

United States
Rail Services, Inc.



633 Battery Street
San Francisco, California 94111
(415) 445-7690

12330
RECORDATION NO. _____ Filed 1425

REGISTERED MAIL
RETURN RECEIPT REQUESTED

OCT 21 1980 - 1 10 AM

INTERSTATE COMMERCE COMMISSION

October 13, 1980

Ms. Agatha L. Mergenovich
Secretary
Interstate Commerce Commission
Washington, D. C. 20423

No. 295A056

Date OCT 21 1980

Fee \$ 50.00

ICC Washington, D. C.

Dear Ms. Secretary:

On behalf of United States Rail Services, Inc., ("USRS"), I submit for filing and recording under 49 U.S.C Sec. 111303(a), four copies of an agreement dated September 13, 1980 between USRS and Maxren Corporation duly executed and notarized.

The addresses of the parties to this transaction are:

United States Rail Services, Inc., as managing agent
633 Battery Street
San Francisco, CA 94111

Maxren Corporation
12 Mansion Court
Menlo Park, CA 94025

The agreement covers the following equipment:

One 20,000 gallon Class DOT111A100W1 tank car, TGOX 2095.

Enclosed is a check in the amount of \$50.00 in payment of the recording fee.

Once the filing has been made, please return

- (a) the original document file stamped;
- (b) the file stamped conformed copies not required for filing purposes;
- (c) the receipt;
- (d) the letter from the Interstate Commerce Commission acknowledging the filing and
- (e) the extra copy of this letter of transmittal.

OPERATION BR.
OCT 21 1980

RECEIVED

Ms. Agatha L. Mergenovich
October 13, 1980
Page 2

Should you have any questions, please call me at 415/
445-7824.

Very truly yours,

UNITED STATES RAIL SERVICES, INC.

By Harvey C. I. Chapman
Title Assistant Secretary

Enclosures

Interstate Commerce Commission
Washington, D.C. 20423

11/5/80

OFFICE OF THE SECRETARY

Nancy C.I. Chapman
Assistant Secretary
U.S. Rail Services, Inc.
633 Battery Street
San Francisco, Calif. 94111

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on 10/21/80 at 1:10pm, and assigned re-
recording number(s). 12330

Sincerely yours,

Agatha L. Mergenovich
Agatha L. Mergenovich
Secretary

Enclosure(s)

12330

RECORDATION NO., Filed 1425

OCT 21 1980 - 1 10 PM

STATE OF CALIFORNIA)
) SS
CITY AND COUNTY OF SAN FRANCISCO)

INTERSTATE COMMERCE COMMISSION

On this 13th day of October, 1980, before me personally appeared D. A. Summers (name), Vice President and General Manager (office), of United States Rail Services, Inc. (formerly called Rail-U. S. Leasing Incorporated) to me personally known who being by me duly sworn, says that he has compared the following agreement dated September 19, 1980 between United States Rail Services, Inc. and Maxren Corporation with the original and that such copy is a true and complete copy of the original document, including date, signature and acknowledgements.



Nancy C. I. Chapman
Notary Public

(SEAL)

My commission expires: *August 15, 1983*

MAXREN CORPORATION ("Owner") and UNITED STATES RAIL SERVICES, INC. ("USRS") acknowledge and agree:

1. Owner is the owner of railroad tank car TGOX 2095 which is covered under a Railroad Car Lease dated October 1, 1969 and a First Amendment to Railroad Car Lease dated December 29, 1970, by and between USRS (formerly called Rail-U.S. Leasing, Incorporated) and the owner covering management of such car by USRS for Owner.

2. True and correct copies of such railroad car lease and first amendment to railroad car lease are attached hereto as Exhibits A and B respectively.

3. USRS shall, on behalf of Owner, file this agreement together with Exhibits A and B with the Interstate Commerce Commission.

IN WITNESS WHEREOF the parties have executed this agreement dated September 19, 1980.

Maxren Corporation
by Rencia N. Bubbles, President
Owner

UNITED STATES RAIL SERVICES, INC.

By *W. C. Summer*
Title Vice President & General Manager

RAILROAD CAR LEASE

THIS RAILROAD CAR LEASE, made ^{As of RIB} this 1st day of October, 1969 by and between Rail-U.S. Leasing, Incorporated a California corporation (hereinafter "Rail-U.S. Leasing") and Renick Buckles of Portola Valley, State of California (hereinafter "Owner"),

WITNESSETH:

WHEREAS Owner holds title or will hold title to the following railroad cars:

- (a) TGOX 2095 ; --
- (b) -- ; and
- (c) -- , --

(hereinafter collectively "railroad cars"; and

WHEREAS Owner desires to lease such railroad cars to Rail-U.S. Leasing;
Now, Therefore, in consideration of the promises and agreements hereinafter set forth:

1. Owner hereby leases to Rail-U.S. Leasing the following railroad cars:

- (a) TGOX 2095 ; --
- (b) -- ; and
- (c) -- , --

each said Lease to commence upon the date of the first loaded movement from the initial loading point designated by Rail-U.S. Leasing.

2. Rail-U.S. Leasing agrees:

(a) To use its best efforts to sublease such railroad cars, collectively or individually, to shippers, railroads and other users of railroad cars on long - or short-term leases, or on such other terms and conditions as may be satisfactory to it;

(b) To perform all managerial and administrative functions necessary for the subleasing of such railroad cars, including (but not limited to) repairing and maintaining the cars for Owner's account and keeping adequate records of their operations;

(c) To pay Owner a basic "quarterly rental fee" of two hundred dollars (\$200.00) ^{per month RIB} for each car subject to this Lease. Such rental fee shall be payable only from the car's "quarterly net operating profit" (see Paragraph 3); it shall not be cumulative in the event such "quarterly net operating profit" is insufficient to pay such rent in full;

(d) Where a car's "quarterly net operating profit", beginning with the first full quarter the car is operated under this Lease, is greater than six hundred dollars (\$600.00), as calculated under Paragraph 3 below, Rail-U.S. Leasing agrees to pay Owner, as an additional rental fee, the whole of "quarterly net operating profit" in excess of six hundred dollars (\$600.00), not to exceed fifty dollars (\$50.00), and fifty percent (50%) of the amount by which such "quarterly net operating profit" exceeds six hundred and fifty dollars (\$650.00).

7. Owner agrees to indemnify and hold Rail-U.S. Leasing harmless from and against any and all loss or damage, including any and all risk of loss or damage to the railroad cars subject to this Lease, and to indemnify and hold Rail-U.S. Leasing harmless from and against any and all claims, damages, expenses or liabilities incurred by, or asserted against it as a result of its (or any other party's) operations, possession, control or use of such railroad cars. Further, Owner agrees to provide policies of insurance, including (but not limited to) business interruption, all risks, physical damage and public liability insurance, in kinds and amount required by Rail-U.S. Leasing, naming Rail-U.S. Leasing as beneficiary and insuring it against business risks and liabilities deemed required by Rail-U.S. Leasing. All insurance proceeds payable for business interruption and for car repair will be paid to Rail-U.S. Leasing, and will be included as part of "aggregate gross income" pursuant to Paragraph 3 (a) hereunder. All insurance proceeds payable for a completely destroyed car will be collected by Rail-U.S. Leasing and turned over to the Owner of the destroyed car.

8. Owner agrees that Rail-U.S. Leasing shall collect all mileage allowances due from railroads as well as other Lease income generated by Owner's car(s).

9. Owner further agrees not to sell or dispose of any railroad car subject hereto without offering Rail-U.S. Leasing the right to purchase such car for the said consideration (computed in United States dollars) at which it is being offered to others, less the amount of any brokers' fees or sales commissions which would have been incurred by Owner in connection therewith. Rail-U.S. Leasing shall have thirty (30) days after receipt of written notification from Owner of such proposed sale or disposition within which to exercise its right for final refusal. [This clause shall not be operative if Owner selects Box 3, Paragraph 12, below (a five (5) year Lease term).]

10. Owner agrees that Rail-U.S. Leasing may paint the railroad cars subject to this Lease in such colors as Rail-U.S. Leasing may desire and that Rail-U.S. Leasing shall have the right to place any one of its identification marks and any other marks or legends it deems appropriate in conspicuous places on such railroad cars.

11. Rail-U.S. Leasing agrees that it will not knowingly discriminate against Owner's cars in seeking subleases for cars.

12. This Lease may be terminated upon the following terms and conditions: Owner and Rail-U.S. Leasing, Incorporated by checking and initialing Box 1, Box 2 or Box 3 below herewith agree to the terms and conditions following the said box which is checked.

Initial: _____ Box 1: _____ This Lease may be terminated at any time by either Owner or Rail-U.S. Leasing on thirty (30) days notice, subject to the performance in full of all terms and conditions of any (and all) existing subleases of the cars described herein, by a delivery of a written notice of termination in the manner hereinafter set forth.

Initial: RMS Box 2: ✓ The term of this Lease shall be for a minimum of thirteen (13) months from the date of execution. After such thirteen (13) month period and upon thirty (30) days notice, this Lease may be terminated by either Owner or Rail-U.S. Leasing, subject to the performance in full of all terms and conditions of any (and all) existing subleases of the cars described herein, by a delivery of a written notice of termination in the manner hereinafter set forth.

Initial: _____ Box 3: _____ The term of this Lease shall be for a minimum of five (5) years from the date of execution. After such five (5) year period and upon thirty (30) days notice, this Lease may be terminated by either Owner or Rail-U.S. Leasing, subject to the performance in full of all terms and conditions of any (and all) existing subleases of the cars described herein, by a delivery of a written notice of termination in the manner hereinafter set forth.

(a) Written notice of termination shall be deemed delivered if placed in a sealed envelope, properly addressed to the party against whom the right of termination is being asserted, and thereafter deposited with the United States Post Office and sent by Certified Mail, Return Receipt Requested, with first class postage thereon fully prepaid.

(b) At the end of thirteen (13) months from the actual date of termination, a complete and final settlement shall be made of all "net operating profit" due Owner, less adjustments for refunds, mileage equalization payments, repairs, taxes and other expenses accrued or chargeable against the car being released from this Lease, calculated from the date of actual release of said car(s) from this Lease. Rail-U.S. Leasing shall have the option of making estimated quarterly payment of "net operating profit" to Owner prior to said final settlement date. If accrued expenses allocated to the tank car being released are not covered by "net operating profit", Owner shall pay all such excess expenses to Rail-U.S. Leasing upon billing therefor.

13. Rail-U.S. Leasing may execute in its name all required Association of American Railroad, Interstate Commerce Commission, local Public Utility Commission and all other governmental or industry agreements it deems necessary or required in order to operate Owner's railroad tank car(s) in railroad service under this Railroad Car Lease. This authority includes, but is not limited to the right to execute interchange agreement, tariff agreements, repair agreements and the like. Rail-U.S. Leasing may also complete all property tax applications and permits in its name.

In each case where Rail-U.S. Leasing acts in its name for the purpose set forth in Paragraph 13, it is recognized that Rail-U.S. Leasing is acting for and on behalf of Owner, in order to operate Owner's car(s) under this Lease.

14. For all purposes of this Lease, the mailing address of Owner and Rail-U.S. Leasing shall be as follows:

OWNER

RENICK BUCKLES
157 Ramosa Road
Portola Valley, California 94025

RAIL-U.S. LEASING

Rail-U.S. Leasing, Incorporated
633 Battery Street
San Francisco, California 94111

15. This Lease shall be binding upon and shall inure to the benefit of the successors, heirs and assigns of the parties, and may be amended only by a writing signed by both the parties.

IN WITNESS WHEREOF, the parties hereto have executed this Lease the day and year first above written.

ATTEST

Secretary

MARVIN L. FERENSTEIN

OWNER

RENICK BUCKLES

RAIL-U.S. LEASING, INCORPORATED

BY
President

DAVID A. WOOLSEY

ATTACHMENT "A" TO RAILROAD CAR LEASE

Rail-U.S. Leasing agrees to grant to car owners a management fee discount for multiple car ownership if a car owner has, under the attached form of Railroad Car Lease, leased to Rail-U.S. Leasing for a full calendar quarter five or more tank cars; then the car owner shall receive the following discount from the \$100 per month per car management fee:

<u>Number of Cars</u>	<u>Discount</u>
5 - 9 tank cars	5.00%
10 - 14 tank cars	6.25%
15 - 19 tank cars	7.50%
20 - 24 tank cars	8.75%
25 - & Over	10.00%

FIRST AMENDMENT TO

RAILROAD CAR LEASE

This First Amendment to Railroad Car Lease made this 29th day of December, 1970, by and between RAIL-U.S. LEASING, INCORPORATED, a California corporation (hereinafter 'RAIL-U.S. LEASING') and Renick Buckles of Portola Valley, State of California, (hereinafter 'OWNER'),

WITNESSETH:

WHEREAS, OWNER and RAIL-U.S. LEASING have heretofore on the 1st day of October, 1969, or concurrently with the execution of this document have, entered into a Railroad Car Lease in the form approved by the Commissioner of Corporations of the State of California in its Permit dated October 3, 1969; and

WHEREAS, the parties hereto desire to amend the said Railroad Car Lease in a manner and on the terms and conditions hereinafter set forth; and

WHEREAS, the following amendment has been approved by the Commissioner of Corporations on the 28th day of December, 1970.

NOW, THEREFORE,

In consideration of the promises and agreements hereinafter set forth, it is agreed that the said Railroad Car Lease above referred to and the same is hereby amended as follows:

1. Subparagraph (c) of paragraph 2 of said Lease is amended to read as follows:

"(c) To pay to OWNER as a 'quarterly rental fee' the pro rata 'quarterly net operating profit' for each car subject to this Lease as the same is determined under the provisions of paragraph 3 of this Lease."

2. Subparagraph (d) of paragraph 2 of said Lease is deleted in its entirety.

3. Subparagraphs (b) and (c) of paragraph 3 of said Lease are hereby deleted and in lieu thereof the following subparagraphs are inserted:

"(b) RAIL-U.S. LEASING shall deduct from such aggregate gross income a sum equal to all costs and expenses paid during the quarter for the operation and control of all such cars, regardless of when incurred or what cars charged to, including, but not limited to, refunds due railroads or car users for overpayment of mileage earnings or for mileage equalization charges, all maintenance and repairs, registration

fees and ad valorem property taxes. All such costs and expenses shall be charged against 'aggregate gross income' for the calendar quarter when actually paid by RAIL-U.S. LEASING.

(c) RAIL-U.S. LEASING shall also deduct from such aggregate gross income a management fee of 35% of the quarterly net operating profit (aggregate gross income as defined in subparagraph (a) hereof) less all expenses defined in subparagraph (b) hereof, but before deducting the management fee provided for in this subparagraph (c) provided however that the said management fee shall not exceed an average of \$300.00 per car per quarter calculated over the previous four calendar quarters. In the event that the management fee charged for the four previous calendar quarters exceeds the aggregate sum of \$1,200.00, RAIL-U.S. LEASING shall refund the excess to the OWNER. Such excess shall be determined chronologically, pro rata by quarter, commencing with the first quarter in which the management fee was in excess of the sum of \$300.00. In no event, however, shall the annual management fee under this amendment exceed the annual management fee as computed under the terms of the original Railroad Car Lease for the term of that Lease. For multiple car ownership, the management fee to be charged by RAIL-U.S. LEASING shall be as set forth in attachment A, attached hereto.

(d) The amount by which such 'aggregate gross income' exceeds the expense deductions set forth in subparagraph (b) hereof and the management fee as set forth in subparagraph (c) hereof, shall be deemed the 'quarterly net operating profit' for the cars operated under this form of lease. Such 'quarterly net operating profit' shall then be allocated to each car operated within each calendar quarter on a pro rata basis determined by the number of days each car was operated by RAIL-U.S. LEASING within the quarter, to reach the 'quarterly rental fee' provided for in paragraph 2(c) hereof, and said 'quarterly rental fee' shall be paid to car owners after collection, as hereinafter provided in paragraph 4, but if not collected within thirteen (13) months all revenues thereafter collected shall be included in the 'aggregate gross income' for the calendar quarter when collected and disbursed to the car owners actually operating the cars in the calendar quarter."

4. Paragraph 4 of said Lease is hereby amended to read as follows:

"4. The 'quarterly rental fee' payable to OWNER shall be paid to OWNER within ninety (90) days after the end of each calendar quarterly accounting period."

5. Paragraph 6 of said Lease is hereby amended to read as follows:

"6. OWNER agrees to reimburse RAIL-U.S. LEASING promptly upon demand for the amount of any pro rata expenses allocated to any of OWNER's railroad cars, and if a reserve is being

maintained, then in excess of any amount set aside in the reserve therefore, if in any quarter such expenses exceed the 'aggregate gross income' for that quarter."

6. The provisions of "Attachment A to Railroad Car Lease" be and the same are hereby amended to read as follows:

"RAIL-U.S. LEASING agrees to grant to car owners who have leased to RAIL-U.S. LEASING for a full calendar quarter, five (5) or more tank cars, the following discounts from the management fee payable to RAIL-U.S. LEASING:

<u>NUMBER OF CARS</u>	<u>DISCOUNT</u> (In U.S. Dollars per month per car)
5-9 tank cars	\$ 5.00
10-14 tank cars	6.25
15-19 tank cars	7.50
20-24 tank cars	8.75
25 and over tank cars	10.00 "

7. The terms and provision of this Amendment shall be effective with respect to all calendar quarters commencing with the calendar quarter beginning on July 1, 1970.

8. RAIL-U.S. LEASING is hereby given the right to terminate and cancel this amendment in its entirety at any time upon giving a thirty (30) day written notice to each owner provided, however, that said thirty (30) day written notice must be given at least thirty (30) days prior to the end of any calendar quarter during the term of the Lease, such termination to be effective for the calendar quarter in which such notice is given. In the event of such termination, RAIL-U.S. LEASING shall have no right to recalculate the management fee under the terms of the Railroad Car Lease for the period during which fees were calculated by application of this Amendment.

9. Except as herein amended, the Railroad Car Lease heretofore entered into between OWNER and RAIL-U.S. LEASING is ratified, confirmed and approved.

IN WITNESS WHEREOF, the parties hereto have executed this First Amendment to Railroad Car Lease this 4 day of Jan, 1971.

Frank Buzickas
OWNER

RAIL-U.S. LEASING, INCORPORATED

By Charles J. Scarcello
Charles J. Scarcello
Vice President - General Manager

ATTEST:

Secretary

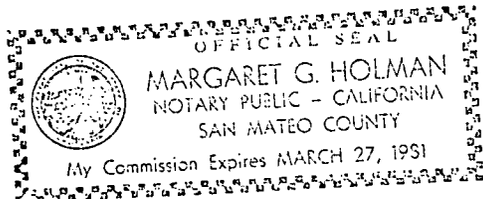
STATE OF CALIFORNIA)
) SS
COUNTY OF SAN MATEO)

On this NINTH day of OCTOBER, 1980,
before me personally appeared Renick H. Buckles,
(name of singer of foregoing instrument), to me personally
known, who being by me duly sworn, says that he is the
President (title of office) of Maxren
Corporation, a California corporation, that the seal
affixed to the foregoing instrument is the corporate
seal of said corporation, that said instrument was
signed and sealed on behalf of said corporation by
authority of its Board of Directors, and he acknowledged
that the execution of the foregoing instrument was the
free act and deed of said corporation.

Margaret G. Holman
Notary Public

(SEAL)

My commission expires:



STATE OF CALIFORNIA)
) SS
CITY AND COUNTY OF SAN FRANCISCO)

On this 13th day of October, 1980,
before me personally appeared D. A. Summers
to me personally known, who being by me duly sworn,
says he is the Vice President and General Manager
(title of office) of United States Rail Services Inc.,
a California corporation, and who executed the
foregoing instrument dated September 19, 1980,
between United States Rail Services, Inc and
Maxren Corporation, that said
instrument was signed on behalf of said corporation
by authority of its Board of Directors; and he
acknowledged that the execution of the foregoing
instrument was the free act and deed of said corporation.



(SEAL)

Nancy C. I. Chapman
Notary Public

My commission expires: *August 15, 1983*