisdiction.

4.6. Letter-of-Credit Rights□ If the Debtor is, now or at any time hereafter, a beneficiary under a letter of credit in excess of \$100,000 constituting Collateral, the Debtor shall promptly notify the Administrative Agent thereof and, at the request and option of the Administrative Agent, and so long as such arrangements would not expressly violate the terms of any agreement or instrument evidencing indebtedness to which the Debtor is or becomes a party, the Debtor shall, pursuant to an agreement in form and substance satisfactory to the Administrative Agent, either (a) use commercially reasonable efforts to arrange for the issuer and any confirmer of such letter of credit to consent to an assignment to the Administrative Agent of the proceeds of the letter of credit or (b) use commercially reasonable efforts to arrange for the Administrative Agent to become the transferee beneficiary of the letter of credit.

4.7. Commercial Tort Claims□ If the Debtor shall, now or at any time hereafter, hold or acquire a commercial tort claim constituting Collateral in excess of \$100,000, the Debtor shall immediately notify the Administrative Agent in a writing signed by the Debtor of the particulars thereof and grant to the Administrative Agent, for the benefit of the Secured Parties and the Administrative Agent, in such writing a security interest therein and in the proceeds thereof, all upon the terms of this Agreement, with such writing to be in form and substance satisfactory to the Administrative Agent.

4.8. Title and Registration of Titled Equipment (a) The Debtor will cause each item of Collateral which is subject to a certificate of title (or other similar) statute under applicable law providing for the Lien of the Administrative Agent to be indicated on such certificate of title (or other relevant registration) as a condition of, or to result in, perfection, and/or requires the Debtor to cause the Administrative Agent's security interest to be noted on such certificate (the "Titled Equipment"), now owned or hereafter acquired by the Debtor, to be properly registered under applicable law in the name of the Debtor and cause all Titled Equipment constituting Collateral, now owned or hereafter acquired by the Debtor, the ownership of which, under applicable law, is evidenced by a certificate of title, to be properly titled in the name of the Debtor.

(b) The Debtor will, at all times (A) maintain the registration and titling of each item of Titled Equipment owned by the Debtor constituting Collateral and (B) cause the Lien of the Administrative Agent or a sub-agent of the Administrative Agent, as the case may be, on each item of Titled Equipment owned by the Debtor constituting Collateral to be noted on the certificate of title relating thereto and take all other steps required or reasonably requested by Administrative Agent in order to provide the Administrative Agent with a first priority perfected security interest in and Lien upon such Collateral under applicable law. The Debtor will deliver to the Administrative Agent a copy of each such certificate of title noting the Lien of the Administrative Agent thereon.

(c) Upon the acquisition by the Debtor of any additional Titled Equipment constituting Collateral, the Debtor shall promptly (A) cause the Lien of the Administrative Agent on such Titled Equipment to be noted on the certificate of title relating thereto and (B) deliver to the Administrative Agent a copy of such certificate of title (which shall evidence the Lien of the Administrative Agent thereon).

(d) Upon the request of the Administrative Agent, the Debtor will provide all information and documentation (or copies thereof) reasonably requested by the Administrative Agent with respect to Titled Equipment constituting Collateral (including information relating to the jurisdiction in which such Titled Equipment is titled and the identification number of any such Titled Equipment).

(e) Upon the reasonable request of the Debtor in connection with any Titled Equipment which ceases to constitute Collateral in connection with any transaction permitted under the Loan Documents, the Administrative Agent will take such action, at the expense of the Debtor, as may be reasonably required to evidence the release of its Lien in respect of such Titled Equipment.

4.9. Other Actions as to any and all Collateral The Debtor further agrees, upon the request of the Administrative Agent and at the Administrative Agent's option, to take any and all other actions as the Administrative Agent may reasonably determine to be necessary or useful for the attachment, perfection and first priority of, and the ability of the Administrative Agent to enforce, the Administrative Agent's security interest in any and all of the Collateral, including, without limitation, (a) executing, delivering and, where appropriate, filing financing statements and amendments and other evidence of security interest relating thereto under the UCC of any relevant jurisdiction, or comparable foreign filing body, to the extent, if any, that the

Debtor's signature thereon is required therefor, (b) causing the Administrative Agent's name to be noted as secured party on any certificate of title for a titled good if such notation is a condition to attachment, perfection or priority of, or ability of the Administrative Agent to enforce, the Administrative Agent's security interest in such Collateral, (c) complying with any provision of any statute, regulation or treaty of the United States or Canada as to any Collateral if compliance with such provision is a condition to attachment, perfection or priority of, or ability of the Administrative Agent to enforce, the Administrative Agent's security interest in such Collateral, (d) obtaining governmental and other third party waivers, consents and approvals, in form and substance satisfactory to the Administrative Agent, including, without limitation, any consent of any licensor, lessor or other person obligated on Collateral, (e) use commercially reasonable efforts to obtain waivers from mortgagees and landlords in form and substance satisfactory to the Administrative Agent and (f) taking all actions under any earlier versions of the UCC or under any other law, as reasonably determined by the Administrative Agent to be applicable in any relevant UCC or other jurisdiction, including any foreign jurisdiction. Without limiting the foregoing, the Debtor agrees to file, on or before the Closing Date, with the Surface Transportation Board of the United States Department of Transportation and the Office of the Registrar General this Agreement or a memorandum of this Agreement in the form of Schedule C hereto.

5. Reporting Marks □ Any of the Railcars may be marked with any of the reporting marks listed on Schedule B to this Agreement. The Debtor may update Schedule B at any time by delivering a supplement to this Security Agreement, substantially in the form attached as Exhibit B. The Debtor will cause each Railcar to be kept numbered with the marks set forth on Schedule B hereto or the applicable supplement to the Security Agreement, as applicable. The Debtor shall not allow the name of any other Person to be placed on any Railcar as a designation that might be identified as a claim of any interest therein; provided, however, that nothing herein contained shall prohibit the Debtor or its permitted lessees from placing its name, trademarks, initials, customary colors and other insignia on any Railcar or from naming each Railcar. The Debtor will not change the marks of any Railcar unless and until a statement of a new number or numbers to be substituted therefor shall have been delivered to the Administrative Agent and filed, recorded and deposited by the Borrower in all appropriate public offices, including the public offices where this Agreement shall have been filed, recorded and deposited.

6. Representations and Warranties Concerning the Debtor's Legal Status □ The Debtor has previously delivered to the Administrative Agent a certificate signed by the Debtor and entitled "Perfection Certificate" (the "Perfection Certificate"). The Debtor represents and warrants to the Secured Parties and the Administrative Agent as follows: (a) the Debtor's exact legal name is that indicated on the Perfection Certificate and on the signature page hereof, (b) the Debtor is an organization of the type, and is organized in the jurisdiction, set forth in the Perfection Certificate, (c) the Perfection Certificate accurately sets forth the Debtor's organizational identification number or accurately states that the Debtor has none, (d) the Perfection Certificate accurately sets forth the Debtor's place of business or, if more than one, its chief executive office, as well as the Debtor's mailing address, if different, (e) all other information set forth on the Perfection Certificate pertaining to the Debtor is accurate and complete, and (f) there has been no change in any of such information since the date on which the Perfection Certificate was signed by the Debtor.

7. Covenants Concerning the Debtor's Legal Status□ The Debtor covenants with the Secured Parties and the Administrative Agent as follows: (a) without providing at least thirty (30) days' prior written notice to the Administrative Agent, the Debtor will not change its name, its principal place of business, or change its mailing address or organizational identification number if it has one, or its chief executive office, except as permitted by the Credit Agreement and (b) the Debtor will not change its type of organization, jurisdiction of organization or other legal structure.

8. Representations and Warranties Concerning Collateral, Etc□ The Debtor further represents and warrants to the Secured Parties and the Administrative Agent as follows: (a) the Debtor is the owner of its Collateral, free from any right or claim of any person or any adverse Lien, except for the security interest created by this Agreement and other Liens permitted by the Credit Agreement, (b) none of the Collateral constitutes, or is the proceeds of, "farm products" as defined in §9-102(a)(34) of the UCC of the State, (c) the Debtor holds no commercial tort claim except as indicated on the Perfection Certificate, (d) the Debtor has at all times operated its business in compliance with all applicable provisions of the federal Fair Labor Standards Act, as amended, and with all applicable provisions of federal, state and local statutes and ordinances dealing with the control, shipment, storage or disposal of hazardous materials or substances, (e) all other information set forth on the Perfection Certificate pertaining to the Collateral is accurate and complete, and (f) there has been no change in any of such information since the date on which the Perfection Certificate was signed by the Debtor. All Titled Equipment constituting Collateral is properly titled, or is in the process of being properly titled, in the name of the Debtor, together with the Administrative Agent's Lien noted thereon.

9. Covenants Concerning Collateral, Etc□ The Debtor further covenants with the Secured Parties and the Administrative Agent as follows: (a) except for the security interest herein granted and Liens permitted by the Credit Agreement, the Debtor shall be the owner of or have other rights in the Collateral owned by the Debtor free from any right or claim of any other person or any Lien, and the Debtor shall defend the same against all claims and demands of all Persons at any time claiming the same or any interests therein adverse to the Administrative Agent or any of the Secured Parties, (b) the Debtor shall not pledge, mortgage or create, or suffer to exist any right of any person in or claim by any person to the Collateral, or any Lien in the Collateral in favor of any person, other than the Administrative Agent except for Permitted Liens, (c) the Debtor will, or will require lessees to, use commercially reasonable efforts to keep the Collateral in good order and repair (ordinary wear and tear excepted) and will not use the same or permit lessees to use the same in violation of law or any policy of insurance thereon and, in connection therewith, the Debtor shall not lease or employ any Railcar or permit the lease or employment of any Railcar (i) in any illegal trade or business or (ii) in carrying illegal or prohibited goods or contraband in any manner whatsoever which may render such Collateral liable to condemnation, destruction, seizure or confiscation (it being understood that any lessee using Collateral in a manner which would violate this clause (c) in contravention of such lessee's lease agreement with the Debtor shall not constitute the Debtor permitting such lessee to do so), (d) as provided in the Credit Agreement, the Debtor will permit the Administrative Agent, or its designee, to inspect the Collateral upon reasonable advance notice (but in no event less than five (5) days' notice) at any reasonable time, during normal business hours, wherever located subject, in the case of any leased Railcars, to the lessee's quiet enjoyment rights with respect thereto, (e) subject to §8.8 of the Credit Agreement, the Debtor will pay or cause to be paid promptly when

due all taxes, assessments, governmental charges and levies upon the Collateral or incurred in connection with the use or operation of the Collateral or incurred in connection with this Agreement, (f) the Debtor will continue to operate its business in compliance in all material respects with all applicable provisions of the federal Fair Labor Standards Act, as amended, and with all applicable provisions of federal, state and local statutes and ordinances dealing with the control, shipment, storage or disposal of hazardous materials or substances, (g) the Debtor will not sell or otherwise dispose, or offer to sell or otherwise dispose, of the Collateral or any interest therein except for dispositions permitted by the Credit Agreement and (h) the Debtor shall not sell, assign or otherwise transfer the executed original copy of chattel paper which constitutes Collateral in a transaction that involves relinquishing possession of such chattel paper to any third party without first conspicuously stamping the Debtor's counterpart of each such chattel paper (and any other counterpart thereof that comes into the Debtor's possession) with a legend clearly indicating that such chattel paper and some or all of the Railcars or other collateral subject thereto are subject to the security interest granted to the Administrative Agent hereunder.

10. Insurance□ The Debtor will comply with the obligations applicable to it under §8.7 of the Credit Agreement.

11. Collateral Protection Expenses; Preservation of Collateral□

11.1. Expenses Incurred by Administrative Agent□ In the Administrative Agent's discretion, if the Debtor fails to do so, the Administrative Agent may discharge taxes and other encumbrances at any time levied or placed on any of the Collateral, maintain any of the Collateral, make repairs thereto and pay any necessary filing fees or insurance premiums. The Debtor agrees to reimburse the Administrative Agent on demand for all expenditures so made. The Administrative Agent shall have no obligation to the Debtor to make any such expenditures, nor shall the making thereof be construed as a waiver or cure of any Default or Event of Default.

11.2. Administrative Agent's Obligations and Duties□ Anything herein to the contrary notwithstanding, the Debtor shall remain obligated and liable under each contract or agreement comprised in the Collateral to be observed or performed by the Debtor thereunder. Neither the Administrative Agent nor any Secured Party shall have any obligation or liability under any such contract or agreement by reason of or arising out of this Agreement or the receipt by the Administrative Agent or any Secured Party of any payment relating to any of the Collateral, nor shall the Administrative Agent or any Secured Party be obligated in any manner to perform any of the obligations of the Debtor under or pursuant to any such contract or agreement, to make inquiry as to the nature or sufficiency of any payment received by the Administrative Agent or any Secured Party in respect of the Collateral or as to the sufficiency of any performance by any party under any such contract or agreement, to present or file any claim, to take any action to enforce any performance or to collect the payment of any amounts which may have been assigned to the Administrative Agent or to which the Administrative Agent or any Secured Party may be entitled at any time or times. The Administrative Agent's sole duty with respect to the custody, safe keeping and physical preservation of the Collateral in its possession, under §9-207 of the UCC of the State or otherwise, shall be to deal with such Collateral in the same manner as the Administrative Agent deals with similar property for its own account.

12. Securities and Deposits□ The Administrative Agent may at any time following and during the continuance of an Event of Default, at its option, transfer to itself or any nominee any securities to the extent constituting Collateral, receive any income thereon and hold such income as additional Collateral or apply it to the Obligations in accordance with the provisions of §20. Whether or not any Obligations are due, the Administrative Agent may following and during the continuance of an Event of Default demand, sue for, collect, or make any settlement or compromise which it deems desirable with respect to the Collateral. Regardless of the adequacy of Collateral or any other security for the Obligations, any deposits or other sums at any time credited by or due from the Administrative Agent or any Secured Party or any affiliate thereof to the Debtors may at any time be applied to or set off against any of the Obligations in accordance with the provisions of §20.

13. Notification to Account Debtors and Other Persons Obligated on Collateral; Shifting Control Notice□

13.1. Notification to Account Debtors and Other Persons Obligated on Collateral□ Unless an Event of Default shall have occurred and be continuing, the Debtor shall continue to collect payments from such account debtors and other obligors.

If an Event of Default shall have occurred and be continuing, the Debtor shall, at the request and option of the Administrative Agent, notify account debtors and other Persons obligated on any of the Collateral that payment thereof is to be made directly to the Administrative Agent or to any financial institution designated by the Administrative Agent as the Administrative Agent's agent therefor, and the Administrative Agent may itself, if an Event of Default shall have occurred and be continuing, without notice to or demand upon such Company, so notify account debtors and other Persons obligated on Collateral. After the making of such a request or the giving of any such notification and during the continuance of an Event of Default, the Debtor shall hold any proceeds of collection of accounts, chattel paper, general intangibles, instruments and other Collateral received by the Debtor as trustee for the Administrative Agent, for the benefit of the Secured Parties and the Administrative Agent, without commingling the same with other funds of the Debtor and shall immediately turn the same over to the Administrative Agent in the identical form received, together with any necessary endorsements or assignments. The Administrative Agent shall apply the proceeds of collection of accounts, chattel paper, general intangibles, instruments and other Collateral received by the Administrative Agent to the Obligations in accordance with the provisions of §20, such proceeds to be immediately credited after final payment in cash or other immediately available funds of the items giving rise to them. If any item is not so paid, the Administrative Agent may in its discretion, whether or not the item is returned, either reverse any credit given for the item or charge it to any deposit account maintained by the Debtor with the Administrative Agent.

14. Power of Attorney□

14.1. Appointment and Powers of Administrative Agent□ The Debtor hereby irrevocably constitutes and appoints the Administrative Agent and any officer or agent thereof, with full power of substitution, as its true and lawful attorneys-in-fact with full irrevocable power and authority in the place and stead of the Debtor or in the Administrative Agent's own

name, for the purpose of carrying out the terms of this Agreement, to take any and all appropriate action and to execute any and all documents and instruments that may be necessary or useful to accomplish the purposes of this Agreement and, without limiting the generality of the foregoing, hereby gives said attorneys the power and right, on behalf of the Debtor, without notice to or assent by the Debtor, to do the following:

(a) upon the occurrence and during the continuance of an Event of Default, generally to sell, transfer, pledge, make any agreement with respect to or otherwise dispose of or deal with any of the Collateral in such manner as is consistent with the UCC of the State or any other relevant jurisdiction and as fully and completely as though the Administrative Agent were the absolute owner thereof for all purposes, and to do, at the Debtor's expense, at any time, or from time to time, all acts and things which the Administrative Agent deems necessary or useful to protect, preserve or realize upon the Collateral and the Administrative Agent's security interest therein, in order to effect the intent of this Agreement, all no less fully and effectively as the Debtor might do, including, without limitation, (i) upon written notice to the Debtor, the exercise of voting rights with respect to voting securities constituting Collateral, which rights may be exercised, if the Administrative Agent so elects, with a view to causing the liquidation of assets of the issuer of any such securities and (ii) the execution, delivery and recording, in connection with any sale or other disposition of any Collateral, of the endorsements, assignments or other instruments of conveyance or transfer with respect to such Collateral; and

(b) to the extent that the Debtor's authorization given in §3 is not sufficient, to file such financing statements with respect hereto, with or without the Debtor's signature, or a photocopy of this Agreement in substitution for a financing statement, as the Administrative Agent may deem appropriate and to execute in the Debtor's name such financing statements and amendments thereto and continuation statements which may require the Debtor's signature.

The Administrative Agent agrees that it will not utilize such power of attorney for the purposes set forth in Section 14.1(a) unless an Event of Default is continuing.

14.2. Ratification by the Debtors To the extent permitted by law, the Debtor hereby ratifies all that said attorneys shall lawfully do or cause to be done by virtue hereof. This power of attorney is a power coupled with an interest and is irrevocable.

14.3. No Duty on Administrative Agent The powers conferred on the Administrative Agent hereunder are solely to protect the interests of the Administrative Agent and the Secured Parties in the Collateral and shall not impose any duty upon the Administrative Agent to exercise any such powers. The Administrative Agent shall be accountable only for the amounts that it actually receives as a result of the exercise of such powers, and neither it nor any of its officers, directors, employees or agents shall be responsible to the Debtor for any act or failure to act, except for the Administrative Agent's own gross negligence or willful misconduct.

15. Rights and Remedies (a) If an Event of Default shall have occurred and be continuing, the Administrative Agent, without any other notice to or demand upon the Debtor and whether or not the Obligations are due, shall have in any jurisdiction in which enforcement hereof is sought, in addition to all other rights and remedies, the rights and remedies of a secured party under the UCC of the State or any other relevant jurisdiction and any additional rights and

remedies as may be provided to a secured party in any jurisdiction in which Collateral is located, including, without limitation, the right to take possession of the Collateral, and for that purpose the Administrative Agent may, so far as the Debtor can give authority therefor, enter upon any premises on which the Collateral may be situated and remove the same therefrom (subject, in the case of Collateral consisting of leased Railcars, to the lessee's right of quiet enjoyment). If an Event of Default shall have occurred and be continuing, the Administrative Agent may in its discretion require the Debtor to assemble all or any part of the Collateral at such location or locations within the jurisdiction(s) of the Debtor's principal office(s) or at such other locations as the Administrative Agent may reasonably designate; provided, however, that if a Railcar is subject to a Lease, such Railcar shall not be delivered to such location until such Lease expires or is earlier terminated. Unless the Collateral is perishable or threatens to decline speedily in value or is of a type customarily sold on a recognized market, the Administrative Agent shall give to the Debtor at least ten (10) Business Days' prior written notice of the time and place of any public sale of Collateral or of the time after which any private sale or any other intended disposition is to be made. The Debtor hereby acknowledges that ten (10) Business Days' prior written notice of such sale or sales shall be reasonable notice. In addition, the Debtor waives any and all rights that it may have to a judicial hearing in advance of the enforcement of any of the Administrative Agent's rights and remedies hereunder, including, without limitation, its right following an Event of Default to take immediate possession of the Collateral and to exercise its rights and remedies with respect thereto. The Administrative Agent agrees that it will give notice to the Debtor and the Secured Parties of any enforcement action taken by it pursuant to this §15 promptly after commencing such action.

(b) To the extent that applicable law imposes duties on the Administrative Agent to exercise remedies in a commercially reasonable manner, the Debtor acknowledges and agrees that it is not commercially unreasonable for the Administrative Agent (a) to fail to incur expenses reasonably deemed significant by the Administrative Agent to prepare Collateral for disposition or otherwise to fail to complete raw material or work in process into finished goods or other finished products for disposition, (b) to fail to obtain third party consents for access to Collateral to be disposed of, or to obtain or, if not required by other law, to fail to obtain governmental or third party consents for the collection or disposition of Collateral to be collected or disposed of, (c) to fail to exercise collection remedies against account debtors or other persons obligated on Collateral or to fail to remove Liens on or any adverse claims against Collateral, (d) to exercise collection remedies against account debtors and other persons obligated on Collateral directly or through the use of collection agencies and other collection specialists, (e) to advertise dispositions of Collateral through publications or media of general circulation, whether or not the Collateral is of a specialized nature, (f) to contact other persons, whether or not in the same business as the Debtor, for expressions of interest in acquiring all or any portion of the Collateral, (g) to hire one or more professional auctioneers to assist in the disposition of Collateral, whether or not the collateral is of a specialized nature, (h) to dispose of Collateral by utilizing internet sites that provide for the auction of assets of the types included in the Collateral or that have the reasonable capability of doing so, or that match buyers and sellers of assets, (i) to dispose of assets in wholesale rather than retail markets, (j) to disclaim disposition warranties, (k) to purchase insurance or credit enhancements to insure the Administrative Agent against risks of loss, collection or disposition of Collateral or to provide to the Administrative Agent a guaranteed return from the collection or disposition of Collateral, or (l) to the extent deemed appropriate by the Administrative Agent, to obtain the services of brokers, investment bankers,

consultants and other professionals to assist the Administrative Agent in the collection or disposition of any of the Collateral. The Debtor acknowledges that the purpose of this §15(b) is to provide non-exhaustive indications of what actions or omissions by the Administrative Agent would fulfill the Administrative Agent's duties under the Uniform Commercial Code of the State or any other relevant jurisdiction in the Administrative Agent's exercise of remedies against the Collateral and that other actions or omissions by the Administrative Agent shall not be deemed to fail to fulfill such duties solely on account of not being indicated in this §15(b). Without limitation upon the foregoing, nothing contained in this §15(b) shall be construed to grant any rights to the Debtor or to impose any duties on the Administrative Agent that would not have been granted or imposed by this Agreement or by applicable law in the absence of this §15(b).

16. No Waiver by Administrative Agent, etc □ The Administrative Agent shall not be deemed to have waived any of its rights and remedies in respect of the Obligations or the Collateral unless such waiver shall be in writing and signed by the Administrative Agent with the consent of the Required Lenders. No delay or omission on the part of the Administrative Agent in exercising any right or remedy shall operate as a waiver of such right or remedy or any other right or remedy. A waiver on any one occasion shall not be construed as a bar to or waiver of any right or remedy on any future occasion. All rights and remedies of the Administrative Agent with respect to the Obligations or the Collateral, whether evidenced hereby or by any other instrument or papers, shall be cumulative and may be exercised singularly, alternatively, successively or concurrently at such time or at such times as the Administrative Agent deems expedient.

17. Suretyship Waivers by Debtors □ The Debtor waives demand, notice, protest, notice of acceptance of this Agreement, notice of loans made, credit extended, Collateral received or delivered or other action taken in reliance hereon and all other demands and notices of any description. With respect to both the Obligations and the Collateral, the Debtor assents to any extension or postponement of the time of payment or any other indulgence, to any substitution, exchange or release of or failure to perfect any security interest in any Collateral, to the addition or release of any party or person primarily or secondarily liable, to the acceptance of partial payment thereon and the settlement, compromising or adjusting of any thereof, all in such manner and at such time or times as the Administrative Agent may deem advisable. The Administrative Agent shall have no duty as to the collection or protection of the Collateral or any income therefrom, the preservation of rights against prior parties, or the preservation of any rights pertaining thereto beyond the safe custody thereof as set forth in §11.2. The Debtor further waives any and all other suretyship defenses.

18. Marshalling □ Neither the Administrative Agent nor any Secured Party shall be required to marshal any present or future collateral security (including but not limited to the Collateral) for, or other assurances of payment of, the Obligations or any of them or to resort to such collateral security or other assurances of payment in any particular order, and all of the rights and remedies of the Administrative Agent or any Secured Party hereunder and of the Administrative Agent or any Secured Party in respect of such collateral security and other assurances of payment shall be cumulative and in addition to all other rights and remedies, however existing or arising. To the extent that it lawfully may, the Debtor hereby agrees that it will not invoke any law relating to the marshalling of collateral which might cause delay in or impede the enforcement of the Administrative Agent's rights and remedies under this Agreement or under any other instrument creating or evidencing any of the Obligations or under which any

of the Obligations is outstanding or by which any of the Obligations is secured or payment thereof is otherwise assured, and, to the extent that it lawfully may, the Debtor hereby irrevocably waives the benefits of all such laws.

19. Proceeds of Dispositions; Expenses□ The Debtor shall pay to the Administrative Agent on demand any and all reasonable costs and expenses, including reasonable attorneys' fees, expenses for legal services of every kind, including, without limitation, reasonable allocated costs of staff counsel and disbursements, incurred or paid by the Administrative Agent in protecting, preserving or enforcing the Administrative Agent's rights and remedies under or in respect of any of the Obligations or any of the Collateral. After deducting all of said expenses, the residue of any proceeds of collection or sale or other disposition of Collateral shall, to the extent actually received in cash, be applied to the payment of the Obligations in accordance with the provisions of §20. Upon the final payment and satisfaction in full of all of the Obligations and after making any payments required by Sections 9-608(a)(1)(C) or 9-615(a)(3) of the UCC of the State, any excess shall be returned to the Debtors. In the absence of final payment and satisfaction in full of all of the Obligations, the Debtors shall remain liable for any deficiency.

20. Pro Rata Security; Application of Proceeds of Collateral□ All amounts owing with respect to the Obligations shall be secured pro rata by the Collateral without distinction as to whether some Obligations are then due and payable and other Obligations are not then due and payable. Upon any realization upon the Collateral by the Administrative Agent or any Secured Party, whether by receipt of insurance proceeds pursuant to §10 or upon foreclosure and sale of all or part of the Collateral pursuant to §15 or otherwise, the Debtor agrees that the proceeds thereof shall be applied as set forth in the Credit Agreement. The Debtor shall remain liable for any deficiency remaining unpaid after the application of proceeds in accordance with the foregoing provisions. The Debtor agrees that all amounts received with respect to any of the Obligations, whether by realization on the Collateral or otherwise, shall be applied to the payment of the Obligations in accordance with the provisions of this §20.

21. Overdue Amounts□ Until paid, all amounts due and payable by the Debtor hereunder shall be a debt secured by the Collateral and shall bear, whether before or after judgment, interest at the rate of interest for overdue principal set forth in the Credit Agreement.

22. Termination□ Upon payment in full of the Obligations in accordance with their terms and the termination of the Total Commitment, (a) this Agreement automatically shall terminate and the Debtor shall be entitled to the return, at the Debtor's expense, of such Collateral in the possession or control of the Administrative Agent owned by the Debtor that has not theretofore been disposed of pursuant to the provisions hereof and (b) upon request of the Debtor, the Administrative Agent will execute and file, at the Debtor's expense, UCC termination statements and such other documents as the Debtor may reasonably request to evidence the termination of the Administrative Agent's security interest in the Collateral.

23. Governing Law; Consent to Jurisdiction□ THIS AGREEMENT IS A CONTRACT UNDER THE LAWS OF THE STATE OF NEW YORK AND SHALL FOR ALL PURPOSES BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF SAID STATE (EXCLUDING THE LAWS APPLICABLE TO CONFLICTS OR

CHOICE OF LAW (OTHER THAN THE NEW YORK GENERAL OBLIGATIONS LAW §5-1401)). Each of the parties hereto agrees that any action or claim arising out of any dispute in connection with this Agreement, any rights or obligations hereunder or the performance or enforcement of such rights or obligations may be brought in the courts of the State or any federal court sitting therein and consents to the non-exclusive jurisdiction of such court and to service of process in any such suit being made upon each of the parties hereto by mail at the address specified in §16.6 of the Credit Agreement. Each of the parties hereto hereby waives any objection that it may now or hereafter have to the venue of any such suit or any such court or that such suit is brought in an inconvenient court.

24. Waiver of Jury Trial □ EACH OF THE PARTIES HERETO WAIVES ITS RIGHT TO A JURY TRIAL WITH RESPECT TO ANY ACTION OR CLAIM ARISING OUT OF ANY DISPUTE IN CONNECTION WITH THIS AGREEMENT, ANY RIGHTS OR OBLIGATIONS HEREUNDER OR THE PERFORMANCE OR ENFORCEMENT OF ANY SUCH RIGHTS OR OBLIGATIONS. Except as prohibited by law, the Debtor waives any right which it may have to claim or recover in any litigation referred to in the preceding sentence any special, exemplary, punitive or consequential damages or any damages other than, or in addition to, actual damages. The Debtor (a) certifies that neither the Administrative Agent or any Secured Party nor any representative, agent or attorney of the Administrative Agent or any Secured Party has represented, expressly or otherwise, that the Administrative Agent or any Secured Party would not, in the event of litigation, seek to enforce the foregoing waivers or other waivers contained in this Agreement and (b) acknowledges that, in entering into the Credit Agreement and the other Loan Documents to which the Administrative Agent or any Secured Party is a party, the Administrative Agent and the Secured Parties are relying upon, among other things, the waivers and certifications contained in this §24.

25. Miscellaneous □ The headings of each section of this Agreement are for convenience only and shall not define or limit the provisions thereof. This Agreement and all rights and obligations hereunder shall be binding upon the Debtor and its successors and assigns and shall inure to the benefit of the Administrative Agent, the Secured Parties and their respective successors and assigns; provided that the Debtor may not assign or transfer its rights or obligations hereunder without the prior written consent of the Administrative Agent. If any term of this Agreement shall be held to be invalid, illegal or unenforceable, the validity of all other terms hereof shall in no way be affected thereby, and this Agreement shall be construed and be enforceable as if such invalid, illegal or unenforceable term had not been included herein. The Debtor acknowledges receipt of a copy of this Agreement. This Agreement may be executed in any number of counterparts, but all such counterparts shall together constitute but one instrument. In making proof of this Agreement it shall not be necessary to produce or account for more than one counterpart signed by each party hereto by and against which enforcement hereof is sought. Delivery of an executed signature page of this Amendment by facsimile or electronic transmission shall be effective as delivery of a manually executed counterpart thereof.

[Remainder of page intentionally left blank.]

IN WITNESS WHEREOF, intending to be legally bound, the Debtor has caused this Agreement to be duly executed as of the date first above written.

RIO GRANDE CHEMICAL LTD.

By: Rio Grande Transportation (GP), L.L.C.

By: 
Name: MICHAEL DOLICMAN
Title: CEO

STATE OF New York)
COUNTY OF Nassau) ss.:

On this 25th day of November 2013, before me, personally appeared Michael Dockman, to me known, who being by me duly sworn, says that he resides in Baltimore County, and is CEO of Rio Grande Transportation (GP), L.L.C. that said instrument was signed on behalf of said company on the date hereof by authority of its governing body; and he acknowledged that the execution of the foregoing instrument was the free act and deed of said company.

Laura M. Eccher
Notary Public

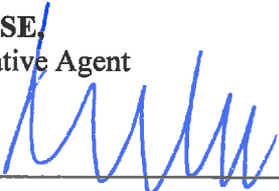
LAURA M. ECCHER
Notary Public, State of New York
No. 01EC6116996
Qualified in Nassau County
Commission Expires Oct. 12, 2016

Accepted:

We certify that we hold the respective titles set forth below, that this instrument was signed on behalf of DVB BANK SE by authority of its governing board of directors/managers and that we each acknowledge that the execution of the foregoing instrument was the free act and deed of DVB BANK AG. We each further declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

DVB BANK SE
as Administrative Agent

By: _____


Name: **Martin Metz**
Title: *MD*

By: _____


Name: **Georg Tzieply**
Title: *SPR*

Exhibit A

LIST OF RAILCARS

	Initial	Number	Lessee	[Car Count]
1	RGCX	300	Apasco-C#17-A	107
2	RGCX	301	Apasco-C#17-A	
3	RGCX	302	Apasco-C#17-A	
4	RGCX	303	Apasco-C#17-A	
5	RGCX	304	Apasco-C#17-A	
6	RGCX	306	Apasco-C#17-A	
7	RGCX	307	Apasco-C#17-A	
8	RGCX	308	Apasco-C#17-A	
9	RGCX	309	Apasco-C#17-A	
10	RGCX	314	Apasco-C#17-A	
11	RGCX	315	Apasco-C#17-A	
12	RGCX	317	Apasco-C#17-A	
13	RGCX	318	Apasco-C#17-A	
14	RGCX	320	Apasco-C#17-A	
15	RGCX	322	Apasco-C#17-A	
16	RGCX	323	Apasco-C#17-A	
17	RGCX	328	Apasco-C#17-A	
18	RGCX	329	Apasco-C#17-A	
19	RGCX	330	Apasco-C#17-A	
20	RGCX	331	Apasco-C#17-A	
21	RGCX	332	Apasco-C#17-A	
22	RGCX	334	Apasco-C#17-A	
23	RGCX	336	Apasco-C#17-A	
24	RGCX	338	Apasco-C#17-A	
25	RGCX	340	Apasco-C#17-A	
26	RGCX	341	Apasco-C#17-A	
27	RGCX	343	Apasco-C#17-A	
28	RGCX	344	Apasco-C#17-A	
29	RGCX	345	Apasco-C#17-A	
30	RGCX	347	Apasco-C#17-A	
31	RGCX	348	Apasco-C#17-A	
32	RGCX	349	Apasco-C#17-A	
33	RGCX	351	Apasco-C#17-A	
34	RGCX	352	Apasco-C#17-A	
35	RGCX	354	Apasco-C#17-A	
36	RGCX	355	Apasco-C#17-A	
37	RGCX	358	Apasco-C#17-A	
38	RGCX	359	Apasco-C#17-A	
39	RGCX	360	Apasco-C#17-A	
40	RGCX	361	Apasco-C#17-A	
41	RGCX	362	Apasco-C#17-A	
42	RGCX	363	Apasco-C#17-A	
43	RGCX	364	Apasco-C#17-A	
44	RGCX	366	Apasco-C#17-A	

45	RGCX	369	Apasco-C#17-A
46	RGCX	371	Apasco-C#17-A
47	RGCX	373	Apasco-C#17-A
48	RGCX	374	Apasco-C#17-A
49	RGCX	375	Apasco-C#17-A
50	RGCX	376	Apasco-C#17-A
51	RGCX	377	Apasco-C#17-A
52	RGCX	378	Apasco-C#17-A
53	RGCX	382	Apasco-C#17-A
54	RGCX	383	Apasco-C#17-A
55	RGCX	384	Apasco-C#17-A
56	RGCX	386	Apasco-C#17-A
57	RGCX	388	Apasco-C#17-A
58	RGCX	390	Apasco-C#17-A
59	RGCX	391	Apasco-C#17-A
60	RGCX	392	Apasco-C#17-A
61	RGCX	394	Apasco-C#17-A
62	RGCX	395	Apasco-C#17-A
63	RGCX	396	Apasco-C#17-A
64	RGCX	398	Apasco-C#17-A
65	RGCX	401	Apasco-C#17-A
66	RGCX	402	Apasco-C#17-A
67	RGCX	403	Apasco-C#17-A
68	RGCX	404	Apasco-C#17-A
69	RGCX	405	Apasco-C#17-A
70	RGCX	406	Apasco-C#17-A
71	RGCX	408	Apasco-C#17-A
72	RGCX	409	Apasco-C#17-A
73	RGCX	410	Apasco-C#17-A
74	RGCX	411	Apasco-C#17-A
75	RGCX	413	Apasco-C#17-A
76	RGCX	414	Apasco-C#17-A
77	RGCX	417	Apasco-C#17-A
78	RGCX	418	Apasco-C#17-A
79	RGCX	419	Apasco-C#17-A
80	RGCX	420	Apasco-C#17-A
81	RGCX	422	Apasco-C#17-A
82	RGCX	423	Apasco-C#17-A
83	RGCX	425	Apasco-C#17-A
84	RGCX	426	Apasco-C#17-A
85	RGCX	428	Apasco-C#17-A
86	RGCX	429	Apasco-C#17-A
87	RGCX	432	Apasco-C#17-A
88	RGCX	433	Apasco-C#17-A
89	RGCX	434	Apasco-C#17-A
90	RGCX	435	Apasco-C#17-A
91	RGCX	439	Apasco-C#17-A
92	RGCX	440	Apasco-C#17-A
93	RGCX	441	Apasco-C#17-A
94	RGCX	442	Apasco-C#17-A

95	RGCX	444	Apasco-C#17-A	
96	RGCX	445	Apasco-C#17-A	
97	RGCX	446	Apasco-C#17-A	
98	RGCX	447	Apasco-C#17-A	
99	RGCX	448	Apasco-C#17-A	
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101	RGCX	451	Apasco-C#17-A	
102	RGCX	452	Apasco-C#17-A	
103	RGCX	453	Apasco-C#17-A	
104	RGCX	456	Apasco-C#17-A	
105	RGCX	458	Apasco-C#17-A	
106	RGCX	459	Apasco-C#17-A	
107	RGCX	460	Apasco-C#17-A	
108	RGCX	461	Apasco-C#17-B	86
109	RGCX	462	Apasco-C#17-B	
110	RGCX	465	Apasco-C#17-B	
111	RGCX	466	Apasco-C#17-B	
112	RGCX	468	Apasco-C#17-B	
113	RGCX	470	Apasco-C#17-B	
114	RGCX	471	Apasco-C#17-B	
115	RGCX	472	Apasco-C#17-B	
116	RGCX	474	Apasco-C#17-B	
117	RGCX	475	Apasco-C#17-B	
118	RGCX	476	Apasco-C#17-B	
119	RGCX	479	Apasco-C#17-B	
120	RGCX	480	Apasco-C#17-B	
121	RGCX	481	Apasco-C#17-B	
122	RGCX	482	Apasco-C#17-B	
123	RGCX	485	Apasco-C#17-B	
124	RGCX	486	Apasco-C#17-B	
125	RGCX	487	Apasco-C#17-B	
126	RGCX	488	Apasco-C#17-B	
127	RGCX	489	Apasco-C#17-B	
128	RGCX	493	Apasco-C#17-B	
129	RGCX	494	Apasco-C#17-B	
130	RGCX	495	Apasco-C#17-B	
131	RGCX	496	Apasco-C#17-B	
132	RGCX	498	Apasco-C#17-B	
133	RGCX	499	Apasco-C#17-B	
134	RGCX	502	Apasco-C#17-B	
135	RGCX	503	Apasco-C#17-B	
136	RGCX	505	Apasco-C#17-B	
137	RGCX	506	Apasco-C#17-B	
138	RGCX	507	Apasco-C#17-B	
139	RGCX	508	Apasco-C#17-B	
140	RGCX	509	Apasco-C#17-B	
141	RGCX	513	Apasco-C#17-B	
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143	RGCX	515	Apasco-C#17-B	
144	RGCX	517	Apasco-C#17-B	

145	RGCX	518	Apasco-C#17-B
146	RGCX	519	Apasco-C#17-B
147	RGCX	521	Apasco-C#17-B
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155	RGCX	535	Apasco-C#17-B
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157	RGCX	539	Apasco-C#17-B
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170	RGCX	566	Apasco-C#17-B
171	RGCX	568	Apasco-C#17-B
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173	RGCX	570	Apasco-C#17-B
174	RGCX	572	Apasco-C#17-B
175	RGCX	574	Apasco-C#17-B
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185	RGCX	589	Apasco-C#17-B
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187	RGCX	592	Apasco-C#17-B
188	RGCX	593	Apasco-C#17-B
189	RGCX	594	Apasco-C#17-B
190	RGCX	595	Apasco-C#17-B
191	RGCX	596	Apasco-C#17-B
192	RGCX	598	Apasco-C#17-B
193	RGCX	599	Apasco-C#17-B
194	RGCX	129890	Apasco-C#19/R2

195	RGCX	130070	Apasco-C#19/R2	
196	RGCX	130617	Apasco-C#19/R2	
197	RGCX	524301	Apasco-C#19/R2	
198	RGCX	525989	Apasco-C#19/R2	
199	RGCX	526224	Apasco-C#19/R2	
200	RGCX	527167	Apasco-C#19/R2	
201	RGCX	527286	Apasco-C#19/R2	
202	RGCX	527300	Apasco-C#19/R2	
203	RGCX	530059	Apasco-C#19/R2	
204	RGCX	540067	Apasco-C#19/R2	
205	RGCX	540128	Apasco-C#19/R2	
206	RGCX	540133	Apasco-C#19/R2	
207	RGCX	540174	Apasco-C#19/R2	
208	RGCX	549646	Apasco-C#19/R2	
209	RGCX	650	Apasco-C#22/R1-A.1	95
210	RGCX	651	Apasco-C#22/R1-A.1	
211	RGCX	652	Apasco-C#22/R1-A.1	
212	RGCX	653	Apasco-C#22/R1-A.1	
213	RGCX	654	Apasco-C#22/R1-A.1	
214	RGCX	655	Apasco-C#22/R1-A.1	
215	RGCX	656	Apasco-C#22/R1-A.1	
216	RGCX	657	Apasco-C#22/R1-A.1	
217	RGCX	658	Apasco-C#22/R1-A.1	
218	RGCX	659	Apasco-C#22/R1-A.1	
219	RGCX	660	Apasco-C#22/R1-A.1	
220	RGCX	661	Apasco-C#22/R1-A.1	
221	RGCX	662	Apasco-C#22/R1-A.1	
222	RGCX	663	Apasco-C#22/R1-A.1	
223	RGCX	664	Apasco-C#22/R1-A.1	
224	RGCX	665	Apasco-C#22/R1-A.1	
225	RGCX	666	Apasco-C#22/R1-A.1	
226	RGCX	667	Apasco-C#22/R1-A.1	
227	RGCX	668	Apasco-C#22/R1-A.1	
228	RGCX	669	Apasco-C#22/R1-A.1	
229	RGCX	670	Apasco-C#22/R1-A.1	
230	RGCX	671	Apasco-C#22/R1-A.1	
231	RGCX	673	Apasco-C#22/R1-A.1	
232	RGCX	674	Apasco-C#22/R1-A.1	
233	RGCX	675	Apasco-C#22/R1-A.1	
234	RGCX	676	Apasco-C#22/R1-A.1	
235	RGCX	677	Apasco-C#22/R1-A.1	
236	RGCX	678	Apasco-C#22/R1-A.1	
237	RGCX	679	Apasco-C#22/R1-A.1	
238	RGCX	680	Apasco-C#22/R1-A.1	
239	RGCX	681	Apasco-C#22/R1-A.1	
240	RGCX	682	Apasco-C#22/R1-A.1	
241	RGCX	683	Apasco-C#22/R1-A.1	
242	RGCX	684	Apasco-C#22/R1-A.1	
243	RGCX	685	Apasco-C#22/R1-A.1	
244	RGCX	686	Apasco-C#22/R1-A.1	

245	RGCX	688	Apasco-C#22/R1-A.1
246	RGCX	689	Apasco-C#22/R1-A.1
247	RGCX	690	Apasco-C#22/R1-A.1
248	RGCX	691	Apasco-C#22/R1-A.1
249	RGCX	692	Apasco-C#22/R1-A.1
250	RGCX	693	Apasco-C#22/R1-A.1
251	RGCX	694	Apasco-C#22/R1-A.1
252	RGCX	695	Apasco-C#22/R1-A.1
253	RGCX	696	Apasco-C#22/R1-A.1
254	RGCX	697	Apasco-C#22/R1-A.1
255	RGCX	698	Apasco-C#22/R1-A.1
256	RGCX	699	Apasco-C#22/R1-A.1
257	RGCX	700	Apasco-C#22/R1-A.1
258	RGCX	701	Apasco-C#22/R1-A.1
259	RGCX	702	Apasco-C#22/R1-A.1
260	RGCX	703	Apasco-C#22/R1-A.1
261	RGCX	704	Apasco-C#22/R1-A.1
262	RGCX	705	Apasco-C#22/R1-A.1
263	RGCX	707	Apasco-C#22/R1-A.1
264	RGCX	709	Apasco-C#22/R1-A.1
265	RGCX	710	Apasco-C#22/R1-A.1
266	RGCX	711	Apasco-C#22/R1-A.1
267	RGCX	712	Apasco-C#22/R1-A.1
268	RGCX	713	Apasco-C#22/R1-A.1
269	RGCX	714	Apasco-C#22/R1-A.1
270	RGCX	715	Apasco-C#22/R1-A.1
271	RGCX	716	Apasco-C#22/R1-A.1
272	RGCX	717	Apasco-C#22/R1-A.1
273	RGCX	718	Apasco-C#22/R1-A.1
274	RGCX	719	Apasco-C#22/R1-A.1
275	RGCX	720	Apasco-C#22/R1-A.1
276	RGCX	721	Apasco-C#22/R1-A.1
277	RGCX	722	Apasco-C#22/R1-A.1
278	RGCX	723	Apasco-C#22/R1-A.1
279	RGCX	724	Apasco-C#22/R1-A.1
280	RGCX	725	Apasco-C#22/R1-A.1
281	RGCX	726	Apasco-C#22/R1-A.1
282	RGCX	727	Apasco-C#22/R1-A.1
283	RGCX	728	Apasco-C#22/R1-A.1
284	RGCX	729	Apasco-C#22/R1-A.1
285	RGCX	730	Apasco-C#22/R1-A.1
286	RGCX	731	Apasco-C#22/R1-A.1
287	RGCX	732	Apasco-C#22/R1-A.1
288	RGCX	733	Apasco-C#22/R1-A.1
289	RGCX	734	Apasco-C#22/R1-A.1
290	RGCX	735	Apasco-C#22/R1-A.1
291	RGCX	736	Apasco-C#22/R1-A.1
292	RGCX	737	Apasco-C#22/R1-A.1
293	RGCX	738	Apasco-C#22/R1-A.1
294	RGCX	739	Apasco-C#22/R1-A.1

295	RGCX	741	Apasco-C#22/R1-A.1	
296	RGCX	742	Apasco-C#22/R1-A.1	
297	RGCX	743	Apasco-C#22/R1-A.1	
298	RGCX	744	Apasco-C#22/R1-A.1	
299	RGCX	745	Apasco-C#22/R1-A.1	
300	RGCX	746	Apasco-C#22/R1-A.1	
301	RGCX	747	Apasco-C#22/R1-A.1	
302	RGCX	748	Apasco-C#22/R1-A.1	
303	RGCX	749	Apasco-C#22/R1-A.1	
304	RGCX	800	Apasco-C#22/R1-B	10
305	RGCX	801	Apasco-C#22/R1-B	
306	RGCX	802	Apasco-C#22/R1-B	
307	RGCX	803	Apasco-C#22/R1-B	
308	RGCX	804	Apasco-C#22/R1-B	
309	RGCX	805	Apasco-C#22/R1-B	
310	RGCX	806	Apasco-C#22/R1-B	
311	RGCX	807	Apasco-C#22/R1-B	
312	RGCX	808	Apasco-C#22/R1-B	
313	RGCX	809	Apasco-C#22/R1-B	
314	RGCX	810	Apasco-C#22/R2	28
315	RGCX	811	Apasco-C#22/R2	
316	RGCX	812	Apasco-C#22/R2	
317	RGCX	813	Apasco-C#22/R2	
318	RGCX	814	Apasco-C#22/R2	
319	RGCX	815	Apasco-C#22/R2	
320	RGCX	816	Apasco-C#22/R2	
321	RGCX	817	Apasco-C#22/R2	
322	RGCX	818	Apasco-C#22/R2	
323	RGCX	819	Apasco-C#22/R2	
324	RGCX	821	Apasco-C#22/R2	
325	RGCX	822	Apasco-C#22/R2	
326	RGCX	823	Apasco-C#22/R2	
327	RGCX	824	Apasco-C#22/R2	
328	RGCX	825	Apasco-C#22/R2	
329	RGCX	826	Apasco-C#22/R2	
330	RGCX	827	Apasco-C#22/R2	
331	RGCX	828	Apasco-C#22/R2	
332	RGCX	829	Apasco-C#22/R2	
333	RGCX	830	Apasco-C#22/R2	
334	RGCX	831	Apasco-C#22/R2	
335	RGCX	832	Apasco-C#22/R2	
336	RGCX	833	Apasco-C#22/R2	
337	RGCX	834	Apasco-C#22/R2	
338	RGCX	835	Apasco-C#22/R2	
339	RGCX	836	Apasco-C#22/R2	
340	RGCX	837	Apasco-C#22/R2	
341	RGCX	838	Apasco-C#22/R2	
342	RGCX	839	Apasco-C#22/R3	86
343	RGCX	840	Apasco-C#22/R3	
344	RGCX	841	Apasco-C#22/R3	

345	RGCX	842	Apasco-C#22/R3
346	RGCX	843	Apasco-C#22/R3
347	RGCX	844	Apasco-C#22/R3
348	RGCX	845	Apasco-C#22/R3
349	RGCX	846	Apasco-C#22/R3
350	RGCX	847	Apasco-C#22/R3
351	RGCX	849	Apasco-C#22/R3
352	RGCX	850	Apasco-C#22/R3
353	RGCX	852	Apasco-C#22/R3
354	RGCX	853	Apasco-C#22/R3
355	RGCX	854	Apasco-C#22/R3
356	RGCX	855	Apasco-C#22/R3
357	RGCX	856	Apasco-C#22/R3
358	RGCX	857	Apasco-C#22/R3
359	RGCX	858	Apasco-C#22/R3
360	RGCX	859	Apasco-C#22/R3
361	RGCX	860	Apasco-C#22/R3
362	RGCX	861	Apasco-C#22/R3
363	RGCX	862	Apasco-C#22/R3
364	RGCX	863	Apasco-C#22/R3
365	RGCX	864	Apasco-C#22/R3
366	RGCX	865	Apasco-C#22/R3
367	RGCX	866	Apasco-C#22/R3
368	RGCX	867	Apasco-C#22/R3
369	RGCX	868	Apasco-C#22/R3
370	RGCX	869	Apasco-C#22/R3
371	RGCX	870	Apasco-C#22/R3
372	RGCX	871	Apasco-C#22/R3
373	RGCX	872	Apasco-C#22/R3
374	RGCX	874	Apasco-C#22/R3
375	RGCX	875	Apasco-C#22/R3
376	RGCX	876	Apasco-C#22/R3
377	RGCX	877	Apasco-C#22/R3
378	RGCX	878	Apasco-C#22/R3
379	RGCX	879	Apasco-C#22/R3
380	RGCX	880	Apasco-C#22/R3
381	RGCX	881	Apasco-C#22/R3
382	RGCX	882	Apasco-C#22/R3
383	RGCX	883	Apasco-C#22/R3
384	RGCX	884	Apasco-C#22/R3
385	RGCX	885	Apasco-C#22/R3
386	RGCX	886	Apasco-C#22/R3
387	RGCX	887	Apasco-C#22/R3
388	RGCX	888	Apasco-C#22/R3
389	RGCX	889	Apasco-C#22/R3
390	RGCX	890	Apasco-C#22/R3
391	RGCX	891	Apasco-C#22/R3
392	RGCX	892	Apasco-C#22/R3
393	RGCX	893	Apasco-C#22/R3
394	RGCX	894	Apasco-C#22/R3

395	RGCX	895	Apasco-C#22/R3	
396	RGCX	896	Apasco-C#22/R3	
397	RGCX	897	Apasco-C#22/R3	
398	RGCX	899	Apasco-C#22/R3	
399	RGCX	902	Apasco-C#22/R3	
400	RGCX	903	Apasco-C#22/R3	
401	RGCX	904	Apasco-C#22/R3	
402	RGCX	905	Apasco-C#22/R3	
403	RGCX	906	Apasco-C#22/R3	
404	RGCX	907	Apasco-C#22/R3	
405	RGCX	908	Apasco-C#22/R3	
406	RGCX	909	Apasco-C#22/R3	
407	RGCX	910	Apasco-C#22/R3	
408	RGCX	911	Apasco-C#22/R3	
409	RGCX	912	Apasco-C#22/R3	
410	RGCX	913	Apasco-C#22/R3	
411	RGCX	914	Apasco-C#22/R3	
412	RGCX	916	Apasco-C#22/R3	
413	RGCX	917	Apasco-C#22/R3	
414	RGCX	918	Apasco-C#22/R3	
415	RGCX	919	Apasco-C#22/R3	
416	RGCX	920	Apasco-C#22/R3	
417	RGCX	921	Apasco-C#22/R3	
418	RGCX	922	Apasco-C#22/R3	
419	RGCX	924	Apasco-C#22/R3	
420	RGCX	925	Apasco-C#22/R3	
421	RGCX	926	Apasco-C#22/R3	
422	RGCX	927	Apasco-C#22/R3	
423	RGCX	928	Apasco-C#22/R3	
424	RGCX	929	Apasco-C#22/R3	
425	RGCX	930	Apasco-C#22/R3	
426	RGCX	931	Apasco-C#22/R3	
427	RGCX	20376	Apasco-C#22/R3	
428	RGCX	1083	Apasco-C#22/R6	32
429	RGCX	1084	Apasco-C#22/R6	
430	RGCX	1085	Apasco-C#22/R6	
431	RGCX	1087	Apasco-C#22/R6	
432	RGCX	1088	Apasco-C#22/R6	
433	RGCX	1089	Apasco-C#22/R6	
434	RGCX	1090	Apasco-C#22/R6	
435	RGCX	1091	Apasco-C#22/R6	
436	RGCX	1092	Apasco-C#22/R6	
437	RGCX	1093	Apasco-C#22/R6	
438	RGCX	1095	Apasco-C#22/R6	
439	RGCX	1096	Apasco-C#22/R6	
440	RGCX	1097	Apasco-C#22/R6	
441	RGCX	1098	Apasco-C#22/R6	
442	RGCX	1099	Apasco-C#22/R6	
443	RGCX	1100	Apasco-C#22/R6	
444	RGCX	1101	Apasco-C#22/R6	

445	RGCX	1102	Apasco-C#22/R6	
446	RGCX	1103	Apasco-C#22/R6	
447	RGCX	1104	Apasco-C#22/R6	
448	RGCX	1105	Apasco-C#22/R6	
449	RGCX	1106	Apasco-C#22/R6	
450	RGCX	1107	Apasco-C#22/R6	
451	RGCX	1108	Apasco-C#22/R6	
452	RGCX	1110	Apasco-C#22/R6	
453	RGCX	1111	Apasco-C#22/R6	
454	RGCX	1112	Apasco-C#22/R6	
455	RGCX	1113	Apasco-C#22/R6	
456	RGCX	1114	Apasco-C#22/R6	
457	RGCX	1115	Apasco-C#22/R6	
458	RGCX	1116	Apasco-C#22/R6	
459	RGCX	1117	Apasco-C#22/R6	
460	RGCX	3000	Apasco-C#24-B	14
461	RGCX	3002	Apasco-C#24-B	
462	RGCX	3003	Apasco-C#24-B	
463	RGCX	3004	Apasco-C#24-B	
464	RGCX	3005	Apasco-C#24-B	
465	RGCX	3006	Apasco-C#24-B	
466	RGCX	3007	Apasco-C#24-B	
467	RGCX	3008	Apasco-C#24-B	
468	RGCX	3009	Apasco-C#24-B	
469	RGCX	3010	Apasco-C#24-B	
470	RGCX	3011	Apasco-C#24-B	
471	RGCX	3013	Apasco-C#24-B	
472	RGCX	3014	Apasco-C#24-B	
473	RGCX	3015	Apasco-C#24-B	
474	RGCX	46153	Argos #01/R1	5
475	RGCX	46199	Argos #01/R1	
476	RGCX	46213	Argos #01/R1	
477	RGCX	46218	Argos #01/R1	
478	RGCX	46219	Argos #01/R1	
479	RGCX	1700	Ash Grove #01/R3	25
480	RGCX	1701	Ash Grove #01/R3	
481	RGCX	1702	Ash Grove #01/R3	
482	RGCX	1703	Ash Grove #01/R3	
483	RGCX	1704	Ash Grove #01/R3	
484	RGCX	1705	Ash Grove #01/R3	
485	RGCX	1706	Ash Grove #01/R3	
486	RGCX	1707	Ash Grove #01/R3	
487	RGCX	1708	Ash Grove #01/R3	
488	RGCX	1709	Ash Grove #01/R3	
489	RGCX	1710	Ash Grove #01/R3	
490	RGCX	1711	Ash Grove #01/R3	
491	RGCX	1712	Ash Grove #01/R3	
492	RGCX	1713	Ash Grove #01/R3	
493	RGCX	1714	Ash Grove #01/R3	
494	RGCX	1715	Ash Grove #01/R3	

495	RGCX	1716	Ash Grove #01/R3	
496	RGCX	1717	Ash Grove #01/R3	
497	RGCX	1718	Ash Grove #01/R3	
498	RGCX	1719	Ash Grove #01/R3	
499	RGCX	1720	Ash Grove #01/R3	
500	RGCX	1721	Ash Grove #01/R3	
501	RGCX	1722	Ash Grove #01/R3	
502	RGCX	1723	Ash Grove #01/R3	
503	RGCX	1724	Ash Grove #01/R3	
504	RGCX	46222	Clean Earth #01/R1	40
505	RGCX	46223	Clean Earth #01/R1	
506	RGCX	46224	Clean Earth #01/R1	
507	RGCX	46225	Clean Earth #01/R1	
508	RGCX	46226	Clean Earth #01/R1	
509	RGCX	46227	Clean Earth #01/R1	
510	RGCX	46228	Clean Earth #01/R1	
511	RGCX	46229	Clean Earth #01/R1	
512	RGCX	46230	Clean Earth #01/R1	
513	RGCX	46231	Clean Earth #01/R1	
514	RGCX	46232	Clean Earth #01/R1	
515	RGCX	46233	Clean Earth #01/R1	
516	RGCX	46234	Clean Earth #01/R1	
517	RGCX	46235	Clean Earth #01/R1	
518	RGCX	46236	Clean Earth #01/R1	
519	RGCX	46237	Clean Earth #01/R1	
520	RGCX	46238	Clean Earth #01/R1	
521	RGCX	46239	Clean Earth #01/R1	
522	RGCX	46240	Clean Earth #01/R1	
523	RGCX	46241	Clean Earth #01/R1	
524	RGCX	46242	Clean Earth #01/R1	
525	RGCX	46243	Clean Earth #01/R1	
526	RGCX	46244	Clean Earth #01/R1	
527	RGCX	46245	Clean Earth #01/R1	
528	RGCX	46246	Clean Earth #01/R1	
529	RGCX	46247	Clean Earth #01/R1	
530	RGCX	46248	Clean Earth #01/R1	
531	RGCX	46249	Clean Earth #01/R1	
532	RGCX	46250	Clean Earth #01/R1	
533	RGCX	46251	Clean Earth #01/R1	
534	RGCX	46252	Clean Earth #01/R1	
535	RGCX	46253	Clean Earth #01/R1	
536	RGCX	46254	Clean Earth #01/R1	
537	RGCX	46255	Clean Earth #01/R1	
538	RGCX	46256	Clean Earth #01/R1	
539	RGCX	46257	Clean Earth #01/R1	
540	RGCX	46258	Clean Earth #01/R1	
541	RGCX	46259	Clean Earth #01/R1	
542	RGCX	46260	Clean Earth #01/R1	
543	RGCX	46261	Clean Earth #01/R1	
544	RGCX	223975	CTS #01/R6	4

545	RGCX	224009	CTS #01/R6	
546	RGCX	224054	CTS #01/R6	
547	RGCX	224124	CTS #01/R6	
548	RGCX	20171	Essroc #01/R2.1	57
549	RGCX	20172	Essroc #01/R2.1	
550	RGCX	20173	Essroc #01/R2.1	
551	RGCX	20174	Essroc #01/R2.1	
552	RGCX	20175	Essroc #01/R2.1	
553	RGCX	20176	Essroc #01/R2.1	
554	RGCX	20177	Essroc #01/R2.1	
555	RGCX	20178	Essroc #01/R2.1	
556	RGCX	20179	Essroc #01/R2.1	
557	RGCX	20180	Essroc #01/R2.1	
558	RGCX	20181	Essroc #01/R2.1	
559	RGCX	20182	Essroc #01/R2.1	
560	RGCX	20183	Essroc #01/R2.1	
561	RGCX	20184	Essroc #01/R2.1	
562	RGCX	20185	Essroc #01/R2.1	
563	RGCX	20186	Essroc #01/R2.1	
564	RGCX	20187	Essroc #01/R2.1	
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566	RGCX	20189	Essroc #01/R2.1	
567	RGCX	20192	Essroc #01/R2.1	
568	RGCX	20193	Essroc #01/R2.1	
569	RGCX	20194	Essroc #01/R2.1	
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571	RGCX	20196	Essroc #01/R2.1	
572	RGCX	20197	Essroc #01/R2.1	
573	RGCX	20198	Essroc #01/R2.1	
574	RGCX	20199	Essroc #01/R2.1	
575	RGCX	20200	Essroc #01/R2.1	
576	RGCX	20201	Essroc #01/R2.1	
577	RGCX	20202	Essroc #01/R2.1	
578	RGCX	20203	Essroc #01/R2.1	
579	RGCX	20204	Essroc #01/R2.1	
580	RGCX	20205	Essroc #01/R2.1	
581	RGCX	20206	Essroc #01/R2.1	
582	RGCX	20207	Essroc #01/R2.1	
583	RGCX	20208	Essroc #01/R2.1	
584	RGCX	20209	Essroc #01/R2.1	
585	RGCX	20210	Essroc #01/R2.1	
586	RGCX	20211	Essroc #01/R2.1	
587	RGCX	20212	Essroc #01/R2.1	
588	RGCX	20213	Essroc #01/R2.1	
589	RGCX	20214	Essroc #01/R2.1	
590	RGCX	20215	Essroc #01/R2.1	
591	RGCX	20216	Essroc #01/R2.1	
592	RGCX	20218	Essroc #01/R2.1	
593	RGCX	20219	Essroc #01/R2.1	
594	RGCX	20220	Essroc #01/R2.1	

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596	RGCX	20222	Essroc #01/R2.1	
597	RGCX	20223	Essroc #01/R2.1	
598	RGCX	20224	Essroc #01/R2.1	
599	RGCX	20225	Essroc #01/R2.1	
600	RGCX	20226	Essroc #01/R2.1	
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602	RGCX	20228	Essroc #01/R2.1	
603	RGCX	20229	Essroc #01/R2.1	
604	RGCX	20230	Essroc #01/R2.1	
605	RGCX	1380	Essroc #01/R3	60
606	RGCX	1381	Essroc #01/R3	
607	RGCX	1382	Essroc #01/R3	
608	RGCX	1383	Essroc #01/R3	
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763	RGCX	1640	Essroc #01/R7	
764	RGCX	1641	Essroc #01/R7	
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766	GNOX	3208	Garmi #01/R01	
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768	GNOX	3211	Garmi #01/R01	
769	GNOX	3214	Garmi #01/R01	
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771	GNOX	3318	Garmi #01/R01	
772	GNOX	3323	Garmi #01/R01	
773	GNOX	3324	Garmi #01/R01	
774	GNOX	3328	Garmi #01/R01	
775	GNOX	3329	Garmi #01/R01	
776	GNOX	38004	Garmi #01/R02	10
777	GNOX	38009	Garmi #01/R02	
778	GNOX	38012	Garmi #01/R02	
779	GNOX	38013	Garmi #01/R02	
780	GNOX	38014	Garmi #01/R02	
781	GNOX	38016	Garmi #01/R02	
782	GNOX	38018	Garmi #01/R02	
783	GNOX	38019	Garmi #01/R02	
784	GNOX	38025	Garmi #01/R02	
785	GNOX	38026	Garmi #01/R02	
786	GNOX	38002	Garmi #01/R03	14
787	GNOX	38003	Garmi #01/R03	
788	GNOX	38005	Garmi #01/R03	
789	GNOX	38007	Garmi #01/R03	
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793	GNOX	38021	Garmi #01/R03	
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797	GNOX	38028	Garmi #01/R03	
798	GNOX	38029	Garmi #01/R03	
799	GNOX	38030	Garmi #01/R03	
800	RGCX	1303	Garmi #01/R04	15
801	RGCX	1308	Garmi #01/R04	
802	RGCX	1309	Garmi #01/R04	
803	RGCX	1315	Garmi #01/R04	
804	RGCX	1318	Garmi #01/R04	
805	RGCX	1328	Garmi #01/R04	
806	RGCX	1329	Garmi #01/R04	
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808	RGCX	1333	Garmi #01/R04	
809	RGCX	1337	Garmi #01/R04	
810	RGCX	1340	Garmi #01/R04	
811	RGCX	1348	Garmi #01/R04	
812	RGCX	1353	Garmi #01/R04	
813	RGCX	1356	Garmi #01/R04	
814	RGCX	1363	Garmi #01/R04	
815	RGCX	1183	Giant #01/R3	40
816	RGCX	1184	Giant #01/R3	
817	RGCX	1185	Giant #01/R3	
818	RGCX	1186	Giant #01/R3	
819	RGCX	1187	Giant #01/R3	
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822	RGCX	1190	Giant #01/R3	
823	RGCX	1191	Giant #01/R3	
824	RGCX	1192	Giant #01/R3	
825	RGCX	1193	Giant #01/R3	
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827	RGCX	1195	Giant #01/R3	
828	RGCX	1196	Giant #01/R3	
829	RGCX	1197	Giant #01/R3	
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833	RGCX	1201	Giant #01/R3	
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837	RGCX	1205	Giant #01/R3	
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890	RGCX	1730	Halliburton #01/R12	
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908	RGCX	1748	Halliburton #01/R12	
909	RGCX	1749	Halliburton #01/R12	
910	RGCX	310	Halliburton #01/R8	72
911	RGCX	311	Halliburton #01/R8	
912	RGCX	313	Halliburton #01/R8	
913	RGCX	319	Halliburton #01/R8	
914	RGCX	324	Halliburton #01/R8	
915	RGCX	333	Halliburton #01/R8	
916	RGCX	335	Halliburton #01/R8	
917	RGCX	337	Halliburton #01/R8	
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919	RGCX	342	Halliburton #01/R8	
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922	RGCX	356	Halliburton #01/R8	
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924	RGCX	365	Halliburton #01/R8	
925	RGCX	367	Halliburton #01/R8	
926	RGCX	368	Halliburton #01/R8	
927	RGCX	370	Halliburton #01/R8	
928	RGCX	372	Halliburton #01/R8	
929	RGCX	380	Halliburton #01/R8	
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931	RGCX	385	Halliburton #01/R8	
932	RGCX	387	Halliburton #01/R8	
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934	RGCX	393	Halliburton #01/R8	
935	RGCX	397	Halliburton #01/R8	
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937	RGCX	400	Halliburton #01/R8	
938	RGCX	407	Halliburton #01/R8	
939	RGCX	412	Halliburton #01/R8	
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941	RGCX	416	Halliburton #01/R8	
942	RGCX	424	Halliburton #01/R8	
943	RGCX	430	Halliburton #01/R8	
944	RGCX	437	Halliburton #01/R8	

945	RGCX	438	Halliburton #01/R8
946	RGCX	443	Halliburton #01/R8
947	RGCX	449	Halliburton #01/R8
948	RGCX	454	Halliburton #01/R8
949	RGCX	455	Halliburton #01/R8
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953	RGCX	477	Halliburton #01/R8
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955	RGCX	483	Halliburton #01/R8
956	RGCX	490	Halliburton #01/R8
957	RGCX	491	Halliburton #01/R8
958	RGCX	492	Halliburton #01/R8
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964	RGCX	529	Halliburton #01/R8
965	RGCX	538	Halliburton #01/R8
966	RGCX	545	Halliburton #01/R8
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969	RGCX	552	Halliburton #01/R8
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971	RGCX	556	Halliburton #01/R8
972	RGCX	558	Halliburton #01/R8
973	RGCX	563	Halliburton #01/R8
974	RGCX	564	Halliburton #01/R8
975	RGCX	571	Halliburton #01/R8
976	RGCX	573	Halliburton #01/R8
977	RGCX	580	Halliburton #01/R8
978	RGCX	582	Halliburton #01/R8
979	RGCX	584	Halliburton #01/R8
980	RGCX	590	Halliburton #01/R8
981	RGCX	597	Halliburton #01/R8
982	RGCX	312	Halliburton #01/R9
983	RGCX	316	Halliburton #01/R9
984	RGCX	321	Halliburton #01/R9
985	RGCX	325	Halliburton #01/R9
986	RGCX	421	Halliburton #01/R9
987	RGCX	427	Halliburton #01/R9
988	RGCX	473	Halliburton #01/R9
989	RGCX	497	Halliburton #01/R9
990	RGCX	500	Halliburton #01/R9
991	RGCX	524	Halliburton #01/R9
992	RGCX	532	Halliburton #01/R9
993	RGCX	536	Halliburton #01/R9
994	RGCX	543	Halliburton #01/R9

995	RGCX	561	Halliburton #01/R9	
996	RGCX	567	Halliburton #01/R9	
997	RGRX	1900	Halliburton #1/R11	50
998	RGRX	1901	Halliburton #1/R11	
999	RGRX	1902	Halliburton #1/R11	
1000	RGRX	1903	Halliburton #1/R11	
1001	RGRX	1904	Halliburton #1/R11	
1002	RGRX	1905	Halliburton #1/R11	
1003	RGRX	1906	Halliburton #1/R11	
1004	RGRX	1907	Halliburton #1/R11	
1005	RGRX	1908	Halliburton #1/R11	
1006	RGRX	1909	Halliburton #1/R11	
1007	RGRX	1910	Halliburton #1/R11	
1008	RGRX	1911	Halliburton #1/R11	
1009	RGRX	1912	Halliburton #1/R11	
1010	RGRX	1913	Halliburton #1/R11	
1011	RGRX	1914	Halliburton #1/R11	
1012	RGRX	1915	Halliburton #1/R11	
1013	RGRX	1916	Halliburton #1/R11	
1014	RGRX	1917	Halliburton #1/R11	
1015	RGRX	1918	Halliburton #1/R11	
1016	RGRX	1919	Halliburton #1/R11	
1017	RGRX	1920	Halliburton #1/R11	
1018	RGRX	1921	Halliburton #1/R11	
1019	RGRX	1922	Halliburton #1/R11	
1020	RGRX	1923	Halliburton #1/R11	
1021	RGRX	1924	Halliburton #1/R11	
1022	RGRX	1925	Halliburton #1/R11	
1023	RGRX	1926	Halliburton #1/R11	
1024	RGRX	1927	Halliburton #1/R11	
1025	RGRX	1928	Halliburton #1/R11	
1026	RGRX	1929	Halliburton #1/R11	
1027	RGRX	1930	Halliburton #1/R11	
1028	RGRX	1931	Halliburton #1/R11	
1029	RGRX	1932	Halliburton #1/R11	
1030	RGRX	1933	Halliburton #1/R11	
1031	RGRX	1934	Halliburton #1/R11	
1032	RGRX	1935	Halliburton #1/R11	
1033	RGRX	1936	Halliburton #1/R11	
1034	RGRX	1937	Halliburton #1/R11	
1035	RGRX	1938	Halliburton #1/R11	
1036	RGRX	1939	Halliburton #1/R11	
1037	RGRX	1940	Halliburton #1/R11	
1038	RGRX	1941	Halliburton #1/R11	
1039	RGRX	1942	Halliburton #1/R11	
1040	RGRX	1943	Halliburton #1/R11	
1041	RGRX	1944	Halliburton #1/R11	
1042	RGRX	1945	Halliburton #1/R11	
1043	RGRX	1946	Halliburton #1/R11	
1044	RGRX	1947	Halliburton #1/R11	

1045	RGRX	1948	Halliburton #1/R11	
1046	RGRX	1949	Halliburton #1/R11	
1047	RGCX	1492	Halliburton #1/R13	50
1048	RGCX	1493	Halliburton #1/R13	
1049	RGCX	1494	Halliburton #1/R13	
1050	RGCX	1495	Halliburton #1/R13	
1051	RGCX	1496	Halliburton #1/R13	
1052	RGCX	1497	Halliburton #1/R13	
1053	RGCX	1498	Halliburton #1/R13	
1054	RGCX	1499	Halliburton #1/R13	
1055	RGCX	1500	Halliburton #1/R13	
1056	RGCX	1501	Halliburton #1/R13	
1057	RGCX	1502	Halliburton #1/R13	
1058	RGCX	1503	Halliburton #1/R13	
1059	RGCX	1504	Halliburton #1/R13	
1060	RGCX	1505	Halliburton #1/R13	
1061	RGCX	1506	Halliburton #1/R13	
1062	RGCX	1507	Halliburton #1/R13	
1063	RGCX	1508	Halliburton #1/R13	
1064	RGCX	1509	Halliburton #1/R13	
1065	RGCX	1510	Halliburton #1/R13	
1066	RGCX	1511	Halliburton #1/R13	
1067	RGCX	1512	Halliburton #1/R13	
1068	RGCX	1513	Halliburton #1/R13	
1069	RGCX	1514	Halliburton #1/R13	
1070	RGCX	1515	Halliburton #1/R13	
1071	RGCX	1516	Halliburton #1/R13	
1072	RGCX	1517	Halliburton #1/R13	
1073	RGCX	1518	Halliburton #1/R13	
1074	RGCX	1519	Halliburton #1/R13	
1075	RGCX	1520	Halliburton #1/R13	
1076	RGCX	1521	Halliburton #1/R13	
1077	RGCX	1522	Halliburton #1/R13	
1078	RGCX	1523	Halliburton #1/R13	
1079	RGCX	1524	Halliburton #1/R13	
1080	RGCX	1525	Halliburton #1/R13	
1081	RGCX	1526	Halliburton #1/R13	
1082	RGCX	1527	Halliburton #1/R13	
1083	RGCX	1528	Halliburton #1/R13	
1084	RGCX	1529	Halliburton #1/R13	
1085	RGCX	1530	Halliburton #1/R13	
1086	RGCX	1531	Halliburton #1/R13	
1087	RGCX	1532	Halliburton #1/R13	
1088	RGCX	1533	Halliburton #1/R13	
1089	RGCX	1534	Halliburton #1/R13	
1090	RGCX	1535	Halliburton #1/R13	
1091	RGCX	1536	Halliburton #1/R13	
1092	RGCX	1537	Halliburton #1/R13	
1093	RGCX	1538	Halliburton #1/R13	
1094	RGCX	1539	Halliburton #1/R13	

1095	RGCX	1540	Halliburton #1/R13	
1096	RGCX	1541	Halliburton #1/R13	
1097	RGCX	23	Halliburton #1/R4	30
1098	RGCX	25	Halliburton #1/R4	
1099	RGCX	26	Halliburton #1/R4	
1100	RGCX	32	Halliburton #1/R4	
1101	RGCX	34	Halliburton #1/R4	
1102	RGCX	35	Halliburton #1/R4	
1103	RGCX	36	Halliburton #1/R4	
1104	RGCX	58	Halliburton #1/R4	
1105	RGCX	29539	Halliburton #1/R4	
1106	RGCX	36179	Halliburton #1/R4	
1107	RGCX	36180	Halliburton #1/R4	
1108	RGCX	36182	Halliburton #1/R4	
1109	RGCX	36184	Halliburton #1/R4	
1110	RGCX	36186	Halliburton #1/R4	
1111	RGCX	36188	Halliburton #1/R4	
1112	RGCX	36189	Halliburton #1/R4	
1113	RGCX	36190	Halliburton #1/R4	
1114	RGCX	36191	Halliburton #1/R4	
1115	RGCX	36192	Halliburton #1/R4	
1116	RGCX	36193	Halliburton #1/R4	
1117	RGCX	36195	Halliburton #1/R4	
1118	RGCX	36196	Halliburton #1/R4	
1119	RGCX	36197	Halliburton #1/R4	
1120	RGCX	36199	Halliburton #1/R4	
1121	RGCX	36200	Halliburton #1/R4	
1122	RGCX	36201	Halliburton #1/R4	
1123	RGCX	36203	Halliburton #1/R4	
1124	RGCX	36258	Halliburton #1/R4	
1125	RGCX	36262	Halliburton #1/R4	
1126	RGCX	36286	Halliburton #1/R4	
1127	RGCX	36075	Halliburton #1/R7	73
1128	RGCX	36076	Halliburton #1/R7	
1129	RGCX	36077	Halliburton #1/R7	
1130	RGCX	36078	Halliburton #1/R7	
1131	RGCX	36079	Halliburton #1/R7	
1132	RGCX	36080	Halliburton #1/R7	
1133	RGCX	36081	Halliburton #1/R7	
1134	RGCX	36082	Halliburton #1/R7	
1135	RGCX	36083	Halliburton #1/R7	
1136	RGCX	36085	Halliburton #1/R7	
1137	RGCX	36086	Halliburton #1/R7	
1138	RGCX	36087	Halliburton #1/R7	
1139	RGCX	36088	Halliburton #1/R7	
1140	RGCX	36089	Halliburton #1/R7	
1141	RGCX	36091	Halliburton #1/R7	
1142	RGCX	36092	Halliburton #1/R7	
1143	RGCX	36095	Halliburton #1/R7	
1144	RGCX	36096	Halliburton #1/R7	

1145	RGCX	36097	Halliburton #1/R7
1146	RGCX	36098	Halliburton #1/R7
1147	RGCX	36101	Halliburton #1/R7
1148	RGCX	36102	Halliburton #1/R7
1149	RGCX	36103	Halliburton #1/R7
1150	RGCX	36104	Halliburton #1/R7
1151	RGCX	36105	Halliburton #1/R7
1152	RGCX	36106	Halliburton #1/R7
1153	RGCX	36107	Halliburton #1/R7
1154	RGCX	36108	Halliburton #1/R7
1155	RGCX	36109	Halliburton #1/R7
1156	RGCX	36110	Halliburton #1/R7
1157	RGCX	36111	Halliburton #1/R7
1158	RGCX	36112	Halliburton #1/R7
1159	RGCX	36113	Halliburton #1/R7
1160	RGCX	36114	Halliburton #1/R7
1161	RGCX	36115	Halliburton #1/R7
1162	RGCX	36118	Halliburton #1/R7
1163	RGCX	36119	Halliburton #1/R7
1164	RGCX	36120	Halliburton #1/R7
1165	RGCX	36121	Halliburton #1/R7
1166	RGCX	36124	Halliburton #1/R7
1167	RGCX	36126	Halliburton #1/R7
1168	RGCX	36128	Halliburton #1/R7
1169	RGCX	36129	Halliburton #1/R7
1170	RGCX	36130	Halliburton #1/R7
1171	RGCX	36131	Halliburton #1/R7
1172	RGCX	36132	Halliburton #1/R7
1173	RGCX	36133	Halliburton #1/R7
1174	RGCX	36134	Halliburton #1/R7
1175	RGCX	36135	Halliburton #1/R7
1176	RGCX	36136	Halliburton #1/R7
1177	RGCX	36137	Halliburton #1/R7
1178	RGCX	36138	Halliburton #1/R7
1179	RGCX	36139	Halliburton #1/R7
1180	RGCX	36140	Halliburton #1/R7
1181	RGCX	36141	Halliburton #1/R7
1182	RGCX	36142	Halliburton #1/R7
1183	RGCX	36143	Halliburton #1/R7
1184	RGCX	36145	Halliburton #1/R7
1185	RGCX	36148	Halliburton #1/R7
1186	RGCX	36150	Halliburton #1/R7
1187	RGCX	36152	Halliburton #1/R7
1188	RGCX	36155	Halliburton #1/R7
1189	RGCX	36156	Halliburton #1/R7
1190	RGCX	36157	Halliburton #1/R7
1191	RGCX	36160	Halliburton #1/R7
1192	RGCX	36161	Halliburton #1/R7
1193	RGCX	36162	Halliburton #1/R7
1194	RGCX	36163	Halliburton #1/R7

1195	RGCX	36165	Halliburton #1/R7	
1196	RGCX	36167	Halliburton #1/R7	
1197	RGCX	36169	Halliburton #1/R7	
1198	RGCX	36170	Halliburton #1/R7	
1199	RGCX	36173	Halliburton #1/R7	
1200	RGCX	984	Halliburton 01/R14	49
1201	RGCX	991	Halliburton 01/R14	
1202	RGCX	992	Halliburton 01/R14	
1203	RGCX	996	Halliburton 01/R14	
1204	RGCX	997	Halliburton 01/R14	
1205	RGCX	998	Halliburton 01/R14	
1206	RGCX	999	Halliburton 01/R14	
1207	RGCX	1000	Halliburton 01/R14	
1208	RGCX	1003	Halliburton 01/R14	
1209	RGCX	1009	Halliburton 01/R14	
1210	RGCX	1010	Halliburton 01/R14	
1211	RGCX	1011	Halliburton 01/R14	
1212	RGCX	1013	Halliburton 01/R14	
1213	RGCX	1015	Halliburton 01/R14	
1214	RGCX	1016	Halliburton 01/R14	
1215	RGCX	1017	Halliburton 01/R14	
1216	RGCX	1018	Halliburton 01/R14	
1217	RGCX	1025	Halliburton 01/R14	
1218	RGCX	1027	Halliburton 01/R14	
1219	RGCX	1031	Halliburton 01/R14	
1220	RGCX	1033	Halliburton 01/R14	
1221	RGCX	1034	Halliburton 01/R14	
1222	RGCX	1035	Halliburton 01/R14	
1223	RGCX	1036	Halliburton 01/R14	
1224	RGCX	1037	Halliburton 01/R14	
1225	RGCX	1039	Halliburton 01/R14	
1226	RGCX	1040	Halliburton 01/R14	
1227	RGCX	1041	Halliburton 01/R14	
1228	RGCX	1044	Halliburton 01/R14	
1229	RGCX	1047	Halliburton 01/R14	
1230	RGCX	1048	Halliburton 01/R14	
1231	RGCX	1049	Halliburton 01/R14	
1232	RGCX	1050	Halliburton 01/R14	
1233	RGCX	1052	Halliburton 01/R14	
1234	RGCX	1053	Halliburton 01/R14	
1235	RGCX	1054	Halliburton 01/R14	
1236	RGCX	1055	Halliburton 01/R14	
1237	RGCX	1056	Halliburton 01/R14	
1238	RGCX	1057	Halliburton 01/R14	
1239	RGCX	1059	Halliburton 01/R14	
1240	RGCX	1062	Halliburton 01/R14	
1241	RGCX	1063	Halliburton 01/R14	
1242	RGCX	1065	Halliburton 01/R14	
1243	RGCX	1067	Halliburton 01/R14	
1244	RGCX	1071	Halliburton 01/R14	

1245	RGCX	1075	Halliburton 01/R14	
1246	RGCX	1078	Halliburton 01/R14	
1247	RGCX	1079	Halliburton 01/R14	
1248	RGCX	1081	Halliburton 01/R14	
1249	RGCX	600	Holcim #02	47
1250	RGCX	602	Holcim #02	
1251	RGCX	603	Holcim #02	
1252	RGCX	604	Holcim #02	
1253	RGCX	605	Holcim #02	
1254	RGCX	606	Holcim #02	
1255	RGCX	607	Holcim #02	
1256	RGCX	608	Holcim #02	
1257	RGCX	609	Holcim #02	
1258	RGCX	610	Holcim #02	
1259	RGCX	611	Holcim #02	
1260	RGCX	612	Holcim #02	
1261	RGCX	613	Holcim #02	
1262	RGCX	614	Holcim #02	
1263	RGCX	615	Holcim #02	
1264	RGCX	616	Holcim #02	
1265	RGCX	617	Holcim #02	
1266	RGCX	618	Holcim #02	
1267	RGCX	619	Holcim #02	
1268	RGCX	620	Holcim #02	
1269	RGCX	621	Holcim #02	
1270	RGCX	622	Holcim #02	
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1272	RGCX	624	Holcim #02	
1273	RGCX	625	Holcim #02	
1274	RGCX	626	Holcim #02	
1275	RGCX	627	Holcim #02	
1276	RGCX	628	Holcim #02	
1277	RGCX	629	Holcim #02	
1278	RGCX	630	Holcim #02	
1279	RGCX	631	Holcim #02	
1280	RGCX	632	Holcim #02	
1281	RGCX	633	Holcim #02	
1282	RGCX	634	Holcim #02	
1283	RGCX	635	Holcim #02	
1284	RGCX	636	Holcim #02	
1285	RGCX	637	Holcim #02	
1286	RGCX	639	Holcim #02	
1287	RGCX	640	Holcim #02	
1288	RGCX	641	Holcim #02	
1289	RGCX	642	Holcim #02	
1290	RGCX	643	Holcim #02	
1291	RGCX	644	Holcim #02	
1292	RGCX	645	Holcim #02	
1293	RGCX	646	Holcim #02	
1294	RGCX	648	Holcim #02	

1295	RGCX	649	Holcim #02	
1296	RGCX	750	Holcim #04/R8	20
1297	RGCX	751	Holcim #04/R8	
1298	RGCX	752	Holcim #04/R8	
1299	RGCX	753	Holcim #04/R8	
1300	RGCX	754	Holcim #04/R8	
1301	RGCX	755	Holcim #04/R8	
1302	RGCX	756	Holcim #04/R8	
1303	RGCX	757	Holcim #04/R8	
1304	RGCX	758	Holcim #04/R8	
1305	RGCX	759	Holcim #04/R8	
1306	RGCX	760	Holcim #04/R8	
1307	RGCX	761	Holcim #04/R8	
1308	RGCX	762	Holcim #04/R8	
1309	RGCX	763	Holcim #04/R8	
1310	RGCX	764	Holcim #04/R8	
1311	RGCX	765	Holcim #04/R8	
1312	RGCX	766	Holcim #04/R8	
1313	RGCX	767	Holcim #04/R8	
1314	RGCX	768	Holcim #04/R8	
1315	RGCX	769	Holcim #04/R8	
1316	RGCX	33166	Inventory	2
1317	RGCX	33168	Inventory	
1318	RGCX	46152	LaFarge-SP/R1	65
1319	RGCX	46154	LaFarge-SP/R1	
1320	RGCX	46155	LaFarge-SP/R1	
1321	RGCX	46156	LaFarge-SP/R1	
1322	RGCX	46157	LaFarge-SP/R1	
1323	RGCX	46158	LaFarge-SP/R1	
1324	RGCX	46159	LaFarge-SP/R1	
1325	RGCX	46160	LaFarge-SP/R1	
1326	RGCX	46161	LaFarge-SP/R1	
1327	RGCX	46162	LaFarge-SP/R1	
1328	RGCX	46163	LaFarge-SP/R1	
1329	RGCX	46164	LaFarge-SP/R1	
1330	RGCX	46165	LaFarge-SP/R1	
1331	RGCX	46166	LaFarge-SP/R1	
1332	RGCX	46167	LaFarge-SP/R1	
1333	RGCX	46168	LaFarge-SP/R1	
1334	RGCX	46169	LaFarge-SP/R1	
1335	RGCX	46170	LaFarge-SP/R1	
1336	RGCX	46171	LaFarge-SP/R1	
1337	RGCX	46172	LaFarge-SP/R1	
1338	RGCX	46173	LaFarge-SP/R1	
1339	RGCX	46174	LaFarge-SP/R1	
1340	RGCX	46175	LaFarge-SP/R1	
1341	RGCX	46176	LaFarge-SP/R1	
1342	RGCX	46177	LaFarge-SP/R1	
1343	RGCX	46178	LaFarge-SP/R1	
1344	RGCX	46179	LaFarge-SP/R1	

1345	RGCX	46180	LaFarge-SP/R1	
1346	RGCX	46181	LaFarge-SP/R1	
1347	RGCX	46182	LaFarge-SP/R1	
1348	RGCX	46183	LaFarge-SP/R1	
1349	RGCX	46184	LaFarge-SP/R1	
1350	RGCX	46185	LaFarge-SP/R1	
1351	RGCX	46186	LaFarge-SP/R1	
1352	RGCX	46187	LaFarge-SP/R1	
1353	RGCX	46188	LaFarge-SP/R1	
1354	RGCX	46189	LaFarge-SP/R1	
1355	RGCX	46190	LaFarge-SP/R1	
1356	RGCX	46191	LaFarge-SP/R1	
1357	RGCX	46192	LaFarge-SP/R1	
1358	RGCX	46193	LaFarge-SP/R1	
1359	RGCX	46194	LaFarge-SP/R1	
1360	RGCX	46195	LaFarge-SP/R1	
1361	RGCX	46196	LaFarge-SP/R1	
1362	RGCX	46197	LaFarge-SP/R1	
1363	RGCX	46198	LaFarge-SP/R1	
1364	RGCX	46200	LaFarge-SP/R1	
1365	RGCX	46201	LaFarge-SP/R1	
1366	RGCX	46202	LaFarge-SP/R1	
1367	RGCX	46203	LaFarge-SP/R1	
1368	RGCX	46204	LaFarge-SP/R1	
1369	RGCX	46205	LaFarge-SP/R1	
1370	RGCX	46206	LaFarge-SP/R1	
1371	RGCX	46207	LaFarge-SP/R1	
1372	RGCX	46208	LaFarge-SP/R1	
1373	RGCX	46209	LaFarge-SP/R1	
1374	RGCX	46210	LaFarge-SP/R1	
1375	RGCX	46211	LaFarge-SP/R1	
1376	RGCX	46212	LaFarge-SP/R1	
1377	RGCX	46214	LaFarge-SP/R1	
1378	RGCX	46215	LaFarge-SP/R1	
1379	RGCX	46216	LaFarge-SP/R1	
1380	RGCX	46217	LaFarge-SP/R1	
1381	RGCX	46220	LaFarge-SP/R1	
1382	RGCX	46221	LaFarge-SP/R1	
1383	RGCX	33141	Rot Quimica #03	9
1384	RGCX	33142	Rot Quimica #03	
1385	RGCX	33143	Rot Quimica #03	
1386	RGCX	33144	Rot Quimica #03	
1387	RGCX	33145	Rot Quimica #03	
1388	RGCX	33146	Rot Quimica #03	
1389	RGCX	33147	Rot Quimica #03	
1390	RGCX	36012	Rot Quimica #03	
1391	RGCX	36013	Rot Quimica #03	
1392	RGCX	982	Sintex #01/R1	50
1393	RGCX	983	Sintex #01/R1	
1394	RGCX	985	Sintex #01/R1	

1395	RGCX	987	Sintex #01/R1
1396	RGCX	988	Sintex #01/R1
1397	RGCX	989	Sintex #01/R1
1398	RGCX	990	Sintex #01/R1
1399	RGCX	993	Sintex #01/R1
1400	RGCX	994	Sintex #01/R1
1401	RGCX	995	Sintex #01/R1
1402	RGCX	1001	Sintex #01/R1
1403	RGCX	1002	Sintex #01/R1
1404	RGCX	1004	Sintex #01/R1
1405	RGCX	1005	Sintex #01/R1
1406	RGCX	1006	Sintex #01/R1
1407	RGCX	1007	Sintex #01/R1
1408	RGCX	1008	Sintex #01/R1
1409	RGCX	1012	Sintex #01/R1
1410	RGCX	1014	Sintex #01/R1
1411	RGCX	1019	Sintex #01/R1
1412	RGCX	1020	Sintex #01/R1
1413	RGCX	1021	Sintex #01/R1
1414	RGCX	1022	Sintex #01/R1
1415	RGCX	1023	Sintex #01/R1
1416	RGCX	1024	Sintex #01/R1
1417	RGCX	1026	Sintex #01/R1
1418	RGCX	1028	Sintex #01/R1
1419	RGCX	1029	Sintex #01/R1
1420	RGCX	1030	Sintex #01/R1
1421	RGCX	1032	Sintex #01/R1
1422	RGCX	1038	Sintex #01/R1
1423	RGCX	1042	Sintex #01/R1
1424	RGCX	1043	Sintex #01/R1
1425	RGCX	1045	Sintex #01/R1
1426	RGCX	1046	Sintex #01/R1
1427	RGCX	1051	Sintex #01/R1
1428	RGCX	1058	Sintex #01/R1
1429	RGCX	1060	Sintex #01/R1
1430	RGCX	1061	Sintex #01/R1
1431	RGCX	1064	Sintex #01/R1
1432	RGCX	1066	Sintex #01/R1
1433	RGCX	1069	Sintex #01/R1
1434	RGCX	1070	Sintex #01/R1
1435	RGCX	1072	Sintex #01/R1
1436	RGCX	1073	Sintex #01/R1
1437	RGCX	1074	Sintex #01/R1
1438	RGCX	1076	Sintex #01/R1
1439	RGCX	1077	Sintex #01/R1
1440	RGCX	1080	Sintex #01/R1
1441	RGCX	1082	Sintex #01/R1
1442	TM	1100	TM#02
1443	TM	1101	TM#02
1444	TM	1102	TM#02

1445	TM	1103	TM#02
1446	TM	1104	TM#02
1447	TM	1105	TM#02
1448	TM	1106	TM#02
1449	TM	1107	TM#02
1450	TM	1108	TM#02
1451	TM	1109	TM#02
1452	TM	1110	TM#02
1453	TM	1111	TM#02
1454	TM	1112	TM#02
1455	TM	1113	TM#02
1456	TM	1114	TM#02
1457	TM	1115	TM#02
1458	TM	1116	TM#02
1459	TM	1117	TM#02
1460	TM	1118	TM#02
1461	TM	1119	TM#02
1462	TM	1121	TM#02
1463	TM	1123	TM#02
1464	TM	1124	TM#02
1465	TM	1125	TM#02
1466	TM	1126	TM#02
1467	TM	1127	TM#02
1468	TM	1128	TM#02
1469	TM	1129	TM#02
1470	TM	1130	TM#02
1471	TM	1131	TM#02
1472	TM	1132	TM#02
1473	TM	1133	TM#02
1474	TM	1134	TM#02
1475	TM	1135	TM#02
1476	TM	1136	TM#02
1477	TM	1137	TM#02
1478	TM	1138	TM#02
	Total Cars	1,478	1478

Exhibit B

FORM OF SECURITY AGREEMENT SUPPLEMENT

THIS SECURITY AGREEMENT SUPPLEMENT ("Supplement") is made the ___ day of _____, 20___, by and between:

(1) Rio Grande Chemical Ltd., a limited partnership organized under the laws of the State of Texas (the "Borrower" or the "Debtor"), and

(2) DVB Bank SE, as administrative agent (hereinafter, in such capacity, the "Administrative Agent") for itself and other Secured Parties under that certain Credit Agreement, dated as of November __, 2013 (as amended, modified, supplemented or restated and in effect from time to time, the "Credit Agreement"), by and among Borrower, the Lenders (as defined therein), and the Administrative Agent;

and is supplemental to the Security Agreement made as of November __, 2013 (hereinafter called the "Security Agreement"; capitalized terms used herein without definition having the meanings set forth in the Security Agreement) between the Borrower and the Administrative Agent.

WHEREAS:

(a) Under the Security Agreement, the Debtor has created certain security interests and charges in favor of the Secured Party to secure the Obligations; and

(b) In accordance with the provisions of the Credit Agreement and the Security Agreement, the Debtor may update the Security Agreement to permit additional reporting marks to be included on the Railcars.

NOW THESE PRESENTS WITNESS AND IT IS HEREBY DECLARED AND AGREED as follows:

1. Interpretation

(a) Definitions. For all purposes of this Supplement (except where such interpretations would be inconsistent with the context or the subject matter):

(i) the expressions "this Supplement" and "these presents" mean this Security Agreement Supplement as originally executed including the Annex hereto or, if varied or supplemented from time to time, as so varied or supplemented and in force for the time being; and

(ii) words importing the singular number only shall include the plural number and vice versa.

(b) Governing Law. This Supplement and the respective rights and obligations of the parties hereto shall be governed by and construed in accordance with the laws of the State of New York.

[2. Identification of Additional Reporting Marks.

The reporting marks set forth on the statement of new reporting marks attached hereto as the Annex to this Supplement shall be permitted to be marked on any Railcar, and Schedule B to the Security Agreement is hereby amended and supplemented to include the reporting marks set forth on the Annex hereto.]

[2. Identification of Additional Railcar

(a) all of the railcars owned by the Debtor that are listed on Exhibit A hereto (the "Railcars"), and all additions, appliances, parts, instruments, accessories and appurtenances thereto, all furnishings and other equipment of any kind from time to time installed or attached to any of such Railcars, and all devices used in or on such Railcars;]

3. Provisions of General Application

(a) Execution in Counterparts. This Supplement may be executed in any number of counterparts (including delivery by electronic or PDF file), each of which shall be an original and all of which shall together constitute but one and the same instrument. In making proof of this Supplement, it shall not be necessary to produce or account for more than one such counterpart.

(b) Effect of Headings. The headings herein are inserted for convenience only and shall not be construed as part of this Supplement.

(c) Annex. The Annex which follows is part of this Supplement.

[Balance of page intentionally left blank.]

IN WITNESS WHEREOF, intending to be legally bound, the Debtor has caused this Security Agreement Supplement to be duly executed as of the date first above written.

RIO GRANDE CHEMICAL LTD.

By: Rio Grande Transportation (GP), L.L.C.

By: _____

Name:

Title:

ANNEX TO SECURITY AGREEMENT SUPPLEMENT

[SEE ATTACHED]

Schedule B

REPORTING MARKS

RGCX

RGRX

TM

GNOX

Schedule C

FORM OF MEMORANDUM OF SECURITY AGREEMENT

This Memorandum of Security Agreement is made and entered into as of November __, 2013, by and among RIO GRANDE CHEMICAL LTD., a limited partnership organized under the State of Texas, (hereinafter referred to as “Grantor”), and DVB BANK SE, (hereinafter referred to as Administrative Agent), respecting that certain Security Agreement dated as of November _____, 2013 (the “Security Agreement”) among Grantor and Administrative Agent, and other documents referenced therein, including a certain Credit Agreement dated as of November __, 2013 referred to in the Security Agreement as the same may be amended, amended and restated, supplemented or otherwise modified from time to time.

Grantor and Administrative Agent hereby affirm and acknowledge Grantor has agreed to grant the Administrative Agent, on behalf of itself and the Secured Parties, a first priority security interest in the railcars listed on Schedule A hereto and the accessories used on such railcars of Grantor, and all proceeds of each of the foregoing and all accessions to, substitutions and replacements for, and rents, profits and products of or in respect of any of the foregoing, and any and all proceeds of any insurance, indemnity, warranty or guaranty payable to Grantor from time to time with respect to the foregoing effective as of the date of the Security Agreement and subject to the terms defined in the Security Agreement, including, but not limited to, the railcars listed in Schedule A hereof.

IN WITNESS WHEREOF, each of the parties hereto, pursuant to due company authority, has caused this Memorandum of Security Agreement to be duly executed in its company name by its officers, thereunto duly authorized, all as of the date first above written.

SIGNATURES APPEAR ON THE FOLLOWING PAGES

I certify that I hold the title set forth below, that this instrument was signed on behalf of Rio Grande Chemical Ltd. by authority of the governing board of directors of its general partner and that I acknowledge that the execution of the foregoing instrument was the free act and deed of RIO GRANDE CHEMICAL LTD. I further declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

RIO GRANDE CHEMICAL LTD.

By: Rio Grande Transportation (GP), L.L.C.

By: _____

Name:

Title:

I certify that I hold the title set forth below, that this instrument was signed on behalf of DVB Bank, SE by authority of its governing board of directors and that I acknowledge that the execution of the foregoing instrument was the free act and deed of DVB Bank, SE. I further declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

DVB BANK, SE, as Administrative Agent

By: _____

Name: _____

Its: _____

By: _____

Name: _____

Its: _____

Schedule A

CERTIFICATION

I, Edward M. Luria, an attorney licensed to practice in the District of Columbia, the State of Delaware and the Commonwealth of Pennsylvania, do hereby certify under penalty of perjury that I have compared the attached copy with the original thereof and have found the copy to be complete and identical in all respects to the original document.

Dated: 11/26/13

Edward M Luria
Edward M. Luria