

# VALLEY NATIONAL BANK

420 NORTH BRAND BOULEVARD / P.O. BOX 950 / GLENDALE, CALIFORNIA 91209 / PHONES: 246-6741 - 245-8811  
 ICC Washington, D. C.

RECORDATION NO. 14093 Filed 1425

No. 3-187A017  
 Date JUL 6 1983  
 Fee \$ 150.00 *incl. 60.00*

JUL 6 - 1983 - 9 15 AM

INTERSTATE COMMERCE COMMISSION

Interstate Commerce Commission  
 12 and Constitution Avenue N.  
 Washington, D. C. 20423

RECORDATION NO. 14093 Filed 1425

Valley National Bank, Glendale  
 (LEGAL OWNER)

Attention: Mildred Lee

RECORDATION NO. 14093 Filed 1425

JUL 6 - 1983 - 9 15 AM

INTERSTATE COMMERCE COMMISSION

Dated June 6, 1983  
 Recording pursuant to provisions of  
 Sec. 20C of Interstate Commerce Act  
 Valley National Bank, Glendale  
 (MORTGAGE HOLDER)

Gentlemen: JUL 6 - 1983 - 9 15 AM

JUL 6 - 1983 - 9 15 AM

We have used for recording, pursuant to the provisions of Sec. 20C of the Interstate Commerce Act, three copies of an invoice by California Railcar Corp. & Egan Transp., Inc. to DANVEST, A Limited Partnership dated 12/14/82 and 10/21/82.

In addition, for recording with this invoice, there is attached a Security Agreement covering the equipment being financed by Valley National Bank, Glendale. In connection with the recording of this invoice and Security Agreement dated June 3, 1983 the following information is set forth in accordance with the provisions of Sec. 57.4 of the Commission's order of July 28, 1952, as amended:

Name & Address of Mortgagor/  
 Registered Owner:  
DANVEST, A Limited Partnership  
3325 N. Glenoaks Blvd.  
Burbank, CA 91504

Name & Address of Mortgagee/  
 Legal Owner:  
Valley National Bank  
420 North Brand Blvd.  
Glendale, CA 91209

RECEIVED  
 JUL 6 9 01 AM '83  
 FEDERAL  
 OPERATION

General description of equipment covered by lease arrangement and mortgage.  
 Four (4) 100 Ton Roller Bearing DOT 111A100W1 Exterior Coiled and Insulated  
 Tank Cars, 23,500 Gallon capacity. Serial Numbers CALX 3022, CALX 3023,  
 CALX 3024 & CALX 3025, & CALX 1051 & CALX 1052.

Equipment managed and operated by California Railcar Corporation, 1510 West Verdugo Avenue, Burbank, California 91506. When recording has been completed, please return two counterparts of the instrument, with recording date endorsed thereon, to Valley National Bank, 420 North Brand Boulevard, Glendale, California 91203

Valley National Bank, Glendale

*W. W. Downs, Jr.*  
 W. W. Downs, Jr.  
 Senior Vice President

cc: California Railcar Corp.  
 Borrower  
 File

SECURITY AGREEMENT: RIGHTS TO PAYMENT JUL 6 1983 -9 12 AM

INTERSTATE COMMERCE COMMISSION

As an inducement to Valley National Bank, Glendale (Secured Party, hereinafter called Bank) to extend and continue credit to the undersigned, or any of them (Debtor), and as security for the payment of all sums due or to become due or owing by Debtor to Bank, Debtor:

1. Transfers to Bank a security interest in the following accounts, contract rights, chattel paper, general intangibles, instruments or other rights to payment:

Debtor has entered into a Railroad Equipment Agreement with California Railcar Corporation, dated June 3, 1983 wherein California Railcar Corporation will manage and lease for Debtor railcars described as Four (4) 100 Ton Roller Bearing DOT 111A100W1 Exterior Coiled and Insulated Tank Cars, 23,500 Gallon Capacity, Ser. No. CALX 3022, CALX 3023, CALX 3024 & CALX 3025 & Two (2) TM 100 Ton Roller Bearing DOT 111A100W1, Exterior Coiled, Insulated 21,000 Gallon Capacity, Ser. No. CALX 1051 & CALX 1052. Debtor hereby assigns all his rights, title and interest to all monies due or to become due under said Management Agreement to Bank. Debtor further assigns to Bank all rights, title and interest to all monies due or to become due to Debtor on any renewal, extension or any new management contract that debtor may become a party.

and all securities, guaranties, warranties, indemnity agreements, maintenance agreements, insurance policies and other agreements pertaining to the same or the property described therein, and all proceeds thereof.

2. Debtor warrants that:

(a) the rights to payment above described are genuine and what they purport to be, that the parties thereto are bound in accordance with the terms thereof, and that the same are free from default.

(b) Debtor has good and marketable title to said rights to payment and the right to transfer the same to Bank and has not previously assigned or encumbered the same and the same are now free and clear of any adverse claim or encumbrance.

3. Debtor will receive as trustee for Bank and immediately endorse as appropriate and deliver in kind to Bank without commingling any monies, instruments, chattel paper or other proceeds or property which may be paid or returned to Debtor under said rights to payment.

4. Debtor will perform all of its obligations, if any, under said rights to payment.

5. Debtor hereby constitutes and appoints Bank as its true attorney in fact but without obligation to do so; to demand, receive and enforce payments; to give receipts, releases and satisfactions for, and to sue for, all monies owing under said rights to payment; to take, receive, endorse and collect all instruments for the payment of money issued under rights to payment assigned hereunder; to make extension agreements with respect to the rights to payment assigned hereunder, release persons liable thereon or securities for the payment thereof, compromise disputes in connection therewith, all provided that Bank acts in the good faith belief that such actions will not materially increase the risk of nonpayment thereof. Bank shall only be accountable for such sums as are actually received by it.

6. Bank may in its name or in the name of Debtor prepare, execute and file or record financing statements, continuation statements, termination statements, applications for registration, and like papers, to perfect, preserve or release the rights evidenced by said rights to payment or by this agreement, and may endorse and deliver evidences of title incidental thereto, and may, without obligation so to do, perform any obligation of Debtor hereunder.

7. Bank may make, adjust and receive payment under insurance claims, claims for breach of warranty, and the like, in connection with the rights to payment assigned hereunder.

8. Debtor will pay all costs and expenses, including reasonable attorneys' fees, incurred by Bank in the preservation, realization, enforcement and exercise of the rights, powers, remedies and collateral of Bank and obligations of Debtor hereunder.

9. Bank does not assume and shall not be subject to any obligation or liability under any agreement the Rights to Payment of which are assigned hereunder.

10. It is agreed that sales, for cash or on credit, to a wholesaler, retailer or user of collateral of types for which such markets exist, or at public or private auction, are all commercially reasonable since differences in the sales prices generally realized in the different kinds of sales are ordinarily offset by the differences in the costs and credit risks of such sales.

11. The following shall be events of default hereunder: Failure to pay any debt secured hereby when due; failure to perform any obligations secured hereby when the same should be performed; breach of any warranty contained herein; filing of a petition by or against Debtor under the bankruptcy or like law; receivership; or assignment for the benefit of creditors; attachment or like levy on any property of Debtor; the occurrence of an adverse change in the financial condition of Debtor deemed material by Bank; any financial statement by Debtor to Bank proves false; the collateral becomes, in the judgement of Bank, unsatisfactory in character or values; the death, insolvency or cessation of the business of Debtor, or any surety or guarantor of Debtor's obligations; or the occurrence of any sale of all or a substantial part of Debtor's assets other than in the ordinary course of business.

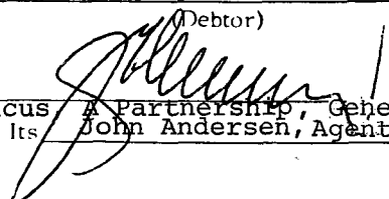
12. Upon the occurrence of any event of default, Bank shall have the right to declare immediately due and payable all or any indebtedness secured hereby and to terminate any commitments to make loans or otherwise extend credit to Debtor; Bank shall have all other rights, privileges, powers and remedies provided by law; the rights, privileges, powers and remedies of Bank shall be cumulative; no single or partial exercise of any of them shall preclude the further or other exercise of the same or any other of them.

13. Debtor warrants that his chief place of business and office at which his records concerning accounts and contract rights are kept are as follows:

\_\_\_\_\_

Dated: June 3, 1983

DANVEST, A Limited Partnership

By  (Debtor)  
Abacus A Partnership, General Partner  
Its John Andersen, Agent for General Partner

## NOTICE OF ASSIGNMENT

To: California Railcar Corporation

Gentlemen:

The Security Agreement on the reverse has been executed and delivered to us by the Debtor named, granting to this Bank the right to receive payment and all other proceeds as indicated therein. Please make all payments and deliver any other proceeds to us at this office.

Please acknowledge receipt of this notice and tell us if you have received any prior notice of assignment and if you have any reason to refuse to make the payments and deliver any other proceeds to us under the items in question. A form of receipt for this purpose is provided below and a return envelope is enclosed for your use.

Very truly yours,

VALLEY NATIONAL BANK, GLENDALE

By: \_\_\_\_\_  
W. W. Downs, Jr.  
Its Senior Vice President

At 420 N. Brand Blvd.  
Glendale, CA 91203  
\_\_\_\_\_  
(address)

### RECEIPT

To: Valley National Bank, Glendale

RECEIPT IS ACKNOWLEDGED of the foregoing Notice and Security Agreement. We have no notice of any other assignments or claims, and have no reason to refuse to make payments and deliver other proceeds to you except as noted below:

(Here note any exceptions)

Dated: June 3, 1983 / 1983 .

California Railcar Corporation

By \_\_\_\_\_