



NRUC  
CORPORATION

100 NORTH TWENTIETH STREET  
SECOND FLOOR  
PHILADELPHIA, PA 19103  
215 • 569 • 2220

RECORDATION NO. 15517-K FROM 1980

APR 29 1988 - 11 10 PM  
INTERSTATE COMMERCE COMMISSION

Date 4/29/88  
Fee \$ 13  
ICC Washington, D. C.

April 28, 1988

Interstate Commerce Commission  
12th & Constitution Avenue, N.W.  
Washington, D.C. 20423

Attention: Ms. Lee - Room 2303

Dear Ms. Lee:

Enclosed herewith is the original and three copies of the document described below to be recorded pursuant to Section 11303 of Title 49 of the U.S. Code.

This document is a Consent and Power of Attorney Agreement between NRUC Corporation (f/k/a National Railway Utilization Corporation) and certain managed car owners. The primary document to which this is connected is recordation #15517.

A fee of \$13.00 is enclosed. Please return three fully executed documents to Mr. John A. Mariscotti, NRUC Corporation, 100 N. 20th Street. 2nd Floor, Philadelphia, Pa. 19103, with the recording certificate data stamped thereon. A self addressed stamped envelope is enclosed for your convenience.

Very truly yours,

*John A. Mariscotti*  
John A. Mariscotti  
President

JAM/bar

enclosure

RECORDED NO. 15317-K  
FEB 1988

APR 29 1988-11 10 PM

INTERSTATE COMMERCE COMMISSION

CONSENT AND POWER OF ATTORNEY

RECITALS

A. The undersigned is the owner (hereinafter the "Owner") of 2 seventy-ton, fifty foot-six inch boxcars bearing railroad markings as follows (hereinafter called "the Boxcars"):

NSL 205025                      NSL 150448

B. The Boxcars are subject to a Management Agreement between Owner and NRUC Corporation (hereinafter called "NRUC").

C. NRUC has requested Owners consent to a lease transaction which NRUC proposes to enter into with respect to the Boxcars.

AGREEMENTS OF OWNER

1. Owner hereby consents to that certain Lease Agreement (hereinafter called the "Lease") between NRUC and Canadian National Railway Company (hereinafter called the "Lessee") dated as of January 22, 1988, under the terms of which the Boxcars will be leased to Lessee for nine years at per month per boxcar with options: (i) to extend the term of the Lease for six years at per month per boxcar; (ii) to purchase the Boxcars for per boxcar at the end of the initial Lease term; and, (iii) to purchase the Boxcars for per boxcar at the end of the extended Lease term.

2. Owner hereby consents to the change in the railroad markings of the Boxcars from the old markings to the new markings as shown below:

Old Markings

New Markings

NSL 205025  
NSL 150448

CN 418092  
CN 418093

3. The Owner hereby constitutes and appoints NRUC, with full power of substitution, as the attorney-in-fact for Owner with power and authority to act in his name or its name and on his or its behalf in the execution, acknowledgment and filing of the Lease or any other documents relating to the Boxcars including, but not limited to:

- (i) Any amendments to the Lease which do not change the rent, the term of the Lease or the Purchase Options contained in the Lease.
- (ii) Any other instrument which may be required to be filed by NRUC, the Lessee or Owner under applicable law or by any governmental agency, or which NRUC deems it in the best interest of the Owner to file.
- (iii) Any documents which may be required to convey clear and unencumbered title to Lessee of the Boxcars if Lessee exercises the Purchase Options described in the Lease.
- (iv) Any documents which may be required to assign to Chemical Bank of Canada Owner's right to receive payment under the Lease with respect to the Boxcars during the initial nine year term of the Lease.
- (v) A Security Agreement with Chemical Bank of Canada granting a lien on the Boxcars.

The Owner further acknowledges and affirms tht the Power of Attorney hereby granted to the NRUC:

- (a) is a Special Power of Attorney coupled with an interest, is irrevocable and shall survive the death or disability of the Owner; and
- (b) may be exercised by NRUC by executing in its own name or in Owner's name any document authorized to be executed hereunder.

4. Owner hereby certifies that the representations contained in subparagraphs 11.1.1, 11.1.4, 11.1.5, 11.1.6, and 11.1.7 are true and correct with respect to Owner and the Boxcars.

5. Owner hereby authorizes Lessee to pay to NRUC all payments relating to the Boxcars which are payable to the lessor pursuant to the terms of the Lease.

6. Owner hereby authorizes NRUC to discount the payments due from Lessee under the Lease by assigning the right to receive such lease payments during the initial 9 year term of the Lease to Chemical Bank of Canada on such terms as NRUC deems advisable.

7. Owner agrees that NRUC shall be entitled to a ~~per~~ per boxcar placement fee in the event that rental payments under the Lease are discounted. The placement fee shall be in lieu of any other management fee during the initial 9 year term of the Lease. If Lessee exercises an option under the Lease to purchase the boxcars described herein, NRUC shall be entitled to a fee equal to ten percent of the sales price.

IN WITNESS WHEREOF this Consent and Power of Attorney has been duly executed this 12 day of April, 1988.

David L. Green  
NAME OF OWNER

STATE OF

COUNTY OF

On this 12 day of April, 1988, before me personally appeared \_\_\_\_\_, to me personally known, who, being by me duly sworn, acknowledged that the execution of the foregoing instrument was his (her) free act and deed.

(Notarial Seal)

Jean M. Harris  
Notary Public for  
My Commission Expires: 12/29/88