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RECORDATION NO. 1-5212 Filed & Recorded

APR 23 1987 2-55 PM

Canadian Pacific Limited

INTERSTATE COMMERCE COMMISSION

Our File: L-50601

April 21, 1987

No. 7-113A023

Date ... APR 23 1987

Fee \$ 10.00

HAND DELIVERY

Ms. Mildred Lee
Recordation Unit
Interstate Commerce Commission
12th & Constitution, N.W.
Room 2303
Washington, D.C. 20423

ICC Washington, D. C.

100 OFFICE OF
THE SECRETARY
APR 23 2 50 PM '87
MOTOR OPERATING UNIT

Dear Ms. Lee:

Enclosed herewith please find three (3) copies of the Equipment Lease Agreement the parties to which are Soo Line Railroad Company (Lessor), P.O. Box 530, Minneapolis, Minnesota 55440 and Canadian Pacific Limited (Lessee), Windsor Station, Montreal, Quebec, Canada H3C 3E4. The equipment to be leased consists of tri-level auto racks affixed to 56 Trailer Train Company flat cars, the car and rack numbers being set forth in Exhibit A to the Equipment Lease Agreement.

The name, address and phone number of the person requesting the registration of this Lease is:

J.A. Lafleur
Solicitor
Canadian Pacific Limited
Law Department
P.O. Box 6042, Station "A"
Montreal, Quebec H3C 3E4
Telephone: (514) 395-7623

Thank you for your assistance.

Yours truly,

CANADIAN PACIFIC LIMITED
Office of General Solicitor



Per: J.A. Lafleur
Solicitor

Enclosures



Interstate Commerce Commission
Washington, D.C. 20423

OFFICE OF THE SECRETARY

4/23/87

J.A. Lafleur
Canadian Pacific Limited
P.O. Box 6042, Station A
Montreal, Quebec H3C 3E4

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 4/23/87 at 2:55pm, and assigned re-
recording number(s). 15212

Sincerely yours,

Noreta R. McGehee
Secretary

Enclosure(s)

SE-30
(7/79)

RECORDATION NO. 115212 Filed & Recorded

APR 23 1987. 2- 5 5 PM

INTERSTATE COMMERCE COMMISSION

EQUIPMENT LEASE AGREEMENT

Dated as of November 1, 1986

Between

SOO LINE RAILROAD COMPANY

as Lessor

and

CANADIAN PACIFIC LIMITED

as Lessee

EQUIPMENT LEASE AGREEMENT

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EQUIPMENT LEASE AGREEMENT

AGREEMENT OF LEASE (hereinafter the "Lease") dated as of July 1, 1986 by and between SOO LINE RAILROAD COMPANY (hereinafter called "Lessor"), a Minnesota corporation with offices at Soo Line Building, Box 530, Minneapolis, Minnesota 55440, and CANADIAN PACIFIC LIMITED (hereinafter called "Lessee"), a Canadian Corporation, with offices at Post Office Box 6042, Winsor Station, Montreal, Quebec, Canada H3C 3E4.

W I T N E S S E T H:

WHEREAS, Lessor is the owner of sixty-five (65) tri-level automobile-carrying racks which are described in Exhibit A hereto and which are affixed to Trailer Train flat cars and are used for the transportation of automobiles on flat cars; and

WHEREAS, Lessor and Lessee desire to enter into this Agreement of Lease commencing November 1, 1986, wherein Lessor will lease to the Lessee and Lessee hires from Lessor the Auto Racks described in Exhibit A hereto (hereinafter called the "Auto Racks") for a term of sixty (60) calendar months upon the terms contained herein:

NOW, THEREFORE, in consideration of the premises and of the rentals to be paid and of the mutual promises and covenants hereinafter mentioned to be kept and performed by the parties, Lessor hereby leases to Lessee and Lessee hereby hires from Lessor the following Auto Racks for the term and at the rental and subject to the other terms and conditions hereinafter set forth:

1. Term. -- The term of this Lease (hereinafter referred to as the "Term") shall commence November 1, 1986 and shall continue through the last day of October, 1991.
2. Lease. -- Lessor shall lease to Lessee, and Lessee shall hire from Lessor the Auto Racks referred to above and more fully described in an attached schedule marked Exhibit A, made a part hereof (hereinafter collectively called "the Racks" or, individually, "a Rack", and from time to time, "Auto Racks", as the case may be).
3. Rent of Racks. -- Lessor is the owner of the above-described automobile-carrying Racks for use on flat cars. These are the items to be leased by Lessor to Lessee under this Agreement.

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4. Limitation of Warranties. -- Lessor makes no warranty or representation either expressly or by implication, as to the fitness, design or condition of, or as to the quality of the material or workmanship in the Auto Racks, it being agreed that all such risks as between Lessor and Lessee are to be borne by the Lessee; provided, however, that Lessor does warrant that it has the lawful right to lease the Racks to Lessee. Lessor warrants Lessee against eviction from any of the Racks leased hereunder to Lessee by reason of the act of Lessor or any right existing against Lessor relating to its ownership of the Racks at the date of this Lease. Lessor hereby appoints and constitutes Lessee its agent and attorney-in-fact during the term of this Lease to assert and enforce, from time to time, in the name and for the account of Lessor and Lessee, as their interests may appear, but in all cases at the sole cost and expense of Lessee, whatever claims and rights Lessor may have as owner of the Equipment against the Manufacturers.

5. Rental Payments. -- Lessee shall pay as rental to Lessor on November 1, 1986, and unless the remaining rental payments are accelerated as provided herein, on the first day of each month thereafter (or if any such day is not a business day in the State of Minnesota, on the next succeeding business day) during the Term of the Lease the maximum amount of \$10,205 (U.S.) ("Basic Rent") for all Racks (\$157 (U.S.) per Rack).

6. Additional Rental Payment. -- In addition to the rental payments described in Paragraph 5 above, Lessee shall also pay during the Term hereof the following amounts as additional rental:

(a) All amounts required to be paid by Lessee under Paragraph 8 hereof as taxes, assessments or other governmental charges levied or assessed upon the Racks (which are the subject of this Lease) against Lessee or Lessor;

(b) All amounts required to be paid by Lessee under Paragraph 11 hereof in maintaining and repairing said Racks or in complying with regulations relating thereto under Paragraph 9 hereof in indemnifying Lessor against any expenses or liability arising from the use and operation of said Racks, and under Paragraph 4 hereof in discharging the risks assumed by Lessee with respect to fitness, design or condition of the Racks, and all amounts required for affixing and removing the Racks from the flat cars;

(c) All amounts required to be paid by Lessee under Paragraph 23 hereof in connection with the filing, recording or registration of this Lease or any other documents in connection therewith; and

(d) All other amounts of every kind and character required to be paid by Lessee on account of this Lease.

7. Abatement of Rents. -- Lessee shall not be entitled to any abatement of rental or additional payments or reductions thereof, including, but not limited to, abatements or reductions due to any present or future claims of Lessee against Lessor or any assignee of Lessor, nor shall this Lease terminate, or the respective obligations of Lessor or Lessee be otherwise affected, by reason of any defect in, damage to or destruction of the Racks from whatever cause, the requisition thereof, the lawful prohibition of Lessee's use by any private person or corporation, or for any other cause, whether similar or dissimilar to the foregoing, any present or future law to the contrary notwithstanding, it being the intention of the parties hereto that the rental payments and additional rental payments shall continue to be payable in all events, unless the obligation to pay such amounts shall be terminated, pursuant to the express provisions of Paragraph 13 of this Lease.

8. Payment of Taxes, Assessments, etc. by Lease. -- The Lessee shall, during the continuance of this Lease, in addition to the rentals herein provided, promptly pay all taxes, assessments and other governmental charges levied or assessed upon the Racks or the interest of the Lessee therein or in respect of the use or operation thereof, and will promptly pay or reimburse the Lessor for all taxes, assessments and other governmental charges levied or assessed against Lessor on account of its ownership of said Racks or in respect of the use or operation thereof, exclusive, however, of any taxes on the rentals herein provided; but Lessee shall not be required to pay the same so long as it shall, in good faith and by appropriate legal or administrative proceedings, contest the validity or amount thereof, unless thereby, in the reasonable judgment of Lessor, the rights or interest of Lessor will be materially endangered and provided that Lessee shall indemnify and save harmless Lessor from all costs and charges (including reasonable attorney's fees) resulting from any such proceeding or from the failure of Lessee to make such payments. Lessee shall give notice to Lessor of its intention to contest the validity or amount of any such tax, assessment or governmental charge at least ten (10) days prior to the date on which Lessee shall institute the appropriate legal or administrative proceedings. In the event any tax reports are required to be made on the basis of the Racks, Lessee shall either make such reports, in such manner as to show ownership of said Racks by Lessor or shall notify Lessor of such requirements and shall make such reports in such manner as shall be satisfactory to Lessor.

9. Indemnification by Lessee, etc. -- Lessee shall defend, indemnify and save harmless the Lessor against any loss, charge or claim made against Lessor and against any expense or liability (including reasonable attorney's fees) which Lessor may incur by reason of its ownership of the Racks while they are subject to this Lease in any manner arising out of or as a result of the use or operation of such Racks, and shall defend, indemnify and save harmless the Lessor against any claim or suit on account of any accident in connection with the operation of such Racks resulting in death, damage or injury to any person, including employees of Lessee, and shall also defend, indemnify and hold Lessor harmless for any loss of or damages to property (including property of Lessee) arising out of and in any manner connected with the possession, use or operation of said Racks while they are subject to this Lease.

10. Replacements, etc. -- Lessee shall have the right, without cost or expense to Lessor, to make any replacement, change, substitution or addition of any equipment or appliance upon said Racks, providing that no such replacement, change, substitution or addition shall decrease the value of such Racks, but any parts installed or replacements made by Lessee upon the Racks shall be considered accessions to such Racks and title thereto shall be immediately vested in Lessor.

11. Repair and Maintenance. -- Subject to the provisions of Paragraph 13 hereof, this Lease shall continue in full force and effect irrespective of damage to the Racks, and Lessee agrees that, at its own costs and expense, it will maintain and keep each Rack in good order and repair, ordinary wear and tear excepted, and acceptable in interchange in accordance with FRA and AAR Regulations and Rules.

12. Compliance with Rules, etc. -- Lessee agrees to comply with all governmental laws, rules and regulations (including those of the Association of American Railroads), to the extent that the same are applicable to the Racks with respect to the use, maintenance and operation of said Racks subject to this Lease; in case any additions or other equipment or appliances are required to be installed in order to comply with such laws, regulations, requirements and rules, the Lessee agrees to make such changes, additions and replacements at its cost and expense, and any parts so installed or replacements so made by Lessee shall be considered accessions to such Racks and title thereto shall be immediately vested in Lessor. Lessee agrees to maintain such Racks in full compliance with such laws, regulations, requirements and rules so long as they are subject to this lease.

13. Destruction, Condemnation, etc. of Racks.

(a) Destruction, etc. of Racks. -- In the event any of said Racks are destroyed, stolen or, in the opinion of Lessee, ⁴

damaged beyond economical repair, then, on the first day of the month following which Lessee shall have given notice to Lessor of the occurrence of such event, this Lease shall terminate in respect of such Racks and Lessee shall (after such event shall have occurred during the Term) pay to the Lessor an amount in cash equal to the lesser of \$4,500 (U.S.) or the present value of the remaining rentals to be made under Paragraph 5 for such racks (such present value to be computed by discounting the remaining rentals at a rate of ten percent (10.0%) per annum and any additional rental payments to be made under Paragraph 6, together with the amount of \$1,000 (U.S.) per Rack. Upon the receipt of the payments required under this Paragraph 13 (a) to be made by Lessee, Lessor shall not thereafter have any interest in any material salvageable by Lessee from such Racks.

(b) Condemnation, etc. of Racks. -- In the event any of said Racks are taken by condemnation or otherwise during the Term by any governmental authority under the power of eminent domain or otherwise on any basis involving the taking of title to the Racks, then, on the day of the month on which such event shall have occurred, this Lease shall terminate in respect of such Racks, Lessee shall give notice to Lessor of such event and Lessor shall have no claim against Lessee other than for rental charges and other obligations which accrued hereunder up to the date of such condemnation or taking. Lessor shall be entitled to all payments made by such governmental authority as compensation for such condemnation or taking.

14. Requisition of Racks. -- In the event that the use of said Racks shall be requisitioned during the Term by any governmental authority under the power of eminent domain or otherwise on any basis not involving the taking of title to the Racks, such requisition shall not terminate this Lease and each and every obligation of Lessee with regard thereto shall remain in full force and effect. The Lessee, so long as it shall not be in default under this Lease, shall be entitled during the Term to all payments made by such governmental authority as compensation for such requisition.

15. Inspection. -- Lessor, by its authorized representatives, shall have the right at its own risk and expense to inspect the Racks at such times as shall be reasonably necessary to confirm to Lessor the existence and proper maintenance thereof. When Lessor's employees and/or agents are on the premises of Lessee to inspect the Racks pursuant to this paragraph, Lessee shall bear responsibility for any injury, including injury resulting in death to such persons to the extent only that Lessee, its employees and/or agents caused on contributed thereto.

16. Sublease, Assignment and Transfer, etc.

(a) Possession, Sublease, Assignment and Transfer by Lessee.

So long as Lessee shall not be in default under this Lease, Lessee shall be entitled to possession and use of the Racks in accordance with the terms of this Lease. Without prior written consent of Lessor, Lessee shall not sublet, assign, transfer or encumber its leasehold interest under this Lease in the Racks, nor shall Lessee part with possession and control of or suffer or allow to pass out of its possession and control, the Racks, except to the extent that normal operating practice in connection with the use of the Racks may require the temporary relinquishment, including the use of the Racks upon connecting and other carriers in the usual interchange of traffic or pursuant to run-through agreements.

(b) Merger, Consolidation or Acquisition of Lessee; Assignment by Lessee to Certain Permitted Railroads.

Nothing in this Paragraph 16 shall be deemed to restrict the right of the Lessee to assign or transfer its leasehold interest under this Lease in the Racks or possession of the Racks to any corporation into or with which Lessee shall have become merged or consolidated or which shall have acquired or leased all or substantially all of the lines of railroad of the Lessee, provided that such assignees, successors or transferees shall have duly assumed in writing the obligations of the Lessee hereunder and that they will not, upon the effectiveness of such merger or consolidation or acquisition of properties and the assumption of such obligations, be in default under any provisions of this Lease. Upon the due assumption of the obligations of Lessee hereunder by any permitted party as aforesaid, Lessee shall be relieved of all obligations to pay rental hereunder accruing from and after the date of such assignment or transfer and all other such obligations hereunder as shall arise after said date of assignment or transfer.

17. Discharge of Liability. -- Lessee's obligations and liabilities under this Lease shall only be relieved or discharged, other than by the payments prescribed herein, by a formal written release of Lessor to such an effect and not otherwise.

18. Liens. -- Lessee shall pay or cause to be paid or discharged, or make adequate provision for the satisfaction or discharge, of any claims against Lessee which, if unpaid, might become a lien or charge upon or against the Racks; but this provision shall not require the payment of any such claim so long as the validity thereof shall be contested in good faith and by

appropriate legal proceedings unless thereby, in the reasonable judgment of Lessor, the rights or interests of Lessor will be materially endangered and provided that Lessee shall indemnify and save harmless Lessor from all cost and charges, including reasonable attorney's fees, resulting from any such proceeding or from the failure of Lessee to pay any such claims. Lessee shall give notice to Lessor of its intention to contest the validity of any such claim at least ten (10) days before the date on which Lessee shall institute the appropriate legal proceedings.

19. Assignment of Lessor's Interests. -- All rights of Lessor hereunder may be assigned and transferred by it, subject, however, in any case to the rights of Lessee hereunder. Lessee shall not assert against any assignment of Lessor's rights hereunder (by way of defense to any claim of such assignee made under this Lease), any defense, counterclaim, offset or recoupment of any kind, variety or nature which Lessee may have against Lessor whether arising under the Lease or otherwise.

20. Default. -- If during the continuance of this Lease, Lessee (i) shall default with respect to making any payments provided for in Paragraphs 5 or 6 relating to rental or additional rental or shall fail to make any of the payments required to be made under Paragraphs 8, 9, 11, 12, and 13, and such default shall continue for five (5) days, or (ii) shall default in the observance or performance of any of the other covenants, conditions and agreements on the part of Lessee contained herein and such default continues for thirty (30) days after notice in writing of such default without cure, then, in any such case, Lessor, at its option, may (a) proceed by appropriate court action or actions, either at law or at equity, to enforce performance by Lessee of the applicable covenants of this Lease or to recover damages for the breach thereof; or (b) by notice in writing to Lessee, terminate this Lease, whereupon all rights of the Lessee to the use of Racks, the subject of this Lease, shall forthwith terminate, but Lessee shall remain liable as hereinafter provided; and thereupon Lessor may by its agents enter upon the premises of Lessee or other premises where said Racks may be and take possession of said Racks and thenceforth hold, possess and enjoy the same free from any right of Lessee, its successor or assigns to use said Racks for any purpose whatever; but Lessor shall, nevertheless, have a right to recover forthwith in cash from Lessee any and all amounts which under the terms of this Lease may be then due or which may become due and unpaid, including rentals or additional rentals accruing hereunder after the date of default; and Lessor may also recover forthwith from Lessee in cash, if the Term has not expired, as damages for loss of the bargain and not as a penalty, a sum with respect to the Racks which represents the excess of (x), the present value, at the time of such termination, of all rentals for said Racks which would otherwise have accrued hereunder from

the date of such termination to the end of the Term, over (y), the then present value of the rentals which Lessor reasonably estimates to be obtainable for use of the Racks during such period, such present value to be computed in each case on the basis of a simple ten percent (10.0%) per annum discount.

Anything to the contrary hereinabove notwithstanding, if Lessee fails to pay rentals or additional rentals when due hereunder, and (whether or not said failure or delay is deemed a default in violation of this Lease), Lessee shall pay an additional amount equal to twelve percent (12.0%) (or the lawful rate, whichever is less) of the overdue rentals or additional rentals for the period of time during which they are overdue.

21. Remedies of Lessor. -- The remedies in this Lease provided in favor of Lessor shall not be deemed exclusive, but shall be cumulative, and shall be in addition to all other remedies in its favor existing at law or in equity. Lessee hereby waives any mandatory requirements of law, now or hereafter in effect, which might limit or modify any of the remedies herein provided, to the extent that such waiver is permitted by law.

22. Termination of Lease. -- On the termination of this Lease, at the end of the Term, the Racks, the subject of this Lease, shall be removed from the flat cars, at a place mutually agreed upon by Lessor and Lessee, and returned to Lessor. The expense of removing the racks from the flat cars at the termination of the Lease shall be divided between Lessor and Lessee equally on a 50-50 basis.

23. Filing, Registration, etc. -- Lessee shall, from time to time, do and perform such acts and shall execute, in addition to this Lease, a consent to Lessor's assignment hereof and shall acknowledge, deliver, file, register and record (and shall re-file, re-register or re-record whenever required) any and all such reports, records, accounts, memoranda and instruments required by law or reasonably requested by Lessor, for the purpose of proper protection, to the satisfaction of counsel for Lessor, of its title to the Racks and for the purpose of carrying out the intention of this Lease in conformity with all federal and state regulatory agency requirements, including Canadian requirements. Lessee shall pay all costs, charges and expenses incident to the filing, re-filing, registering, re-registering, recording and re-recording of this Lease and any such future instruments incidental to this transaction.

24 (a). Notification. -- Any notice required or permitted to be given by either party hereto to the other shall be deemed to have been given when personally delivered or deposited in the United States or Canadian mails, first-class, with postage prepaid, addressed as follows: if to the Lessor:

Soo Line Railroad Company, c/o Mr. Earl J. Currie, Executive Vice President Operations, Soo Line Building, P.O. Box 530, Minneapolis, MN 55440; or at such other address as Lessor shall from time to time designate in writing to Lessee; if to the Lessee: Canadian Pacific, Ltd., c/o CP Rail, Attention: Chief of Transportation, Post Office Box 6042, Winsor Station, Montreal, Quebec, Canada H3C 3E4, or at such other address as Lessee shall from time to time designate in writing to Lessor.

24 (b). Rental Payments. -- All rental payments required to be made by Lessee hereunder will be forwarded to the Director Disbursement Accounting, Soo Line Railroad, P.O. Box 530, Minneapolis, MN 55440, or to such other address as Lessor shall from time to time designate in writing to Lessee.

25. Law Governing. -- This Lease shall be governed and construed in accordance with the laws of the State of Minnesota.

26. Counterparts. -- This Lease, and any supplements hereto, may be executed in several counterparts, each of which so executed shall be deemed to be an original, and in each case such counterparts together shall constitute but one and the same instrument.

27. Amendments. -- This Lease may not be changed orally, but only by agreement in writing between Lessor and Lessee, even though such change is specifically contemplated by the terms hereof. No modification or waiver of any provision of this Lease nor consent to any departure by Lessee therefrom, including without limitation hereof any modification specifically contemplated by the terms hereof, shall be effective unless the same shall be in writing signed by Lessor, and then such waiver or consent shall be effective only in the specific instance and for the purpose for which given.

28. Miscellaneous. -- The captions in this Lease are for convenience only and shall not define or limit any provisions hereof. Lessee shall have no right, title or interest in or to said Racks except the right to use the same upon the terms and conditions herein contained. Lessor's title to the Racks and its right to take possession thereof in compliance with the provisions of this Lease shall not be affected by the provisions of the Federal Bankruptcy Act or Code, as amended, or any other law. No failure or delay on the part of Lessor in exercising any power or right hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such right or power preclude any other or further exercise of any such right or power. No notice to or demand on the Lessee shall entitle Lessee to any other or further notice or demand in similar or other circumstances. Time is of the essence of this Lease. If any term or provision of this Lease or the application thereof to any person or circumstances shall, to any extent, be invalid or

ACKNOWLEDGMENT

STATE OF MINNESOTA :

: SS:

COUNTY OF HENNEPIN :

On this 27th day of March, 1987, before me personally appeared E. J. Currie, to me personally known, who, being by me duly sworn, says that he is Exec. Vice President-Operations of SOO LINE RAILROAD COMPANY, 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.

Sandra L Berge
Notary Public



Canada :

: SS:

Province of Quebec

On this 2ND day of MARCH, 1987, before me personally appeared R.E. Church, to me personally known, who, being by me duly sworn, says that he is ASSISTANT SECRETARY of CANADIAN PACIFIC LIMITED, 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.

Andee Church
Notary Public

unenforceable, the remainder of this Lease, or application of such term or provision to persons or circumstances, other than those to which it is held invalid or unenforceable, shall not be affected thereby, and each term and provision of this Lease shall be valid and enforceable to the fullest extent permitted by law.

29. Financial Statements. -- Lessee authorizes Lessor to file financing statements signed only by Lessor in all places where necessary to perfect a security interest in the Racks in all jurisdictions where such authorization is permitted by the Uniform Commercial Code or any other law and Lessee agrees to execute and deliver such financing statements to Lessor for filing as may be required by Lessor with respect to any other jurisdictions.

30. Additional Agreements. -- Lessor and Lessee shall at any time, and from time to time at the request of Lessor or Lessee, execute and deliver or perform, or cause to be executed and delivered or performed, all supplements and all such further and other instruments and assurances as may reasonably be appropriate in order more effectively to carry out the intents and purposes of this Lease and to establish, confirm, maintain and protect the rights and remedies created or intended to be created in favor of Lessor and Lessee by this Lease.

31. Successors, etc. -- This Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective successors and assigns to the extent permitted hereunder.

Witness:

Pam Lewison

Witness:

*Mr. A. J. ...
Chief of Transportation*

SOO LINE RAILROAD COMPANY

by: *Earl J. ...*

its Executive Vice President-
Operations

CANADIAN PACIFIC LIMITED

by: *J. ...*

its Vice-President

R. ...
ASSISTANT SECRETARY

APPROVED
AS TO FORM
JLB(4)
COPIES

EXHIBIT A

SCHEDULE OF EQUIPMENT

The equipment consists of tri-level Auto Racks affixed to Trailer Train Company flat cars as follows:

CAR #	RACK #	CAR #	RACK #
ETTX 803054	53087-88	ETTX 802997 ^{802.9}	53099-53100
ETTX 803055	53059-60	ETTX 803003	53161-62
ETTX 803056	53082-83	ETTX 803007	53151-52
ETTX 803057	53103-04	ETTX 803009	53155-56
ETTX 803068	53133-34	ETTX 803013	53167-68
ETTX 803069 ^{802.0}	53057-58	ETTX 803016	53075-76
ETTX 803070	53089-90	ETTX 803019	53173-74
ETTX 803071	53065-66	ETTX 803021 ^{803.0}	53121-22
ETTX 803072	53080-81	ETTX 803026 ^{803.0}	53109-10
ETTX 803073	53084-85	ETTX 803029	53111-12
ETTX 802621 ^{802.6}	53047-48	ETTX 803035	53069-70
ETTX 802626 ^{802.6}	53053-54	ETTX 803041	53105-06
ETTX 802651 ^{802.6}	53055-56	ETTX 803042	53117-18
ETTX 802660	53051-52	ETTX 803045	53073-74
ETTX 802923 ^{802.6}	53171-72	ETTX 803046	53067-68
ETTX 802938	53045-46	ETTX 803048	53063-64
ETTX 802942	53119-20	ETTX 803049 ^{802.8}	53093-94
ETTX 802946	53091-92	ETTX 850853 ^{802.8}	54497-98
ETTX 802947	53113-14	ETTX 802921 ^{802.8}	53405-06
ETTX 802948	53095-96	ETTX 802945 ^{802.8}	53417-18
ETTX 802949	53101-02	ETTX 802974 ^{802.8}	53383-84
ETTX 802950	53169-70	ETTX 850815 ^{802.8}	54665-66
ETTX 802953	53097-98	ETTX 803022 ^{802.8}	53115-16
ETTX 802955	53149-50	ETTX 803053 ^{802.8}	53061-62
ETTX 802956	53063-64		
ETTX 802962 ^{802.8}	53147-48		
ETTX 802963	53157-58		
ETTX 802964	53153-54		
ETTX 802965	53139-40		
ETTX 802966	53143-44		
ETTX 802967	53141-42		
ETTX 802968	53125-26		
ETTX 802969	53165-66		
ETTX 802970	53159-60		
ETTX 802973	53107-08		
ETTX 802975	53129-30		
ETTX 802976	53131-32		
ETTX 802980	53137-38		
ETTX 802982	53127-28		
ETTX 802983	53123-24		
ETTX 802984	53135-36		