



PROSPERITY BANK®

March 4, 2015

RECORDATION NO. 31640 FILED

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

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SURFACE TRANSPORTATION BOARD

Dear Section Chief:

I have enclosed two copies of the document described below, to be recorded pursuant to Section 11301 of Title 49 of the U.S. Code.

This document is a Memorandum of Rail Car Mortgage and Security Agreement, a primary document, dated March 4, 2015. We request that this assignment be cross-indexed.

The names and addresses of the parties to the document are as follows:

Debtor: Pan American Railway Company
12 Greenway Plaza, 8th Floor
Houston, TX 77046

Secured Party: Prosperity Bank
4295 San Felipe, Suite 100
Houston, TX 77027

A description of the equipment covered by the enclosed document is as follows:

1,285 railcars, GAMX 231 - GAMX 100037, non-inclusive.

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

Memorandum of Rail Car Mortgage and Security Agreement.

A fee of \$43.00 is enclosed.

Very truly yours,

Keith S. Page
Senior Vice President
Prosperity Bank



COUNT	INITIAL	NO	COUNT	INITIAL	NO	COUNT	INITIAL	NO
1117	GAMX	14305	1179	GAMX	90006	1241	GAMX	90075
1118	GAMX	14306	1180	GAMX	90007	1242	GAMX	90076
1119	GAMX	14311	1181	GAMX	90008	1243	GAMX	90077
1120	GAMX	14314	1182	GAMX	90009	1244	GAMX	90078
1121	GAMX	14315	1183	GAMX	90010	1245	GAMX	90079
1122	GAMX	14318	1184	GAMX	90011	1246	GAMX	90080
1123	GAMX	14318	1185	GAMX	90012	1247	GAMX	90081
1124	GAMX	14319	1186	GAMX	90014	1248	GAMX	90082
1125	GAMX	14321	1187	GAMX	90015	1249	GAMX	90083
1126	GAMX	14327	1188	GAMX	90016	1250	GAMX	90084
1127	GAMX	14329	1189	GAMX	90017	1251	GAMX	90085
1128	GAMX	14331	1190	GAMX	90018	1252	GAMX	90086
1129	GAMX	14336	1191	GAMX	90019	1253	GAMX	90087
1130	GAMX	14345	1192	GAMX	90020	1254	GAMX	90088
1131	GAMX	14349	1193	GAMX	90021	1255	GAMX	90089
1132	GAMX	14353	1194	GAMX	90022	1256	GAMX	90090
1133	GAMX	14358	1195	GAMX	90023	1257	GAMX	90091
1134	GAMX	14367	1196	GAMX	90024	1258	GAMX	90092
1135	GAMX	14364	1197	GAMX	90025	1259	GAMX	90093
1136	GAMX	25001	1198	GAMX	90026	1260	GAMX	90094
1137	GAMX	25002	1199	GAMX	90027	1261	GAMX	90095
1138	GAMX	25004	1200	GAMX	90028	1262	GAMX	90096
1139	GAMX	25005	1201	GAMX	90029	1263	GAMX	90097
1140	GAMX	25007	1202	GAMX	90030	1264	GAMX	90098
1141	GAMX	25008	1203	GAMX	90031	1265	GAMX	90099
1142	GAMX	25009	1204	GAMX	90032	1266	GAMX	90100
1143	GAMX	25010	1205	GAMX	90033	1267	GAMX	90101
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1145	GAMX	25012	1207	GAMX	90035	1269	GAMX	90103
1146	GAMX	25013	1208	GAMX	90036	1270	GAMX	90104
1147	GAMX	25014	1209	GAMX	90037	1271	GAMX	90105
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1154	GAMX	25021	1216	GAMX	90050	1278	GAMX	100015
1155	GAMX	25022	1217	GAMX	90051	1279	GAMX	100016
1156	GAMX	25023	1218	GAMX	90052	1280	GAMX	100024
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1158	GAMX	25025	1220	GAMX	90054	1282	GAMX	100036
1159	GAMX	25026	1221	GAMX	90055	1283	GAMX	100037
1160	GAMX	25027	1222	GAMX	90056			
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1163	GAMX	25030	1225	GAMX	90059			
1164	GAMX	25031	1226	GAMX	90060			
1165	GAMX	25032	1227	GAMX	90061			
1166	GAMX	25033	1228	GAMX	90062			
1167	GAMX	25034	1229	GAMX	90063			
1168	GAMX	25035	1230	GAMX	90064			
1169	GAMX	25036	1231	GAMX	90065			
1170	GAMX	25037	1232	GAMX	90066			
1171	GAMX	25038	1233	GAMX	90067			
1172	GAMX	25039	1234	GAMX	90068			
1173	GAMX	90000	1235	GAMX	90069			
1174	GAMX	90001	1236	GAMX	90070			
1175	GAMX	90002	1237	GAMX	90071			
1176	GAMX	90003	1238	GAMX	90072			
1177	GAMX	90004	1239	GAMX	90073			
1178	GAMX	90005	1240	GAMX	90074			

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SURFACE TRANSPORTATION BOARD

MEMORANDUM OF RAIL CAR MORTGAGE AND SECURITY AGREEMENT

This Memorandum of Railroad Car Mortgage and Security Agreement ("Memorandum") is executed as of March 4, 2015, by and between PAN AMERICAN RAILWAY CO., a Delaware corporation (the "Debtor"), and PROSPERITY BANK, a Texas state bank (the "Secured Party").

To secure Debtor's obligations to Secured Party, Debtor executed and delivered to Secured Party a Rail Car Mortgage and Security Agreement of even date, pursuant to which Debtor granted, pledged, and assigned to Secured Party a continuing, first priority security interest in and to, and lien on, the following collateral (the "Collateral"):

All railroad cars, including all appurtenances and additions thereto and substitutions therefor, wheresoever located, together with all tools, parts, and accessories used in connection therewith, now owned or hereafter acquired by Debtor, including without limitation, the specific railroad cars more particularly described on the attached **Exhibit "A,"** and the rights of Debtor under certain lease agreements and management agreements now or hereinafter applicable to all or any portion of the railroad cars described on the attached **Exhibit "A."**

The term "Collateral" as used in this Memorandum of Security Agreement shall mean and include, and the security interest, pledge, and/or assignment as applicable, shall cover, all of the foregoing property, as well as (i) all of Debtor's corporate and other business books, reports, memoranda, customer lists, credit files, data compilations, and computer software, in any form, including, without limitation, whether on tape, disk, card, strip, cartridge, or any other form, pertaining to any and all of the foregoing property, (ii) Debtors' right to receive any and all rents, lease payments, fees, or other amounts under such leases, subleases, or management agreements, (iii) all books, logs, records, registrations, schedules, and warranties related to the Collateral, and (iv) any accessions, additions and attachments thereto and the proceeds and products thereof, including without limitation, all cash, general intangibles, accounts, inventory, equipment, insurance proceeds payable because of loss or damage, or other property, benefits or rights arising therefrom, or other proceeds of any sale or other disposition of such property.

IN WITNESS WHEREOF, the parties have caused this Memorandum to be executed effective as of the date first above written.

DEBTOR:

SECURED PARTY:

PAN AMERICAN RAILWAY CO

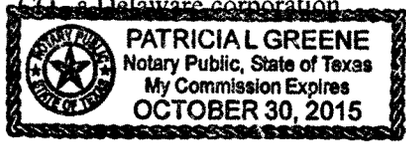
PROSPERITY BANK

By: [Signature]
Gerardo Saavedra, Vice President

By: [Signature]
Name: Keith S Page
Title: SVP

THE STATE OF TEXAS
COUNTY OF Harris

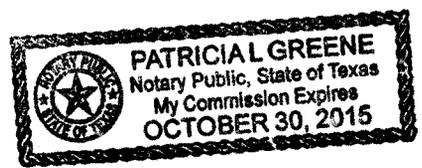
This instrument was acknowledged before me on the 4 day of March,
2015, by Gerardo Saavedra, Vice President, for and on behalf of PAN AMERICAN RAILWAY
CO, a Delaware corporation.



Patricia L. Greene
NOTARY PUBLIC, STATE OF TEXAS

THE STATE OF TEXAS
COUNTY OF Harris

This instrument was acknowledged before me on the 4 day of March,
2015, by Kim Slack, CEO for and on behalf
of PROSPERITY BANK, a Texas state bank.



Patricia L. Greene
NOTARY PUBLIC, STATE OF TEXAS

RAILROAD CAR MORTGAGE AND SECURITY AGREEMENT

This Railroad Car Mortgage and Security Agreement ("Security Agreement") is executed as of March 9, 2015, by Debtor in favor of Secured Party.

As used in this Security Agreement, the following underlined terms shall have the respective meanings as indicated, unless the context otherwise requires:

Debtor: PAN AMERICAN RAILWAY CO., a Delaware corporation

Debtor's Mailing Address: 5718 Westheimer, Suite 800, Houston, Texas 77057

Secured Party: PROSPERITY BANK, a Texas state bank

Secured Party's Mailing Address: 4295 San Felipe, Suite 100, Houston, Texas 77027

Note:

Date: Of even date herewith
Amount: \$5,000,000.00
Borrower: PAN AMERICAN RAILWAY CO., a Delaware corporation
Payee: PROSPERITY BANK
Final Maturity Date: As specified in the Note

ARTICLE I SECURITY INTEREST

1.1 **Collateral**. For value received, Debtor hereby grants to Secured Party a security interest in and agrees and acknowledges that Secured Party has and shall continue to have a security interest in the following described property:

Railroad Cars. All railroad cars, including all appurtenances and additions thereto and substitutions therefor, wheresoever located, together with all tools, parts, and accessories used in connection therewith, now owned or hereafter acquired by Debtor, including without limitation, the specific railroad cars more particularly described on the attached **Exhibit "A,"** and the rights of Debtor under certain lease agreements and management agreements now or hereinafter applicable to all or any portion of the railroad cars described on the attached **Exhibit "A."**

The term "**Collateral**" as used in this Security Agreement shall mean and include, and the security interest, pledge, and/or assignment as applicable granted herein, shall cover, all of the foregoing property, as well as (i) all of Debtor's corporate and other business books, reports, memoranda, customer lists, credit files, data compilations, and computer software, in any form, including, without limitation, whether on tape, disk, card, strip, cartridge, or any other form, pertaining to any and all of the foregoing property, (ii) Debtors' right to receive any and all rents, lease payments, fees, or other amounts under such leases, subleases, or management agreements, (iii) all books, logs, records, registrations, schedules, and warranties related to the Collateral, and (iv) any accessions, additions and attachments thereto and the proceeds and products thereof, including without limitation, all cash, general intangibles, accounts, inventory, equipment, insurance proceeds payable because of loss or damage, or other property, benefits or rights arising therefrom, or other proceeds of any sale or other disposition of such property.

1.2 **Limited License**. Without limiting the security interest granted hereby, Debtor hereby grants to Secured Party a limited license in Debtor's assignable trade names, trademarks, and service marks, together with Debtor's goodwill associated with such tradenames, trademarks, and

service marks, for purposes of allowing Secured Party to use upon the occurrence of an Event of Default (as hereinafter defined) and the same in connection with any foreclosure sale or any other disposition pursuant to the Code or this Security Agreement.

ARTICLE II OBLIGATIONS SECURED

2.1 **Obligations.** The security interest granted hereby is to secure full, prompt and complete payment as and when the same becomes due and payable on the following (collectively, the "Obligations"):

A. The Note, together with all modifications, renewals, rearrangements and extensions thereof.

B. Performance of all obligations of Debtor under any instrument or agreement between Debtor and Secured Party, or among Debtor, Secured Party and any third party, pertaining to or securing the payment of the Note, including but not limited to the Letter Loan Agreement ("Loan Agreement") of even date herewith, by and between Debtor and Secured Party, together with all funds advanced by Secured Party to or for the benefit of Debtor as contemplated by any covenant or provision herein contained.

C. All other indebtedness, of whatever kind or character, presently owing or which may hereafter become owing by Debtor and/or Borrower to Secured Party, whether such indebtedness is secured or unsecured, direct or indirect, fixed or contingent, primary or secondary, joint or several or both, and whether evidenced by promissory note, open account, overdraft, endorsement, security agreement, guaranty, or otherwise.

ARTICLE III REPRESENTATIONS AND WARRANTIES OF DEBTOR

3.1 **Ownership.** Debtor is the duly registered owner of the Collateral pursuant to a proper registration under the Revised Interstate Commerce Act, as amended (the "Act"). Except for the security interest granted hereby, Debtor warrants that Debtor is the owner of the Collateral free of any adverse claim, security interest or encumbrance. Debtor agrees to defend the Collateral against all claims and demands of all persons at any time claiming the same or interest therein.

3.2 **No Other Liens; Authority.** There is no lien, security interest or other encumbrance on the Collateral at the time of the execution of this Security Agreement, except as previously disclosed in writing to Secured Party. Debtor owns the Collateral and has the full right and authority to transfer the full legal interest therein to Secured Party.

3.3 **Debtor's Address.** Debtor's residence (or if Debtor is a partnership, limited liability company, or corporation, its principal place of business and executive offices) is Debtor's Mailing Address. Debtor qualifies in all respects as a citizen of the United States as defined in the Act.

3.4 **All Information Correct.** All information contained herein and the statements furnished to Secured Party by a party by or on behalf of Debtor in connection with Obligations secured by this Security Agreement are complete and accurate in all material respects.

ARTICLE IV AFFIRMATIVE COVENANTS AND AGREEMENTS OF DEBTOR

4.1 **Operation and Condition of Collateral.** Debtor agrees to maintain and use the Collateral solely in the conduct of its own business, in a careful and proper manner, and in conformity with all applicable permits and licenses. Debtor shall maintain, service and repair the Collateral so as to keep it in good operating condition in conformity with any applicable mandatory

manufacturer's operating manual, instructions, or service bulletins, and the Collateral shall be maintained in good standing at all times under Applicable Law. Debtor shall replace within a reasonable time all parts that may be worn out, lost, destroyed or otherwise rendered unfit for use, with the appropriate replacement parts.

4.2 **Filing.** Debtor authorizes Secured Party to file, in jurisdictions where this authorization will be given effect, a Financing Statement covering the Collateral. Debtor will pay the cost of filing the same in all public offices wherever filing or recording is deemed by Secured Party to be necessary or desirable.

4.3 **Alienation.** Except as otherwise provided in this Security Agreement, Debtor will not sell or offer to sell or otherwise transfer or encumber the Collateral or any interest therein without the written consent of Secured Party.

4.4 **No Removal.** Debtor agrees that the Collateral will normally not be operated or located outside the forty-eight (48) states constituting the continental United States. Notwithstanding the foregoing, Debtor has advised the Secured Party that, from time to time, its ordinary customers may seek to route elements of the Collateral to Alaska, Canada, and Mexico. Debtor warrants that should any of the Collateral be routed to Mexico, the obligation of the party using the Collateral in Mexico shall impose upon that party full responsibility for all wear, tear, and damage which occurs to the Collateral while located in Mexico.

4.5 **Inspection.** Debtor will maintain all records, logs, and other materials required by Applicable Law and regulations to be maintained in respect of the Collateral. Debtor shall at all reasonable times allow Secured Party by or through any of its officers, agents, attorneys or accountants, to examine the Collateral, wherever located, and to examine and make extracts from Debtor's books and records.

4.6 **Insurance.** Debtor shall have and maintain insurance at all times with respect to all tangible Collateral insuring against risk of fire (including so-called Extended Coverage), theft and other risk as Secured Party may require, containing such terms, in such form and amounts and written by such companies as may be satisfactory to Secured Party, all such insurance to contain loss payable clauses in favor of Secured Party as its interest may appear. All policies of insurance shall provide for copies of such insurance policies or certificates of insurance 10 days written minimum cancellation notice to Secured Party and at the request of Secured Party shall be delivered to and held by it. Secured Party is hereby authorized to act as attorney for Debtor in obtaining, adjusting, settling, and canceling such insurance and endorsing any drafts or instruments. In the event of a loss covered by the policies of insurance, provided there exists no uncured Event of Default, the proceeds of the insurance policies will be applied first to the reimbursement of all costs and expenses incurred by Secured Party and Debtor in connection with such casualty and the balance, to the replacement or restoration of the Collateral. Debtor specifically authorizes Secured Party to disclose information from the policies of insurance to prospective insurers regarding the Collateral.

4.7 **Other Liens.** Debtor will keep the Collateral free from any and all adverse liens, security interests and encumbrances.

4.8 **Landlord's Waiver.** Debtor shall furnish to Secured Party, if requested, a landlord's waiver of all liens with respect to any Collateral covered by this Security Agreement that is or may be located upon leased premises, such landlord waiver is to be in such form and upon such terms as are acceptable to Secured Party.

4.9 **Expenses.** Debtor will pay to Secured Party, on demand, all expenses and expenditures, including reasonable attorney's fees and legal expenses, reasonably and actually incurred or paid by Secured Party in exercising or protecting its interest, rights and remedies under this Security Agreement. Debtor agrees to pay interest on such amounts at the maximum non-usurious rate of interest permitted by Applicable Law (as defined below).

4.10 **Payment of Taxes and Fees.** Debtor shall promptly pay when due (unless they are being contested in good faith) all taxes, assessments, costs, expenses and fees necessary to preserve, protect, maintain, and collect the Collateral; defend the Collateral against all claims and demands of all persons at any time claiming an interest therein adverse to Secured Party; and in the event of a failure to do so, Debtor agrees that Secured Party may make expenditures for any and all such purposes, and the reasonable amount so expended together with interest thereon at the maximum non-usurious rate allowed by law shall constitute one of Debtor's Obligations to Secured Party secured by this Security Agreement.

ARTICLE V EVENTS OF DEFAULT AND REMEDIES

5.1 **Event of Default.** Debtor shall be in default under this Security Agreement upon the happening of any of following events or conditions (an "Event of Default"):

- A. Default in the prompt payment when due, of the Obligations, or any part thereof.
- B. The failure to keep and perform (or failure to furnish evidence of the performance of) any of the covenants or agreements contained herein or in any other document evidencing or securing payment of, or otherwise relating to, the Obligations including, but not limited to any Event of Default specified in the Loan Agreement.

5.2 **Remedies and Rights.** Upon the occurrence of any of the Events of Default and the expiration of any right to cure period provided in the Loan Agreement, Secured Party may take any 1 or more of the following actions:

- A. Any or all of the Obligations shall become immediately due and payable without presentment, demand, notice of intention to accelerate, notice of acceleration, notice of non-payment, protest, notice of dishonor, or any other notice whatsoever to Debtor, all of which are hereby expressly waived by Debtor, or any other person obligated thereon, and Secured Party shall have and may exercise, with reference to the Collateral and Obligations, any and all of the rights and remedies of a secured party under the Code, and as otherwise granted herein or under any other Applicable Law or under any other agreement executed by Debtor (all of which rights and remedies shall be cumulative).
- B. With regard to that portion of the Collateral consisting of cash or cash equivalent items (i.e., checks or other items convertible at face) Secured Party may immediately apply them against the Obligations, and for this purpose, Debtor agrees that such items will be considered identical in character to cash proceeds.
- C. Secured Party will have the right immediately and without further action by it to set-off against the Obligations all money owed by Secured Party in any capacity to Debtor, including any such sums owed under property that is included in the Collateral, such as certificates of deposit, or demand, savings or passbook accounts, whether or not due, and Secured Party will be deemed to have exercised such right of set off and to have made a charge against any such money at the time of any acceleration upon an Event of Default even though such charge is made or entered on Secured Party's books subsequent thereto.
- D. As regards to that portion of the Collateral other than cash or cash equivalent items, unless such portion is perishable or threatens to decline speedily in value or is of the type customarily sold in a recognized market, Secured Party shall have, without limitation, the right and power to sell, at public or private sale or sales, or otherwise dispose of or utilize the Collateral and any part or parts thereof in any manner authorized or permitted under this Security Agreement or under the Code and to apply the proceeds thereof toward payment of any costs, expenses, and legal expenses thereby incurred by Secured Party and toward payment of the Obligations, in such order or manner as Secured Party may elect. To the

extent permitted by law, Debtor expressly waives any notice of sale or other disposition of the Collateral and any other rights or remedies of Debtor or formalities prescribed by law relative to sale or disposition of the Collateral or exercise of any other right or remedy of Secured Party existing after an Event of Default hereunder; and, to the extent any such notice is required and cannot be waived, Debtor agrees that if such notice is given as provided below at least 20 days before the time of the sale or disposition, such notice shall be deemed reasonable and shall fully satisfy any requirement for giving of notice. Specifically, Debtor agrees that Secured Party shall have the right to sell the Collateral at public or private sale to the highest bidder for cash and Secured Party shall transfer to the Purchaser at such sale the Collateral, together with all liens, rights, titles, equities and interests in and to the Collateral and their recitals in such transfer shall be prima facie evidence of the truth of the matters therein stated and all prerequisites to such sale required hereunder and under the laws of this state shall be presumed to have been performed. Secured Party shall have the right to purchase at any public sale or sales, being the highest bidder therefor, for credit against the Obligations. In the event the Collateral is sold at a public sale pursuant to the provisions hereof, Debtor expressly agrees that the sale will be conclusively deemed to have been conducted in a "commercially reasonable manner", as that term is used in the Code. All of the collections or proceeds from the sale or disposition of the Collateral will be applied by Secured Party, first to the payment of the reasonable and bona fide expenses of said sale or disposition, including reasonable attorney's fees, if any, and then to the due payment of the principal, interest and attorney's fees due and unpaid upon the Obligations, rendering the balance, if any, and surplus, if any, to the person or persons legally entitled thereto under the Code, but if there be any deficiency, Debtor shall remain liable therefor.

E. Demand, sue for, collect or make any compromise or settlement Secured Party deems desirable with reference to the Collateral. Secured Party shall not be obligated to take any steps necessary to preserve any rights in the Collateral against prior parties all which shall be the responsibility of Debtor.

ARTICLE VI MISCELLANEOUS

6.1 **Waiver.** No delay or omission on the part of Secured Party in exercising any rights hereunder shall operate as a waiver of any such right or any other right. A waiver on any one or more occasions shall not be construed as a bar to or waiver of any right or remedy on any future occasion.

6.2 **Applicable Law.** The law of the State of Texas and the United States (the "Applicable Law") shall govern this Security Agreement and its construction and interpretation shall be enforceable in Harris County, Texas. As used herein, the term "Code" shall mean the Uniform Commercial Code of Texas in effect as of the date of execution hereof and any amendment to the Uniform Commercial Code of Texas to become effective after the date of execution hereof.

6.3 **Interest Rate.** It is the intention of the parties hereto to comply with the Applicable Law. Accordingly, it is agreed that notwithstanding any provisions to the contrary in the Note, any instrument evidencing the Obligations, or in any of the documents or instruments securing payment of the Obligations or otherwise relating thereto, in no event shall the Note or such documents require the payment or permit the collection of interest in excess of the maximum amount permitted by such Applicable Law. If any such excess of interest is contracted for, charged or received, under the Note or any instrument evidencing the Obligations, under this Security Agreement or under the terms of any of the other documents securing payment of the Obligations or otherwise relating thereto, or if the maturity of any of the Obligations is accelerated in whole or in part, or if all or part of the principal or interest of the Obligations shall be prepaid, so that under any of such circumstances, the amount of interest contracted for, charged or received, under the Note or any instruments evidencing the Obligations, under this Security Agreement or under any of the instrument securing payment of the Obligations or otherwise relating thereto, on the amount of principal actually outstanding from

time to time under the Note and other instruments evidencing the Obligations shall exceed the maximum amount of interest permitted by applicable usury laws, then in any such event (a) the provisions of this paragraph shall govern and control, (b) neither Debtor nor any other person or entity now or hereafter liable for the payment of the Note or any instrument evidencing the Obligations, shall be obligated to pay the amount of such interest to the extent that it is in excess of the maximum amount of interest permitted by applicable usury laws; (c) any such excess that may have been collected shall be either applied as a credit against the then unpaid principal amount of the Note or refunded to Debtor, at Secured Party's option and (d) the effective rate of interest shall be automatically reduced to the maximum non-usurious rate allowed under Applicable Law as now or hereafter construed by the courts having jurisdiction thereof. It is further agreed that without limitation of the foregoing, all calculations of the rate of interest contracted for, charged or received under the Note, or any instrument evidencing the Obligations, under this Security Agreement or under such other documents that are made for the purpose of determining whether such rate exceeds the maximum non-usurious applicable rate, shall be made, to the extent permitted, by amortizing, prorating, allocating and spreading in equal parts during the period of the full stated term of the loans evidenced by the Note or the instruments evidencing the Obligations, all interest at any time contracted for, charged or received from Debtor or otherwise by the holder or holders hereof in connection with such loans or Obligations.

6.4 Binding Effect. All rights of Secured Party hereunder shall inure to the benefit of Secured Party's successors and assigns; and all Obligations of Debtor shall bind Debtor's heirs, executors, administrators, successors and/or assigns. If this Security Agreement is executed by more than one Debtor, the Obligations of each party constituting Debtor, shall be joint and several.

6.5 Cumulative Rights. The rights and remedies of Secured Party hereunder are cumulative, and the exercise of any one or more of the remedies provided herein shall not be construed as a waiver of any of the other remedies of Secured Party.

6.6 Notices. Except as otherwise provided herein or required by applicable law, any notice or communication required or permitted hereunder to be given to either Debtor or Secured Party pursuant to the terms hereof shall be given in writing, sent by (i) personal delivery, or (ii) expedited delivery service with proof of delivery, or (iii) United States mail, postage prepaid, registered or certified mail, return receipt requested, or (iv) facsimile (provided that such facsimile is confirmed by expedited delivery service or by United States mail in the manner previously described), addressed to Debtor or Secured Party at the address as contained herein or to such other address as either party shall have designated by written notice, sent in accordance with this paragraph at least 30 days prior to the date of the giving of such notice. Except as provided otherwise, any such notice or communication shall be deemed to have been given and received either at the time of personal delivery, or in the case of mail, as of the date 3 business days after deposit in an official depository of the United States mail, or in the case of either delivery service or facsimile, upon receipt. To the extent actual receipt is required, rejection or other refusal to accept or the inability to deliver because of changed address of which no notice was received shall be deemed to be receipt of the notice, demand, request or other communication sent.

6.7 Termination. The security interest hereby granted and all the terms and provisions hereof shall be deemed a continuing security agreement and shall continue in full force and effect, and all the terms and provisions hereof shall remain effective until the repayment of all Obligations secured hereby and the specific release hereof by Secured Party.

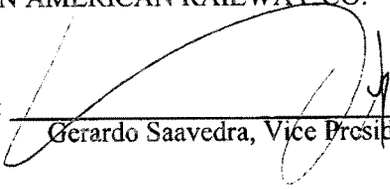
6.8 Prior Agreements. This Security Agreement and the security interest herein granted are in addition to, and not in substitution, novation or discharge of, any and all prior or contemporaneous security agreements and security interests in favor of Secured Party or assigned to Secured Party by others. All rights, powers and remedies of Secured Party in all such security agreements are cumulative, but in the event of actual conflict in terms and conditions, the terms and conditions of the latest security agreement shall govern and control.

6.9 **Invalidity.** Any provision found to be invalid under Applicable Law shall be invalid only with respect to the offending provision.

IN WITNESS WHEREOF, the undersigned has duly executed this Security Agreement as of the date of the acknowledgment(s) set forth below, to be effective for all purposes, however, as of the date first above written.

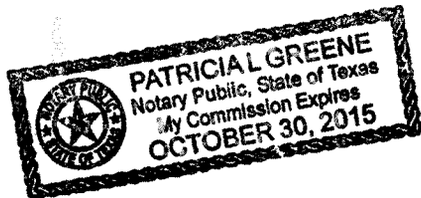
DEBTOR:

PAN AMERICAN RAILWAY CO.

By: 
Gerardo Saavedra, Vice President

THE STATE OF TEXAS
COUNTY OF Harris

This instrument was acknowledged before me on the 4 day of March, 2015, by Gerardo Saavedra, Vice President, for and on behalf of PAN AMERICAN RAILWAY CO., a Delaware corporation, for and on behalf of such corporation.



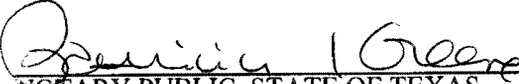

NOTARY PUBLIC, STATE OF TEXAS

			Exhibit 'A'					
COUNT	INITIAL	NO	COUNT	INITIAL	NO	COUNT	INITIAL	NO
1	GAMX	231	63	GAMX	587	125	GAMX	651
2	GAMX	232	64	GAMX	588	126	GAMX	652
3	GAMX	233	65	GAMX	589	127	GAMX	653
4	GAMX	234	66	GAMX	590	128	GAMX	654
5	GAMX	239	67	GAMX	591	129	GAMX	655
6	GAMX	240	68	GAMX	592	130	GAMX	656
7	GAMX	241	69	GAMX	593	131	GAMX	657
8	GAMX	270	70	GAMX	594	132	GAMX	658
9	GAMX	289	71	GAMX	595	133	GAMX	659
10	GAMX	290	72	GAMX	596	134	GAMX	660
11	GAMX	291	73	GAMX	597	135	GAMX	661
12	GAMX	292	74	GAMX	598	136	GAMX	662
13	GAMX	293	75	GAMX	599	137	GAMX	663
14	GAMX	294	76	GAMX	600	138	GAMX	715
15	GAMX	295	77	GAMX	601	139	GAMX	716
16	GAMX	304	78	GAMX	602	140	GAMX	717
17	GAMX	305	79	GAMX	604	141	GAMX	719
18	GAMX	322	80	GAMX	605	142	GAMX	720
19	GAMX	339	81	GAMX	606	143	GAMX	721
20	GAMX	543	82	GAMX	607	144	GAMX	722
21	GAMX	544	83	GAMX	608	145	GAMX	723
22	GAMX	545	84	GAMX	609	146	GAMX	724
23	GAMX	546	85	GAMX	610	147	GAMX	725
24	GAMX	547	86	GAMX	611	148	GAMX	726
25	GAMX	548	87	GAMX	612	149	GAMX	727
26	GAMX	549	88	GAMX	613	150	GAMX	728
27	GAMX	560	89	GAMX	614	151	GAMX	729
28	GAMX	561	90	GAMX	615	152	GAMX	730
29	GAMX	562	91	GAMX	616	153	GAMX	731
30	GAMX	564	92	GAMX	617	154	GAMX	732
31	GAMX	565	93	GAMX	618	155	GAMX	733
32	GAMX	566	94	GAMX	619	156	GAMX	734
33	GAMX	567	95	GAMX	620	157	GAMX	735
34	GAMX	568	96	GAMX	621	158	GAMX	736
35	GAMX	569	97	GAMX	622	159	GAMX	737
36	GAMX	569	98	GAMX	623	160	GAMX	738
37	GAMX	561	99	GAMX	624	161	GAMX	739
38	GAMX	562	100	GAMX	625	162	GAMX	740
39	GAMX	563	101	GAMX	626	163	GAMX	741
40	GAMX	564	102	GAMX	627	164	GAMX	742
41	GAMX	565	103	GAMX	628	165	GAMX	743
42	GAMX	566	104	GAMX	629	166	GAMX	744
43	GAMX	567	105	GAMX	630	167	GAMX	911
44	GAMX	568	106	GAMX	631	168	GAMX	914
45	GAMX	569	107	GAMX	633	169	GAMX	916
46	GAMX	570	108	GAMX	634	170	GAMX	917
47	GAMX	571	109	GAMX	635	171	GAMX	918
48	GAMX	572	110	GAMX	636	172	GAMX	919
49	GAMX	573	111	GAMX	637	173	GAMX	920
50	GAMX	574	112	GAMX	638	174	GAMX	921
51	GAMX	575	113	GAMX	639	175	GAMX	922
52	GAMX	576	114	GAMX	640	176	GAMX	923
53	GAMX	577	115	GAMX	641	177	GAMX	924
54	GAMX	578	116	GAMX	642	178	GAMX	925
55	GAMX	579	117	GAMX	643	179	GAMX	926
56	GAMX	580	118	GAMX	644	180	GAMX	927
57	GAMX	581	119	GAMX	645	181	GAMX	928
58	GAMX	582	120	GAMX	646	182	GAMX	929
59	GAMX	583	121	GAMX	647	183	GAMX	930
60	GAMX	584	122	GAMX	648	184	GAMX	931
61	GAMX	585	123	GAMX	649	185	GAMX	932
62	GAMX	586	124	GAMX	650	186	GAMX	933

COUNT	INITIAL	NO	COUNT	INITIAL	NO	COUNT	INITIAL	NO
187	GAMX	934	249	GAMX	2569	311	GAMX	2686
188	GAMX	935	250	GAMX	2570	312	GAMX	2688
189	GAMX	936	251	GAMX	2571	313	GAMX	2689
190	GAMX	937	252	GAMX	2572	314	GAMX	2690
191	GAMX	938	253	GAMX	2573	315	GAMX	2691
192	GAMX	939	254	GAMX	2575	316	GAMX	3000
193	GAMX	940	255	GAMX	2576	317	GAMX	3001
194	GAMX	941	256	GAMX	2577	318	GAMX	3002
195	GAMX	942	257	GAMX	2578	319	GAMX	3014
196	GAMX	943	258	GAMX	2579	320	GAMX	3025
197	GAMX	1608	259	GAMX	2580	321	GAMX	3026
198	GAMX	1611	260	GAMX	2582	322	GAMX	3027
199	GAMX	1613	261	GAMX	2584	323	GAMX	3028
200	GAMX	1616	262	GAMX	2585	324	GAMX	3029
201	GAMX	1619	263	GAMX	2586	325	GAMX	3030
202	GAMX	1625	264	GAMX	2588	326	GAMX	3031
203	GAMX	1630	265	GAMX	2591	327	GAMX	3032
204	GAMX	1632	266	GAMX	2593	328	GAMX	3033
205	GAMX	1635	267	GAMX	2595	329	GAMX	3034
206	GAMX	1642	268	GAMX	2596	330	GAMX	3035
207	GAMX	1650	269	GAMX	2599	331	GAMX	3036
208	GAMX	1653	270	GAMX	2603	332	GAMX	3037
209	GAMX	1656	271	GAMX	2610	333	GAMX	3038
210	GAMX	1660	272	GAMX	2616	334	GAMX	3039
211	GAMX	1666	273	GAMX	2617	335	GAMX	3040
212	GAMX	1668	274	GAMX	2619	336	GAMX	3041
213	GAMX	1671	275	GAMX	2619	337	GAMX	3042
214	GAMX	1673	276	GAMX	2621	338	GAMX	3043
215	GAMX	1674	277	GAMX	2631	339	GAMX	3044
216	GAMX	1678	278	GAMX	2641	340	GAMX	3045
217	GAMX	1679	279	GAMX	2642	341	GAMX	3046
218	GAMX	1682	280	GAMX	2643	342	GAMX	3047
219	GAMX	1701	281	GAMX	2645	343	GAMX	3051
220	GAMX	1724	282	GAMX	2646	344	GAMX	3052
221	GAMX	1776	283	GAMX	2647	345	GAMX	3053
222	GAMX	2501	284	GAMX	2648	346	GAMX	3054
223	GAMX	2505	285	GAMX	2649	347	GAMX	3055
224	GAMX	2510	286	GAMX	2650	348	GAMX	3056
225	GAMX	2512	287	GAMX	2651	349	GAMX	3057
226	GAMX	2516	288	GAMX	2653	350	GAMX	3058
227	GAMX	2517	289	GAMX	2654	351	GAMX	3059
228	GAMX	2520	290	GAMX	2658	352	GAMX	3060
229	GAMX	2524	291	GAMX	2659	353	GAMX	3061
230	GAMX	2526	292	GAMX	2661	354	GAMX	3062
231	GAMX	2537	293	GAMX	2662	355	GAMX	3063
232	GAMX	2538	294	GAMX	2663	356	GAMX	3064
233	GAMX	2539	295	GAMX	2664	357	GAMX	3065
234	GAMX	2540	296	GAMX	2665	358	GAMX	3066
235	GAMX	2541	297	GAMX	2667	359	GAMX	3067
236	GAMX	2542	298	GAMX	2669	360	GAMX	3068
237	GAMX	2543	299	GAMX	2671	361	GAMX	3069
238	GAMX	2545	300	GAMX	2673	362	GAMX	3070
239	GAMX	2546	301	GAMX	2674	363	GAMX	3071
240	GAMX	2547	302	GAMX	2675	364	GAMX	3072
241	GAMX	2549	303	GAMX	2678	365	GAMX	3073
242	GAMX	2550	304	GAMX	2679	366	GAMX	3074
243	GAMX	2551	305	GAMX	2680	367	GAMX	3075
244	GAMX	2556	306	GAMX	2681	368	GAMX	3076
245	GAMX	2559	307	GAMX	2682	369	GAMX	3077
246	GAMX	2563	308	GAMX	2683	370	GAMX	3078
247	GAMX	2565	309	GAMX	2684	371	GAMX	3079
248	GAMX	2567	310	GAMX	2685	372	GAMX	3080

COUNT	INITIAL	NO	COUNT	INITIAL	NO	COUNT	INITIAL	NO
373	GAMX	3081	435	GAMX	4185	487	GAMX	4321
374	GAMX	3082	436	GAMX	4188	488	GAMX	4322
375	GAMX	3083	437	GAMX	4189	489	GAMX	4323
376	GAMX	3084	438	GAMX	4190	500	GAMX	4324
377	GAMX	3085	438	GAMX	4191	501	GAMX	4325
378	GAMX	3086	440	GAMX	4192	502	GAMX	4326
379	GAMX	3087	441	GAMX	4193	503	GAMX	4327
380	GAMX	3088	442	GAMX	4194	504	GAMX	4328
381	GAMX	3089	443	GAMX	4195	505	GAMX	4329
382	GAMX	3090	444	GAMX	4196	506	GAMX	4330
383	GAMX	3091	445	GAMX	4197	507	GAMX	5392
384	GAMX	3092	446	GAMX	4198	508	GAMX	5394
385	GAMX	3093	447	GAMX	4199	509	GAMX	5395
386	GAMX	3094	448	GAMX	4200	510	GAMX	5398
387	GAMX	3095	449	GAMX	4201	511	GAMX	5400
388	GAMX	3096	450	GAMX	4202	512	GAMX	5408
389	GAMX	3097	451	GAMX	4203	513	GAMX	5407
390	GAMX	3098	452	GAMX	4204	514	GAMX	5409
391	GAMX	3099	453	GAMX	4205	515	GAMX	5425
392	GAMX	3100	454	GAMX	4208	516	GAMX	5431
393	GAMX	3101	455	GAMX	4207	517	GAMX	5441
394	GAMX	3102	456	GAMX	4208	518	GAMX	5483
395	GAMX	3103	457	GAMX	4209	519	GAMX	5484
396	GAMX	3104	458	GAMX	4210	520	GAMX	5485
397	GAMX	3105	459	GAMX	4211	521	GAMX	5486
398	GAMX	3106	460	GAMX	4212	522	GAMX	5487
399	GAMX	3107	461	GAMX	4213	523	GAMX	5488
400	GAMX	3108	462	GAMX	4214	524	GAMX	5489
401	GAMX	3109	463	GAMX	4215	525	GAMX	5490
402	GAMX	3110	464	GAMX	4216	526	GAMX	5491
403	GAMX	3111	465	GAMX	4227	527	GAMX	5492
404	GAMX	3112	466	GAMX	4271	528	GAMX	5493
405	GAMX	3113	467	GAMX	4272	529	GAMX	5494
406	GAMX	3114	468	GAMX	4292	530	GAMX	5495
407	GAMX	3115	468	GAMX	4293	531	GAMX	5496
408	GAMX	3116	470	GAMX	4294	532	GAMX	5497
409	GAMX	3117	471	GAMX	4295	533	GAMX	5498
410	GAMX	3118	472	GAMX	4296	534	GAMX	5499
411	GAMX	3119	473	GAMX	4297	535	GAMX	5500
412	GAMX	3120	474	GAMX	4298	536	GAMX	5501
413	GAMX	3121	475	GAMX	4299	537	GAMX	5502
414	GAMX	3122	476	GAMX	4300	538	GAMX	5551
415	GAMX	3123	477	GAMX	4301	539	GAMX	5553
416	GAMX	3124	478	GAMX	4302	540	GAMX	5554
417	GAMX	3125	479	GAMX	4303	541	GAMX	5555
418	GAMX	3126	480	GAMX	4304	542	GAMX	5561
419	GAMX	3127	481	GAMX	4305	543	GAMX	5562
420	GAMX	3128	482	GAMX	4306	544	GAMX	5563
421	GAMX	3129	483	GAMX	4307	545	GAMX	5564
422	GAMX	4153	484	GAMX	4308	546	GAMX	5565
423	GAMX	4188	485	GAMX	4309	547	GAMX	5566
424	GAMX	4187	486	GAMX	4310	548	GAMX	5567
425	GAMX	4188	487	GAMX	4311	549	GAMX	5568
426	GAMX	4169	488	GAMX	4312	550	GAMX	5570
427	GAMX	4170	489	GAMX	4313	551	GAMX	5571
428	GAMX	4171	490	GAMX	4314	552	GAMX	5572
429	GAMX	4172	491	GAMX	4315	553	GAMX	5586
430	GAMX	4175	492	GAMX	4316	554	GAMX	5589
431	GAMX	4176	493	GAMX	4317	555	GAMX	5800
432	GAMX	4179	494	GAMX	4318	556	GAMX	5601
433	GAMX	4182	495	GAMX	4319	557	GAMX	5602
434	GAMX	4184	496	GAMX	4320	558	GAMX	5803

COUNT	INITIAL	NO	COUNT	INITIAL	NO	COUNT	INITIAL	NO
559	GAMX	5606	621	GAMX	6207	683	GAMX	6385
560	GAMX	5607	622	GAMX	6209	684	GAMX	6387
561	GAMX	5614	623	GAMX	6211	685	GAMX	6391
562	GAMX	5615	624	GAMX	6215	686	GAMX	6392
563	GAMX	5617	625	GAMX	6216	687	GAMX	6393
564	GAMX	5621	626	GAMX	6217	688	GAMX	6394
565	GAMX	5622	627	GAMX	6221	689	GAMX	6395
566	GAMX	5635	628	GAMX	6223	690	GAMX	6396
567	GAMX	5637	629	GAMX	6225	691	GAMX	6397
568	GAMX	5638	630	GAMX	6226	692	GAMX	6398
569	GAMX	5640	631	GAMX	6228	693	GAMX	6399
570	GAMX	5641	632	GAMX	6231	694	GAMX	6400
571	GAMX	5642	633	GAMX	6233	695	GAMX	6401
572	GAMX	5643	634	GAMX	6235	696	GAMX	6402
573	GAMX	5644	635	GAMX	6239	697	GAMX	6403
574	GAMX	5645	636	GAMX	6246	698	GAMX	6404
575	GAMX	5646	637	GAMX	6247	699	GAMX	6406
576	GAMX	5647	638	GAMX	6250	700	GAMX	6407
577	GAMX	5688	639	GAMX	6254	701	GAMX	6408
578	GAMX	5689	640	GAMX	6256	702	GAMX	6409
579	GAMX	5713	641	GAMX	6259	703	GAMX	6410
580	GAMX	5714	642	GAMX	6262	704	GAMX	6411
581	GAMX	5715	643	GAMX	6263	705	GAMX	6412
582	GAMX	5724	644	GAMX	6264	706	GAMX	6413
583	GAMX	5725	645	GAMX	6267	707	GAMX	6414
584	GAMX	5726	646	GAMX	6268	708	GAMX	6415
585	GAMX	6119	647	GAMX	6270	709	GAMX	6416
586	GAMX	6120	648	GAMX	6271	710	GAMX	6417
587	GAMX	6121	649	GAMX	6273	711	GAMX	6418
588	GAMX	6146	650	GAMX	6274	712	GAMX	6420
589	GAMX	6149	651	GAM	6275	713	GAMX	6421
590	GAMX	6151	652	GAMX	6277	714	GAMX	6422
591	GAMX	6152	653	GAMX	6278	715	GAM	6423
592	GAMX	6153	654	GAMX	6279	716	GAMX	6424
593	GAMX	6155	655	GAMX	6284	717	GAMX	6425
594	GAMX	6157	656	GAMX	6285	718	GAMX	6426
595	GAMX	6159	657	GAMX	6315	719	GAMX	6427
596	GAMX	6169	658	GAMX	6316	720	GAMX	6428
597	GAMX	6165	659	GAMX	6317	721	GAMX	6429
598	GAMX	6168	660	GAMX	6318	722	GAMX	6430
599	GAMX	6167	661	GAMX	6320	723	GAMX	6431
600	GAMX	6169	662	GAMX	6321	724	GAMX	6432
601	GAMX	6171	663	GAMX	6322	725	GAMX	6433
602	GAMX	6172	664	GAMX	6323	726	GAMX	6434
603	GAMX	6173	665	GAMX	6324	727	GAMX	6435
604	GAMX	6175	666	GAMX	6325	728	GAMX	6436
605	GAMX	6177	667	GAMX	6326	729	GAMX	6437
606	GAMX	6180	668	GAMX	6327	730	GAMX	6438
607	GAMX	6181	669	GAMX	6336	731	GAMX	6440
608	GAMX	6182	670	GAMX	6342	732	GAMX	6441
609	GAMX	6183	671	GAMX	6347	733	GAMX	6444
610	GAMX	6184	672	GAMX	6356	734	GAMX	6447
611	GAMX	6185	673	GAMX	6360	735	GAMX	6448
612	GAMX	6186	674	GAMX	6362	736	GAMX	6450
613	GAMX	6187	675	GAMX	6363	737	GAMX	6451
614	GAMX	6194	676	GAMX	6364	738	GAMX	6456
615	GAMX	6195	677	GAMX	6366	739	GAMX	6457
616	GAMX	6196	678	GAMX	6368	740	GAMX	6459
617	GAMX	6201	679	GAMX	6374	741	GAMX	6460
618	GAMX	6202	680	GAMX	6376	742	GAMX	6461
619	GAMX	6203	681	GAMX	6380	743	GAMX	6462
620	GAMX	6206	682	GAMX	6384	744	GAMX	6463

COUNT	INITIAL	NO	COUNT	INITIAL	NO	COUNT	INITIAL	NO
746	GAMX	6464	807	GAMX	6528	868	GAMX	6595
746	GAMX	6465	808	GAMX	6529	870	GAMX	6596
747	GAMX	6466	809	GAMX	6530	871	GAMX	6597
748	GAMX	6467	810	GAMX	6531	872	GAMX	6598
749	GAMX	6468	811	GAMX	6532	873	GAMX	6600
750	GAMX	6470	812	GAMX	6533	874	GAMX	6601
751	GAMX	6471	813	GAMX	6534	875	GAMX	6602
752	GAMX	6472	814	GAMX	6535	876	GAMX	6603
753	GAMX	6473	815	GAMX	6536	877	GAMX	6604
754	GAMX	6474	816	GAMX	6537	878	GAMX	6605
755	GAMX	6475	817	GAMX	6538	878	GAMX	6606
756	GAMX	6476	818	GAMX	6539	880	GAMX	6608
757	GAMX	6477	819	GAMX	6540	881	GAMX	6610
758	GAMX	6478	820	GAMX	6541	882	GAMX	6624
759	GAMX	6479	821	GAMX	6542	883	GAMX	6626
760	GAMX	6480	822	GAMX	6543	884	GAMX	6627
761	GAMX	6481	823	GAMX	6544	885	GAMX	6629
762	GAMX	6482	824	GAMX	6545	886	GAMX	6630
763	GAMX	6483	825	GAMX	6546	887	GAMX	7152
764	GAMX	6484	826	GAMX	6547	888	GAMX	7153
765	GAMX	6485	827	GAMX	6548	889	GAMX	7155
766	GAMX	6486	828	GAMX	6549	890	GAMX	7158
767	GAMX	6487	829	GAMX	6550	891	GAMX	7159
768	GAMX	6488	830	GAMX	6551	892	GAMX	7160
769	GAMX	6490	831	GAMX	6552	893	GAMX	7161
770	GAMX	6491	832	GAMX	6553	894	GAMX	7162
771	GAMX	6492	833	GAMX	6554	895	GAMX	7163
772	GAMX	6493	834	GAMX	6555	896	GAMX	7167
773	GAMX	6494	835	GAMX	6556	897	GAMX	7168
774	GAMX	6495	836	GAMX	6557	898	GAMX	7169
775	GAMX	6496	837	GAMX	6558	899	GAMX	7170
776	GAMX	6497	838	GAMX	6559	900	GAMX	7172
777	GAMX	6498	839	GAMX	6560	901	GAMX	7173
778	GAMX	6499	840	GAMX	6561	902	GAMX	7174
779	GAMX	6500	841	GAMX	6562	903	GAMX	7175
780	GAMX	6501	842	GAMX	6563	904	GAMX	7176
781	GAMX	6502	843	GAMX	6564	905	GAMX	7177
782	GAMX	6503	844	GAMX	6565	906	GAMX	7178
783	GAMX	6504	845	GAMX	6566	907	GAMX	7179
784	GAMX	6505	846	GAMX	6567	908	GAMX	7180
785	GAMX	6506	847	GAMX	6568	909	GAMX	7181
786	GAMX	6507	848	GAMX	6569	910	GAMX	7182
787	GAMX	6508	849	GAMX	6570	911	GAMX	7183
788	GAMX	6509	850	GAMX	6571	912	GAMX	7184
789	GAMX	6510	851	GAMX	6572	913	GAMX	7185
790	GAMX	6511	852	GAMX	6573	914	GAMX	7186
791	GAMX	6512	853	GAMX	6575	915	GAMX	7187
792	GAMX	6513	854	GAMX	6576	916	GAMX	7188
793	GAMX	6514	855	GAMX	6577	917	GAMX	7189
794	GAMX	6515	856	GAMX	6578	918	GAMX	7190
795	GAMX	6516	857	GAMX	6580	919	GAMX	9270
796	GAMX	6517	858	GAMX	6584	920	GAMX	9271
797	GAMX	6518	859	GAMX	6585	921	GAMX	9272
798	GAMX	6519	860	GAMX	6586	922	GAMX	9273
799	GAMX	6520	861	GAMX	6587	923	GAMX	9274
800	GAMX	6521	862	GAMX	6588	924	GAMX	9275
801	GAMX	6522	863	GAMX	6589	925	GAMX	9276
802	GAMX	6523	864	GAMX	6590	926	GAMX	9278
803	GAMX	6524	865	GAMX	6591	927	GAMX	9283
804	GAMX	6525	866	GAMX	6592	928	GAMX	9284
805	GAMX	6526	867	GAMX	6593	929	GAMX	9285
806	GAMX	6527	868	GAMX	6594	930	GAMX	9287

COUNT	INITIAL	NO	COUNT	INITIAL	NO	COUNT	INITIAL	NO
931	GAMX	9289	993	GAMX	9750	1055	GAMX	9957
932	GAMX	9290	994	GAMX	9751	1056	GAMX	9958
933	GAMX	9291	995	GAMX	9752	1057	GAMX	9959
934	GAMX	9294	996	GAMX	9753	1058	GAMX	9960
935	GAMX	9299	997	GAMX	9754	1059	GAMX	9961
936	GAMX	9300	998	GAMX	9755	1060	GAMX	9962
937	GAMX	9301	999	GAMX	9772	1061	GAMX	9963
938	GAMX	9302	1000	GAMX	9773	1062	GAMX	9964
939	GAMX	9303	1001	GAMX	9774	1063	GAMX	9965
940	GAMX	9305	1002	GAMX	9775	1064	GAMX	9966
941	GAMX	9307	1003	GAMX	9776	1065	GAMX	9967
942	GAMX	9309	1004	GAMX	9779	1066	GAMX	9968
943	GAMX	9310	1005	GAMX	9780	1067	GAMX	9969
944	GAMX	9313	1006	GAMX	9781	1068	GAMX	9970
945	GAMX	9317	1007	GAMX	9782	1069	GAMX	9971
946	GAMX	9318	1008	GAMX	9784	1070	GAMX	9972
947	GAMX	9319	1009	GAMX	9785	1071	GAMX	9973
948	GAMX	9320	1010	GAMX	9786	1072	GAMX	9974
949	GAMX	9321	1011	GAMX	9788	1073	GAMX	9975
950	GAMX	9324	1012	GAMX	9808	1074	GAMX	9976
951	GAMX	9326	1013	GAMX	9809	1075	GAMX	9977
952	GAMX	9327	1014	GAMX	9810	1076	GAMX	9978
953	GAMX	9329	1015	GAMX	9811	1077	GAMX	9979
954	GAMX	9330	1016	GAMX	9812	1078	GAMX	9980
955	GAMX	9332	1017	GAMX	9813	1079	GAMX	9981
956	GAMX	9334	1018	GAMX	9814	1080	GAMX	9982
957	GAMX	9336	1019	GAMX	9816	1081	GAMX	9983
958	GAMX	9337	1020	GAMX	9817	1082	GAMX	9984
959	GAMX	9338	1021	GAMX	9818	1083	GAMX	9985
960	GAMX	9339	1022	GAMX	9820	1084	GAMX	9986
961	GAMX	9352	1023	GAMX	9836	1085	GAMX	9987
962	GAMX	9353	1024	GAMX	9839	1086	GAMX	9988
963	GAMX	9354	1025	GAMX	9847	1087	GAMX	9989
964	GAMX	9355	1026	GAMX	9851	1088	GAMX	9990
965	GAMX	9356	1027	GAMX	9852	1089	GAMX	9991
966	GAMX	9357	1028	GAMX	9854	1090	GAMX	12000
967	GAMX	9358	1029	GAMX	9855	1091	GAMX	12001
968	GAMX	9359	1030	GAMX	9858	1092	GAMX	12004
969	GAMX	9364	1031	GAMX	9861	1093	GAMX	12010
970	GAMX	9589	1032	GAMX	9867	1094	GAMX	12017
971	GAMX	9599	1033	GAMX	9881	1095	GAMX	12021
972	GAMX	9606	1034	GAMX	9885	1096	GAMX	12022
973	GAMX	9610	1035	GAMX	9886	1097	GAMX	12023
974	GAMX	9621	1036	GAMX	9888	1098	GAMX	12024
975	GAMX	9623	1037	GAMX	9899	1099	GAMX	12025
976	GAMX	9627	1038	GAMX	9900	1100	GAMX	12026
977	GAMX	9629	1039	GAMX	9925	1101	GAMX	12027
978	GAMX	9630	1040	GAMX	9928	1102	GAMX	12029
979	GAMX	9631	1041	GAMX	9929	1103	GAMX	12030
980	GAMX	9633	1042	GAMX	9934	1104	GAMX	12031
981	GAMX	9634	1043	GAMX	9937	1105	GAMX	12032
982	GAMX	9636	1044	GAMX	9938	1106	GAMX	12033
983	GAMX	9637	1045	GAMX	9939	1107	GAMX	12034
984	GAMX	9638	1046	GAMX	9940	1108	GAMX	12035
985	GAMX	9639	1047	GAMX	9941	1109	GAMX	12036
986	GAMX	9640	1048	GAMX	9942	1110	GAMX	13830
987	GAMX	9641	1049	GAMX	9947	1111	GAMX	13852
988	GAMX	9745	1050	GAMX	9948	1112	GAMX	13858
989	GAMX	9746	1051	GAMX	9949	1113	GAMX	13915
990	GAMX	9747	1052	GAMX	9950	1114	GAMX	13919
991	GAMX	9748	1053	GAMX	9951	1115	GAMX	14253
992	GAMX	9749	1054	GAMX	9952	1116	GAMX	14303