

CHEMLEASE WORLDWIDE, INC.

55 Water Street, Suite 1822
New York, NY 10041

RECORDATION NO. 9705
SEP 22 1978 -4 29 PM
INTERSTATE COMMERCE COMMISSION

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SEP 22 1978 -4 29 PM
INTERSTATE COMMERCE COMMISSION

September 21, 1978

Office of The Secretary,
Interstate Commerce Commission,
Washington, D.C. 20423

Dear Sirs:

Pursuant to Section 20c of the Interstate Commerce Act and the Commission's rules and regulations thereunder, as amended, I enclose herewith for filing and recordation three copies of each of the following documents:

(1) Security Agreement dated August 12, 1978, between Chemlease, Inc., and Sherwood D. Dudley -----; and

(2) Assignment dated September 21, 1978, between Chemlease, Inc., and Chemlease Worldwide, Inc.

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

(1) Security Agreement:

(a) Secured Party:

Chemlease, Inc.,
55 Water Street,
New York, N. Y. 10041; and

(b) Debtor:

Sherwood D. Dudley
1321 Scenic Highway
Lookout Mountain, Georgia 37350.

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I.C.C.
FEE OPERATION BR.

*Countersigned
Sign for 16 Account*

Nathan Greenspan

(2) Assignment:

(a) Assignor:

Chemlease, Inc.,
55 Water Street,
New York, N. Y. 10041; and

(b) Assignee:

Chemlease Worldwide, Inc.,
55 Water Street,
New York, N. Y. 10041

Pursuant to the Security Agreement, the Debtor has granted to the Secured Party a security interest in the following units of equipment and in certain other collateral described in the Security Agreement:

Four (4) 70-ton, 50-foot Boxcars, with 10-inch end-of-car cushioning, AAR Designation XM, bearing road numbers VTR 11060, VTR 11180, VTR 11272 and VTR 11292.

Pursuant to the Assignment, the Assignor has assigned to the Assignee the Assignor's right, title and interest in, to and under the Security Agreement, including its security interest in the above-described units of railroad equipment.

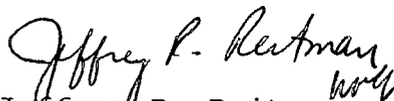
Please file and record the Security Agreement and the Assignment, assigning the Assignment the same recordation number as the Security Agreement, cross-indexing said documents one to the other and indexing said documents under the names of the Secured Party, the Assignee, the Debtor and Vermont Railway, Inc., which is intended to be the lessee of the above-described units of railroad equipment.

The enclosed documents are being presented for recordation concurrently with the presentation for recordation of certain other documents to which the Secured Party and the Assignee are also parties, and a check is being presented for the aggregate fee for recording all such documents pursuant to 49 CFR 1116.1.

Please stamp all three copies of each of the two enclosed documents and the attached copy of this transmittal

letter with your official recording stamp. You will wish to retain two copies of each of the two documents and the original of this transmittal letter for your files. It is requested that the one remaining copy of each of the two documents and of this transmittal letter be delivered to the bearer of this letter.

Very truly yours,


Jeffrey R. Reitman
Vice President

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ASSIGNMENT

INTERSTATE COMMERCE COMMISSION

FOR VALUE RECEIVED, the undersigned, CHEMLEASE, INC., a Delaware corporation ("Chemlease"), with its principal place of business at 55 Water Street, New York, N. Y. 10041, hereby assigns, transfers and sets over to CHEMLEASE WORLDWIDE, INC., a New York corporation ("Worldwide"), with its principal place of business at 55 Water Street, New York, N. Y. 10041, and to its successors and assigns, all the right, title and interest of Chemlease in and to the following:

(a) a Promissory Note dated September 20, 1978 (the "Note"), made by SHERWOOD D. DUDLEY (the "Debtor"), including without limitation the right to receive all payments thereunder;

(b) the units of railroad equipment (the "Units") described in a Security Agreement (and Schedule A attached thereto) dated ^{August 12, 1978} ~~the date of the Note~~ (the "Security Agreement"), between the Debtor and Chemlease, as secured party;

(c) the Lease of Equipment described in Schedule B to the Security Agreement and any other Lease pursuant to which any Unit shall at any time be leased, together with any and all schedules thereto;

(d) all rental, issues, income and profit from the Units; and

(e) the Security Agreement, including without limitation the right to receive any and all payments thereunder.

In furtherance of the foregoing assignment and transfer, Chemlease hereby authorizes and empowers Worldwide, in Worldwide's own name or in the name and as attorney hereby irrevocably constituted for Chemlease, to ask, demand, sue for, collect, receive and enforce any and all sums to which Worldwide is or may become entitled under this Assignment and to ask, demand, sue for and enforce compliance by the Debtor with the terms and agreements on its part to be performed under the Note and the Security Agreement.

IN WITNESS WHEREOF, the undersigned have duly executed and accepted this Assignment **September 21**, 198 .

CHEMLEASE, INC.,

Attest:

by

John L. Lewis
Senior Vice President

Jeffrey B. Kent
Assistant Secretary

[Corporate Seal]

Accepted,

CHEMLEASE WORLDWIDE, INC.,

by

John A. Guddat

Attest:

James H. O'Leary
Assistant Secretary

[Corporate Seal]

