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October 14, 2015

VIA UPS OVERNIGHT

Chief, Section of Administration
Office of Proceedings
Surface Transportation Board
395 E Street, SW
Washington, DC 20423
Attn: Karen January

Dear Ms. January:

I spoke with you on September 29 regarding the termination of numerous leases relating to Kasgro Rail Corp. and Kasgro Leasing, LLC. You previously received two terminations that were improperly sent without being notarized, and you received a payment mistakenly made out in the amount of \$129 (the payment required for three filings). I write to provide you with a properly notarized termination to take the place of one of the previously provided incomplete documents. Please find enclosed for recording one original and one certified copy of a notarized Termination of Lease dated September 17, 2015.

The enclosed document is a Secondary Document that relates to the Primary Document previously filed with the Board under the following Recordation Number (as well as any other Secondary Documents previously filed in connection therewith): **23963**

The party to the enclosed document is: **Maxus Capital Group, LLC**

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

Eight Railcars bearing KRL reporting marks and road numbers 370366, 370371, 701226 through 701228 inclusive, and 127003 through 127005 inclusive.

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

No fee is enclosed, as this should be credited in the amount of \$43.00 against the \$129 previously provided. Please return the original and any extra copies not needed by the Board for recordation to the undersigned.

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Should you have any questions or need further information, please do not hesitate to contact me at (414) 277-5523 or patrick.taylor@quarles.com.

Very truly yours,

QUARLES & BRADY LLP

A handwritten signature in black ink, appearing to read 'P. Taylor', written in a cursive style.

Patrick H. Taylor

Enclosures

cc: Jeffrey A. Plut
Thomas A. Simonis

TERMINATION OF LEASE

The undersigned, Maxus Capital Group, LLC, as successor to Maxus Leasing Group, Inc. ("Maxus"), Lessor, for good and valuable consideration, the receipt and sufficiency of which are acknowledged, does hereby acknowledge the termination of the lease for all railroad equipment described in Schedule No. 001 to Master Agreement No. 1238, each dated April 3, 2002 (the "Lease"), with Kasgro Leasing, LLC, Lessee.

Said equipment consists of eight (8) railcars bearing KRL reporting marks and road numbers 370366, 370371, 701226 through 701228 inclusive, and 127003 through 127005, inclusive.

The Lease was duly recorded with the Surface Transportation Board on May 8, 2002 at 12:12 p.m. under Recordation Number 23963.

This Termination of Lease shall neither impair nor terminate the rights and obligations of the parties under the Lease which expressly survive this termination.

IN WITNESS WHEREOF, Maxus has caused this instrument to be executed by its officer thereunto duly authorized this 17th day of September, 2015.

MAXUS CAPITAL GROUP, LLC (as successor to
Maxus Leasing Group, Inc.), Lessor

By: Anthony N. Granata

Name: Anthony N. Granata

Title: Vice President

STATE OF Ohio)
) ss:
COUNTY OF Cuyahoga)

On this 17th day of September, 2015, before me personally appeared Anthony N. Granata, to me personally known, who, being by me duly sworn, said that he is a Vice President of Maxus Capital Group, LLC, as successor to Maxus Leasing Group, Inc., that he is authorized to execute the foregoing instrument on behalf of said company, that said instrument was signed and sealed on behalf of said company by authority of its Board of Directors, and he acknowledged that the execution of foregoing instrument was the free act and deed of the company.



NOTARY PUBLIC

My commission expires:



DENNIS J. DIEMER
Attorney At Law
Notary Public, State of Ohio
My commission has no expiration date
Sec.147.83 R.C.



[Faint, illegible text]

CERTIFICATION

I, Patrick H. Taylor, an attorney licensed to practice in the State of Wisconsin, 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.



Patrick H. Taylor

10/14/15

Date