

**THE EXCHANGE**  
National Bank of Chicago

August 8, 1986

RECORDATION NO. 15028 Filed 1425

AUG 14 1986 - 11 00 AM  
INTERSTATE COMMERCE COMMISSION

6-226 A042

No.  
Date AUG 14 1986  
Fee \$ 10.00  
ICC Washington, D.C.

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

Dear Sir:

Enclosed please find a Security Agreement dated July 31, 1986, by and between Exchange National Bank of Chicago and Peter V. Fazio, Jr. As Trustee under Trust Agreement dated July 31, 1984 (the "Borrower"). This Security Agreement gives our Bank a lien on certain railroad cars, as per the attached Exhibit A, for a certain loan also dated July 31, 1986.

We have enclosed our Bank's check in the amount of \$10.00 for the purpose of having this Security Agreement Recorded by your office. Please return the original Security Agreement after Recording to the attention of the undersigned. A copy of the Security Agreement, certified, is enclosed for your office's files.

Sincerely,

*Gerri Funke*

Gerri Funke  
Commercial Loan Staff Assistant

enclosures

ICC OFFICE OF THE SECRETARY  
AUG 14 10 55 AM '86  
MOTOR OPERATING UNIT

*Accountants*

# Interstate Commerce Commission

Washington, D.C. 20423

## OFFICE OF THE SECRETARY

Gerri Funke  
The Exchange National Bank of Chicago  
LaSalle and Monroe Streets  
Chicago, Illinois 60603

Dear

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on 8-14-86 at 11:00 A.M. , and assigned re-  
recording number(s). 15028

Sincerely yours,

*Norata R. McGee*

Enclosure(s)

SE-30  
(7/79)

## SECURITY AGREEMENT

AUG 14 1986 - 11 00 AM

This Security Agreement (this "Agreement") ~~INTERSTATE COMMERCE COMMISSION~~ July, 1986, by and between **EXCHANGE NATIONAL BANK OF CHICAGO**, a national banking association ("Bank"), 120 South LaSalle Street, Chicago, IL 60603, and **PETER V. FAZIO, JR.**, not individually but solely as Trustee (the "Borrower") under Trust Agreement dated July 21, 1984 between International Capital Equipment, Inc., as Trustor (the "Trustor") and Peter V. Fazio, Jr. as Trustee as supplemented by Supplements #1 and #2 dated September 25, 1984, and December 21, 1984, respectively, amended by Amendment No.1 dated May 30, 1985, and Amendment No.2 dated as of December 10, 1985 (the "Trust Agreement"). Borrower's Chief Executive Office is located at 7200 Sears Tower, 233 South Wacker Drive, Chicago, Illinois.

## WITNESSETH:

1. In consideration of a loan made by **EXCHANGE NATIONAL BANK OF CHICAGO**, the Secured Party (herein "Bank") and as security for the payment of that certain Demand or Time Note of even date in the principal amount of 2,400,000.00, and any modifications, extensions, renewals, or substitutions thereof (herein the "Obligation"), Borrower does hereby pledge, assign, transfer and deliver to Bank and does hereby grant to Bank a continuing and unconditional security interest in and to (1) all cash and other property in deposit in Account No. 2084580 and (2) the additional property of the Borrower, whether now-existing or hereafter acquired, and wherever now or hereafter located, and the products and proceeds therefrom, identified and set forth as follows:
  - (i) All inventory and equipment, as hereinafter set forth in the Supplement to this Security Agreement (the "Equipment"); and
  - (ii) All insurance policies and proceeds insuring the foregoing property or any part thereof, including unearned premiums; and
  - (iii) All accounts and chattel paper arising from the sale, lease or use of the Equipment.
2. All the aforesaid property and the products and proceeds therefrom are herein individually and collectively called the "Collateral."
3. Borrower shall, at Bank's request, at any time and from time to time, execute and deliver to Bank such financing statements and other documents and do such acts as Bank may deem necessary in order to establish and maintain valid, attached and perfected security interests in the Collateral in favor of Bank, free and clear of all liens, claims and rights of third parties whatsoever, (except as otherwise specifically set forth in paragraph 7). Borrower hereby irrevocably appoints any officer of Bank (designated by Bank for such purpose) its

attorney-in-fact, in Borrower's name, place and stead, to execute such financing statements and other documents and to do such other acts as Bank may require to perfect and preserve the Bank's security interests in, and to enforce such interests in, the Collateral, hereby ratifying and confirming all that said attorney-in-fact may do or cause to be done by virtue hereof.

4. Borrower agrees to deliver to Bank forthwith upon its demand, such other collateral as Bank may request from time to time should the value of the Collateral decline, deteriorate, depreciate or become impaired, or should Bank deem itself insecure for any reason whatsoever, including, but not limited to, a change in the financial condition of Borrower, or any other party liable with respect to the Obligation, and does hereby grant to Bank a continuing and unconditional security interest in such other Collateral, which, when pledged, assigned, transferred and delivered to Bank shall be and become part of the Collateral.
5. The Bank's security interests in each of the foregoing Collateral shall be valid, complete and perfected whether or not the same shall be covered by a specific assignment. Until default hereunder, Borrower shall be entitled to possession of the Collateral enumerated in paragraph 1 above.
6. The Bank shall have exercised reasonable care in the custody and preservation of the Collateral if it takes such action for that purpose as Borrower shall reasonably request in writing, provided that such request shall not be inconsistent with Bank's status as the Secured Party, but failure to comply with any such request shall not be deemed a failure to exercise reasonable care. Borrower shall keep the Collateral in good order and repair and shall have sole responsibility for taking such steps as may be necessary from time to time to preserve all rights of Borrower and Bank in the Collateral against third parties. Borrower shall permit Bank to examine and inspect the Collateral at all reasonable time or times. Borrower, at its place of business set forth above, shall maintain accurate copies of all records, in accordance with generally accepted accounting principles, with respect to the Collateral established under the Trust Agreement. Bank shall have the right at all times during business hours to inspect said records and make extracts therefrom.
7. Borrower covenants with and warrants to Bank that (a) Borrower is the sole owner of the Collateral free from any lien, security interest or encumbrance of any kind, except as specifically set forth below:

Security interests in the Equipment granted to Subordinated Lenders pursuant to the Subordinated Equipment Loan Commitment Agreement dated as of July 31, 1984, as supplemented by Supplement No. 1 and Supplement No. 2 dated September 25, 1984 and December 21, 1984, respectively; provided, however, that such security interests shall be junior and subordinate to the security interest in such Equipment granted herein;

(b) Borrower will not sell, lease or grant any further security interest in the Collateral or any part thereof, and will not part with possession of the same, except in the usual and ordinary course of business;

(c) Borrower will not use or permit the Collateral to be used in violation of any law or ordinance;

(d) Borrower will procure and maintain insurance on the Collateral for the full duration of this Security Agreement against reasonable risks of loss, damage and destruction (such insurance shall be reasonable to the satisfaction of the Bank in relation to the amount and term of the Obligation and the type and value of the Collateral), and shall deliver to Bank within ten (10) days from the date hereof, a fully paid policy of insurance containing a Lender's Loss Payable clause acceptable to and in favor of Bank. In the event Borrower at any time or times hereafter shall fail to obtain or maintain any of the policies of insurance required above or to pay any premium in whole or in part relating thereto, then Bank, without waiving or releasing any obligation or default by Borrower hereunder, may at any time or times thereafter (but shall be under no obligation to do so) obtain and maintain such policies of insurance and pay such premium and take any other action with respect thereto which Bank deems advisable. All sums so disbursed by Bank, including reasonable attorneys' fees, court costs, expenses and other charges relating thereto, shall be payable on demand by Borrower to Bank. Borrower covenants, warrants and represents to Bank that all representations and warranties of Borrower contained in this Agreement (whether appearing in this paragraph 7 or elsewhere) shall be true at the time of Borrower's execution of this Agreement, shall survive the execution, delivery and acceptance thereof by the parties hereto and the closing of the transactions described herein or related hereto and shall be true during the duration thereof.

8. Borrower shall, within thirty (30) days after the close of each of its quarters and not later than seventy-five (75) days after the close of each of its fiscal years, deliver to Bank financial statements consisting of a balance sheet as of the end of each such period, a related profit and loss statement, and reconciliation of surplus, and a statement of changes in financial position, prepared in accordance with generally accepted accounting principles applied in a manner consistent with prior years, and such other information (including non-financial information) as Bank may from time to time request. The year-end statement shall be certified by an independent Certified Public Accountant of recognized standing, acceptable to the Bank.
9. A. The Bank may, but is not required to, take such action from time to time as it deems appropriate to maintain or protect the Collateral, and in particular may at any time (a) transfer the whole or any part of the Collateral into the name of itself or its nominee; (b) take control of any proceeds of the Collateral; (c) sue or make any compromise or settlement with respect to any of the Collateral; or (d) make an election with respect to the Collateral under §1111 of the U.S.

Bankruptcy Code, now existing or hereafter amended, provided, however, that any such action of Bank as in this paragraph set forth shall not in any manner whatsoever, impair or affect any liability hereunder, nor prejudice or waive nor be construed to impair, affect, prejudice or waive Bank's rights and remedies at law, in equity or by statute, nor release or discharge, nor be construed to release or discharge, Borrower or any guarantor or other person, firm or corporation liable to Bank for the Obligation, whether now existing or hereafter created or arising, howsoever evidenced.

B. None of the following shall affect the Obligation of Borrower to Bank under this Agreement or Bank's rights with respect to the Collateral:

- (i) Acceptance or retention by Bank of other property or interests in property as security for the Obligation;
- (ii) Release of all or any part of the Collateral;
- (iii) Release, extension, renewal, modification or compromise of the liability of any guarantor of the Obligation; or
- (iv) Failure by Bank to resort to other security or pursue Borrower or any other obligor liable for the Obligation before resorting to the Collateral.

10. Borrower shall be in Default hereunder, without notice to or demand on Borrower, if : (a) any amount payable on the Obligation is not paid when due; or (b) Borrower shall otherwise fail to perform any of the promises to be performed hereunder by Borrower, or shall otherwise fail to perform any of the promises to be performed by Borrower or Borrower shall otherwise be in default under any other security agreement or other agreement with Bank; or (c) there shall be a breach of any warranty or falsity of any representation of Borrower to Bank hereunder or under any other security agreement or other agreement with Bank; or (d) any Obligor who is a natural person dies; or (e) loss, theft, destruction, attachment, levy upon, seizure or forfeiture of the Collateral shall occur; or (f) any proceeding by or against Borrower under any bankruptcy or insolvency statute or by law, shall have been instituted; or (g) Bank, in its sole and absolute discretion, shall deem itself insecure for any reason whatsoever, including, but not limited to, a change in the financial condition, management or ownership of Borrower or any other party liable with respect to the Obligation.
11. Upon the occurrence of Default hereunder: (a) the Obligation may, at the option of Bank, and without demand, notice or legal process of any kind, be declared, and immediately shall become, due and payable, and Bank may exercise from time to time any rights and remedies available to it under the Uniform Commercial Code and any other applicable law in addition to, and not in lieu of, any rights and remedies expressly granted in this Agreement or in any other agreements with

Bank; (b) without notice, demand or legal process of any kind, Bank may take possession of any or all of the Collateral (in addition to Collateral of which it already has possession), wherever it may be found, and for that purpose may pursue the same wherever it may be found, and may enter into any Borrower's premises where any of the Collateral may be and search for, take possession of, remove, keep and store any of the Collateral until the same shall be sold or otherwise disposed of, and Bank shall have the right to store the same in any reasonable location without cost to Bank; (c) at Bank's request, Borrower will, at Borrower's expense, assemble the Collateral and make it available to Bank at a place or places to be designated by Bank which is reasonably convenient to Bank and Borrower. Borrower agrees that in the event Borrower fails to perform, observe or discharge its Obligation or liabilities under this Agreement or other agreements with the Bank, no remedy of law will provide adequate relief to Bank, and further agrees that Bank shall be entitled to temporary and permanent injunctive relief in any such case without the necessity of proving actual damages. Any notification of intended disposition of all or any of the collateral required by law shall be deemed reasonably and properly given if given at least five (5) calendar days before such disposition. Any proceeds of any disposition by Bank of all or any of the Collateral may be applied by Bank to the payment of expenses in connection with the Collateral, including reasonable attorney's fees and legal expenses hereinafter in this paragraph provided, and any balance of such proceeds may be applied by Bank toward the payment of the Obligation, and in such order of application, as Bank may from time to time elect; (d) Borrower agrees to pay all expenses of collection, and all legal expenses and attorneys' fees of every kind, paid or incurred by Bank in enforcing its rights and remedies hereunder, or under any other agreement with the Bank, or in connection with the Collateral, or in defending against any defense, counterclaim, setoff or cross claim based on any act of commission or omission by Bank with respect to the Obligation or Collateral, or both, promptly on demand of Bank.

12. Borrower waives the benefit of any law that would otherwise restrict or limit Bank in the exercise of its right, which is hereby acknowledged, to appropriate at any time hereafter any indebtedness owing from Bank to Borrower. Borrower does hereby pledge, assign and transfer to Bank any and all cash, and all other assets of whatever description of Borrower in Account No. 2084580 of the Bank to apply the same on the Obligation.
13. Borrower waives every defense, cause of action, counterclaim or setoff which Borrower may now have or hereafter may have to any action by Bank in enforcing payment of the Obligation or the Collateral and ratifies and confirms whatever Bank may do pursuant to the terms hereof and with respect to the Collateral and agrees that Bank shall not be liable for any error of judgment or mistakes of fact or law.
14. Except as otherwise provided for herein, Borrower waives all notices and demands in connection with the enforcement of Bank's rights hereunder, and hereby consents to, and waives notice of the release with

or without consideration of any Borrower hereunder or of any Collateral. Any failure of Bank to exercise any right available hereunder or otherwise shall not be construed as a waiver of the right to exercise the same or any other right at any other time.

15. The Bank may at any time assign the Obligation, or any part thereof, and transfer Bank's rights in any or all of the Collateral, and Bank thereafter shall be relieved from all liability with respect to such Collateral. The Borrower may not sell or assign this Agreement, or any other agreement with Bank or any portion thereof, either voluntarily or by operation of law without the prior consent of the Bank.
16. The Bank shall have the exclusive right to determine how, when and what application of payments and credits, if any whether derived from the Borrower, the Collateral, or any other source, shall be made on the Obligation, and such determination shall be conclusive upon the Borrower.
17. This Agreement, and any other agreement of Borrower with Bank, shall be governed and construed in accordance with the laws of Illinois and shall be binding upon Borrower and its respective heirs, legal representatives, successors and assigns. If this Agreement contains any blanks when executed by Borrower, Bank is hereby authorized, without notice to Borrower, to complete any such blanks according to the terms upon which any loan or loans have been granted. Wherever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Agreement shall be prohibited by or be invalid under such law, such provision shall be severable, and be ineffective to the extent of such prohibition or invalidity, without invalidating the remaining provisions of this Agreement.
18. To the extent that Borrower is either a partnership or a corporation, all references herein to Borrower shall be deemed to include any successor or successors, whether immediate or remote, to such partnership, or corporation. In the case of a joint venture or partnership, the term "Borrower" shall be deemed to include all joint venturers or partners thereof who shall be jointly and severally liable hereunder.
19. Any notice or other communication to be given hereunder shall be in writing and served by certified mail, postage prepaid, or telegram or delivered in person, addressed to Borrower at his Chief Executive Office set forth above, or at such other address designated by Borrower in writing. Any notice to Bank shall be addressed to it to the attention of the officer who has executed this Agreement for the Bank, at 120 South LaSalle Street, Chicago, Illinois 60603, or such other address as may be designated by it in writing. A notice given as in this paragraph provided shall be presumed to have been received on the second business day next following the mailing thereof.
20. This Agreement, including any Supplement hereto, or other written agreement, exhibit or document executed in connection herewith contain

the entire agreement between the parties hereto. No conditions exist as to the legal effectiveness of this Agreement, and no oral representations, promises, agreement or statements of any kind have been made by the parties, or either or any of them in negotiations leading to this Agreement or otherwise which are not expressed and contained in this Agreement, or any other written agreement, exhibit or document.

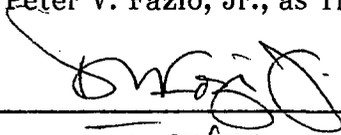
21. Neither this Agreement, nor any term hereof may be orally changed, discharged, terminated or waived, except only by an instrument in writing, signed by the party against which enforcement of the change, discharge, termination or waiver is sought.
22. To induce Bank to accept this Agreement, Borrower irrevocably, agrees that, subject to Bank's sole and absolute election, all actions or proceedings in any way, manner or respect, arising out of or from or related to this Agreement, or any other agreement with the Bank, or the Collateral shall be litigated in courts having situs, within the City of Chicago, State of Illinois. Borrower hereby consents and submits to the jurisdiction of any local, state or federal courts located within said city and state. Borrower hereby waives any right it may have to transfer or change the venue of any litigation brought against Borrower by Bank in accordance with this paragraph.
23. Time is of the essence in making payments of all amounts due Lender under this Agreement and performance and observance by Borrower of each covenant, agreement, provision and term of this Agreement.
24. In the event any one or more of the provisions contained in this Agreement or in any of the loan documents shall for any reason be held to be invalid, illegal or unenforceable in any respect by a court of competent jurisdiction, such invalidity, illegality or unenforceability shall at the option of Bank, not affect any other provisions of this Agreement or any such loan document, and this Agreement and any such loan document shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein or therein.
25. As used herein, all provisions shall include the masculine, feminine, neuter, singular and plural thereof, wherever the context and facts require such construction and in particular the word "Borrower" shall be so construed.

This Security Agreement is executed by Peter V. Fazio, Jr., not individually or personally, but solely as Trustee under the Trust Agreement, in the exercise of the power and authority conferred upon and vested in him as such Trustee. It is expressly understood and agreed by the original and each successor owner or holder of the Demand or Time Note referred to above and by each person claiming any rights or security under this Security Agreement, by such owner's or holder's acceptance of such Demand or Time Note or such person's acceptance of any rights or security under this Security Agreement, that nothing herein or elsewhere in such Demand or Time Note creates any personal liability on Peter V. Fazio, Jr., all such liability, if any, being expressly waived, and that any recovery

on such Demand or Time Note or this Security Agreement or the Collateral Assignment of the Subordinated Loan Commitment Agreement, including, without limitation, any recovery for the breach or performance of any undertaking, representation, agreement or covenant, either express or implied, shall be solely against and out of the property held in the trust created by the Trust Agreement for payment out of the principal of or interest on such Demand or Time Note, as provided in the Trust Agreement, or out of the Collateral assigned under this Security Agreement by enforcement of the security interests created by this Security Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date above set forth.

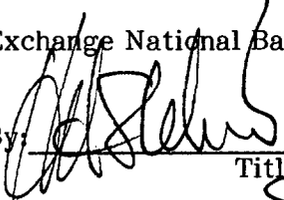
PETER V. FAZIO, JR., as Trustee under the Trust Agreement dated July 21, 1984, as supplemented and amended, between International Capital Equipment, Inc., as Trustor, and Peter V. Fazio, Jr., as Trustee

By:  \_\_\_\_\_

Its: Trustee \_\_\_\_\_

BANK/SECURED PARTY:

Exchange National Bank of Chicago

By:  \_\_\_\_\_  
Title Sullivan Pres.

SUPPLEMENT TO  
SECURITY AGREEMENT OF EVEN DATE BETWEEN  
EXCHANGE NATIONAL BANK OF CHICAGO ("Bank")  
and Peter V. Fazio, Jr., as Trustee ("Borrower")

This Supplement is hereby attached to the above described Security Agreement and by express reference is made an integral part thereof, and both are collectively referred to herein as this "Agreement."

1. Schedule and Equipment.

- (a) Borrower warrants and represents to Bank that Borrower has good and indefeasible and merchantable title to and ownership to the Equipment described and/or listed in Paragraph 3 below (the "Equipment");
- (b) Borrower shall be responsible for keeping the Equipment to be maintained in good operating condition and repair. Borrower shall not permit any such items to become a fixture to real estate or an accession to other personal property; and
- (c) Borrower immediately on demand by Bank, shall deliver to Bank any and all evidence of ownership of, including without limitation, certificates of title to, and a policy of insurance as herein provided, covering any of the Equipment.

2. Aggregate Unpaid Principal Amount of Loans.

The aggregate unpaid principal amount of all loans by Bank to Borrower shall not exceed the following loan limits:

An amount equal to a sum of up to Six Million Dollars (\$6,000,000.00), except as such amount may be increased by Bank, from time to time, in its sole and absolute discretion.

3. Other Provisions.

(a) Description of Equipment:

- Certain Covered Hopper Cars and Refrigerator Box Cars described more fully in a certain three page Exhibit setting forth each car by serial number (the "Equipment"). Said Exhibit is attached as Exhibit "A" to this Agreement.
- Letter of Understanding dated July 16, 1986 between General Electric Services Corp. and International Capital Equipment, Inc., a copy of which is attached hereto and incorporated herein by reference.

4. Service Charge.

Except as the Bank and the Borrower may otherwise agree in writing from time to time, Borrower agrees to pay to Bank, in addition to all other amounts payable hereunder, a service charge on the following basis:

NONE

This Security Agreement is executed by Peter V. Fazio, Jr., not individually or personally, but solely as Trustee under the Trust Agreement, in the exercise of the power and authority conferred upon and vested in him as such Trustee. It is expressly understood and agreed by the original and each successor owner or holder of the Demand or Time Note referred to above and by each person claiming any rights or security under this Security Agreement, by such owner's or holder's acceptance of such Demand or Time Note or such person's acceptance of any rights or security under this Security Agreement, that nothing herein or in such Demand or Time Note creates any personal liability on Peter V. Fazio, Jr., all such liability, if any, being expressly waived, and that any recovery on such Demand or Time Note or this Security Agreement or the Collateral Assignment of the Subordinated Loan Commitment Agreement, including, without limitation, any recovery for the breach or performance of any undertaking, representation, agreement or covenant, either express or implied shall be solely against and out of the property held in the trust created by the Trust Agreement for payment out of the principal or of interest on such Demand or Time Note, as provided in the Trust Agreement, or out of the Collateral assigned under this Security Agreement by enforcement of the security interests created by this Security Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Supplement on this 31st day of July, 1986.

PETER V. FAZIO, JR., as  
Trustee under the Trust Agreement  
dated July 21, 1984, as supplemented  
and amended, between International  
Capital Equipment, Inc., as Trustor,  
and Peter V. Fazio, Jr., as Trustee

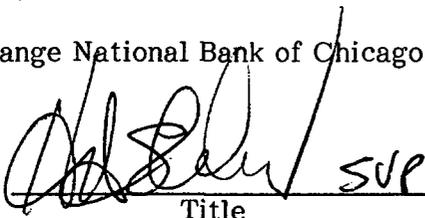
By:

Its:

BANK/SECURED PARTY:

Exchange National Bank of Chicago

By:

  
Title

Equipment List

4427 cu ft Covered Hopper Cars

15028  
        

10/3

|        |        |        |        |
|--------|--------|--------|--------|
| 800728 | 800966 | 800991 | 801015 |
| 800742 | 800967 | 800992 | 801016 |
| 800752 | 800968 | 800993 | 801017 |
| 800756 | 800969 | 800994 | 801018 |
| 800781 | 800970 | 800995 | 801020 |
| 800788 | 800971 | 800996 | 801021 |
| 800793 | 800972 | 800997 | 801022 |
| 800803 | 800973 | 800998 | 801023 |
| 800809 | 800974 | 800999 | 801024 |
| 800827 | 800975 | 801000 | 801025 |
| 800828 | 800976 | 801001 | 801026 |
| 800832 | 800977 | 801002 | 801027 |
| 800833 | 800978 | 801003 | 801028 |
| 800841 | 800979 | 801004 | 801029 |
| 800936 | 800980 | 801005 | 801031 |
| 800941 | 800981 | 801006 | 801032 |
| 800942 | 800982 | 801007 |        |
| 800944 | 800983 | 801008 |        |
| 800945 | 800986 | 801009 |        |
| 800946 | 800987 | 801010 |        |
| 800949 | 800988 | 801011 |        |
| 800950 | 800989 | 801012 |        |
| 800953 | 800990 | 801013 |        |
|        |        | 801014 |        |

Equipment List - Continued

4750 cu ft Covered Hopper Cars

15028

293

|        |        |        |        |
|--------|--------|--------|--------|
| 800864 | 801191 | 801331 | 801391 |
| 800881 | 801196 | 801335 | 801392 |
| 801035 | 801197 | 801335 | 801393 |
| 801040 | 801199 | 801340 | 801394 |
| 801119 | 801200 | 801341 | 801395 |
| 801122 | 801201 | 801342 | 801396 |
| 801127 | 801204 | 801343 | 801399 |
| 801128 | 801205 | 801348 | 801403 |
| 801130 | 801208 | 801349 | 801405 |
| 801135 | 801210 | 801352 | 801407 |
| 801136 | 801211 | 801355 | 801408 |
| 801143 | 801214 | 801356 |        |
| 801145 | 801215 | 801367 |        |
| 801146 | 801217 | 801368 |        |
| 801148 | 801218 | 801375 |        |
| 801153 | 801221 | 801376 |        |
| 801154 | 801307 | 801377 |        |
| 801158 | 801309 | 801378 |        |
| 801160 | 801311 | 801380 |        |
| 801163 | 801312 | 801384 |        |
| 801167 | 801314 | 801385 |        |
| 801169 | 801316 | 801387 |        |
| 801174 | 801317 | 801388 |        |
|        | 801324 | 801389 |        |
| 801184 | 801327 | 801390 |        |
| 801186 | 801328 |        |        |
| 801188 | 801330 |        |        |
| 801189 |        |        |        |

Refrigerator Box Cars

15028  
393

NIRX 43060-43069

|            |            |            |            |            |
|------------|------------|------------|------------|------------|
| NADX 632   | NADX 688   | NIRX 15000 | NADX 00717 | NADX 50160 |
| 636        | 689        | 15002      | 02601      | 50161      |
| 643        | 691        | 15003      | 02604      | 50162      |
| 646        | 692        | 15004      | 02612      | 50163      |
| 687        | 699        | 15005      | 02615      | 50164      |
|            |            | 15006      | 02629      | 50165      |
|            |            | 15007      | 02641      | 50166      |
|            |            | 41214      | 02655      | 50167      |
|            |            | 41215      | 05539      | 50168      |
| ABTX 10000 | ABTX 10017 | 41216      | 49099      | 50169      |
| 10001      | 10018      | 41217      | 50101      | 80040      |
| 10002      | 10019      | 41218      | 50103      |            |
| 10003      | 10021      | 41219      | 50104      |            |
| 10004      | 10022      | 41220      | 50105      |            |
| 10005      | 10023      | 41221      | 50106      |            |
| 10006      | 10025      | 41222      | 50107      |            |
| 10009      | 10026      | 42199      | 50108      |            |
| 10010      | 10027      | 42880      | 50109      |            |
| 10011      | 10028      | 42881      |            |            |
| 10012      | 10029      | 43070      |            |            |
| 10014      | 10030      |            |            |            |
| 10015      | 10033      |            |            |            |
| 10016      |            |            |            |            |

|            |            |            |            |
|------------|------------|------------|------------|
| NIRX 41083 | NADX 41853 | NADX 41869 | NADX 42163 |
| 41986      | 41855      | 41870      | 42165      |
| 41987      | 41856      | 41871      | 42166      |
| 41989      | 41857      | 41872      | 42167      |
| 41990      | 41858      | 41873      | 42168      |
| 41991      | 41859      | 41874      | 42169      |
| 41992      | 41860      | 41875      | 42170      |
| 41993      | 41861      | 41876      |            |
| 41994      | 41862      | 41877      |            |
| 41995      | 41863      | 41878      |            |
| 42153      | 41864      | 41879      |            |
| 42154      | 41865      | 41880      |            |
| 42155      | 41866      | 41881      |            |
| 42156      | 41867      | 41882      |            |
| 42157      | 41868      | 41883      |            |
| 42158      |            | 41884      |            |
| 42160      |            | 41886      |            |
| 42161      |            | 41887      |            |
| 42162      |            | 41888      |            |