

County Part - 1

RECORDATION NO 20859 FILED

SEP 9 '97 2-05 PM

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URBAN A. LESTER

RECORDATION NO 20859-A FILED

SEP 9 '97 2-05 PM

September 9, 1997

Mr. Vernon A. Williams
Secretary
Surface Transportation Board
Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a) are two (2) copies of a Locomotive Lease Agreement, dated September 18, 1996, a primary document as defined in the Board's Rules for the Recordation of Documents, and the following secondary document related thereto: a Chattel Paper and Equipment Purchase Agreement, dated June 27, 1997.

The names and addresses of the parties to the enclosed documents are:

Locomotive Lease Agreement

Lessor: Relco Locomotives, Inc.
113 Industrial Avenue
Minooka, Illinois 60447

Lessee: Portland Bulk Terminals, L.L.C.
P.O. Box 83838
Portland, Oregon 97283

Mr. Vernon A. Williams
September 9, 1997
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↘ Chattel Paper and Equipment Purchase Agreement

Lessee: Relco Locomotives, Inc.
113 Industrial Avenue
Minooka, Illinois 60447

Lessor: Charter Financial, Inc.
153 East 53rd Street
New York, New York 10022

A description of the railroad equipment covered by the enclosed documents is:

three (3) locomotives bearing reporting marks and road numbers
RE 1606, RE 1618 and RE 512

Also enclosed is a check in the amount of \$48.00 payable to the order of the
Surface Transportation Board covering the required recordation fee.

Kindly return one stamped copy of each of the enclosed documents to the
undersigned.

Very truly yours,



Robert W. Alvord

RWA/bg
Enclosures

SEP 9 '97 2-05 PM

CHATTEL PAPER AND EQUIPMENT PURCHASE AGREEMENT (NONRECOURSE)

CHATTEL PAPER AND EQUIPMENT PURCHASE AGREEMENT (this "Purchase Agreement") is made this 27th day of June, 1997, by and between Charter Financial Inc., a New York corporation with offices located at 153 East 53rd Street, New York, New York 10022 and Relco Locomotives, Inc. ("Seller"), an Illinois corporation, with principal offices located at 113 Industrial Avenue, Minooka, Illinois 60447-0058.

Seller has outstanding a lease (the "Locomotive Lease Agreement") with Portland Bulk Terminals, L.L.C. ("Customer"), an Oregon Limited Liability Company, with an address at P.O. Box 83838, Portland, OR 97283 for the rental of the Locomotive (as defined below). The lease is dated September 18, 1996, and is represented by one or more of the following agreements and instruments: financing statement, loan agreement, conditional sales contract, note, Locomotive Lease Agreement and guaranty (collectively, the "Agreements"). (The Locomotive (as defined below) and the Agreements are more fully described on the Schedule of Equipment and Agreements annexed hereto and made a part hereof.) Seller wishes to sell and Buyer wishes to purchase the Agreements and all of Seller's right, title and interest in the Locomotive. In consideration of the mutual promises contained herein, Buyer and Seller agree as follows:

1. In reliance upon the warranties and representations herein and subject to the terms and conditions hereof. Seller hereby sells, transfers, conveys and assigns to Buyer, its successors and assigns, without recourse, and Buyer hereby purchase from Seller, all of Seller's rights and interests in and to the Locomotive (as defined below) and the Agreements, including all amounts due and to become due thereunder, together with all of Seller's rights and remedies thereunder. Buyer shall have the right in its own behalf and in its own name to take any action under the Agreements which Seller might have taken, save for this Purchase Agreement. The purchase price to be paid by Buyer to Seller for the Locomotive and the Agreements shall be an amount equal to one hundred ninety seven thousand five hundred eight dollars and 00/100 (\$197,937.35). Contemporaneously with execution hereof, Seller shall deliver to Buyer all of the Agreements.

2. Seller warrants and represents to and covenants with Buyer that
 - a. The Locomotive consists of Two (2) EMD 16 Cylinder GP-9 locomotives with identifying marks '1606' and '1618' and One (1) EMD Slug with identifying mark '512' (collectively, the "Locomotive").
 - b. The term of the Locomotive Lease Agreement for the Locomotive is thirty six (36) months; the term of the Locomotive Lease Agreement commenced on _____;
 - c. The Base Monthly Rate rental amount (as such term is used in the Agreement) due for the Locomotive is \$5,787.00 per month and shall be due and payable on the 1st day of each month; the remaining Base Monthly Rate rental amount due from the Customer for the Locomotive is \$190,971.00;
 - d. the Locomotive Lease Agreement is genuine and enforceable against Customer (and all others who are parties thereto) and is the only agreement executed with respect to the Locomotive, and the copy given to Buyer by Seller is the only original thereof;
 - e. Seller is transferring to Buyer good and marketable title to the Locomotive; the Locomotive is free and clear of all security interests, claims, liens and encumbrances of any kind or nature whatsoever (except those in favor of Buyer);

Description of Agreements and Equipment

Re: Chattel Paper and Equipment Purchase Agreement (Non-Recourse) made the 9th day of June, 1997 by and between Relco Locomotives, Inc. ("Seller") and Charter Financial, Inc. ("Buyer").

Equipment (describe by type, model no., serial no.)

Two (2) EMD 16 Cylinder GP-9 Locomotives with identifying marks '1606' and '1618'
One (1) EMD Slug with identifying mark '512'

Agreements (describe by title, date and signing parties)

Locomotive Lease Agreement dated September 18, 1996 between Relco Locomotives, Inc. and Portland Bulk Terminals, L.L.C.

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3. Buyer shall not be responsible to perform any of Seller's obligations under the Agreements, and nothing herein shall relieve Seller of any of its obligations under such Agreements.
4. Seller shall have no authority to, and will not, without Buyer's prior written consent, accept collections, repossess or consent to the return of the Locomotive, or modify or amend, in any respect, the terms of the Agreements.
5. Seller shall continue to bill Customer, provided that Seller shall direct Customer to remit all rental payments and other charges due for the Locomotive to a lockbox established by Buyer. Buyer shall retain the Base Monthly Rate rental payments described in Section 2(c) above and shall remit the balance of the proceeds to Seller. In the event of a default under the Agreement or hereunder, Buyer may terminate Seller's right to bill Customer, as described in this section.
6. Upon the expiration of the term of the Locomotive Lease Agreement, Seller hereby irrevocably agrees to purchase the Locomotive from the Buyer at the price of \$41,666.40 (hereinafter the "Locomotive Purchase Price") and Buyer shall be obligated to sell Locomotive to Seller at such Locomotive Purchase Price, provided that Customer has paid all amounts due for Locomotive under the Agreements. Upon payment of the Locomotive Purchase Price, Locomotive shall be sold to Seller, free and clear of all encumbrances by or through Buyer, and possession of Locomotive shall be made available to Seller "AS IS" WITHOUT REPRESENTATION OR WARRANTIES.
7. Any failure or delay by Buyer in enforcing any right hereunder shall not be deemed a waiver of such right or of any subsequent default by Seller or of Buyer's right to require strict performance of this Purchase Agreement.
8. If Seller shall breach any of its warranties, covenants or other obligations to Buyer under this Purchase Agreement or any representation made to Buyer under this Purchase Agreement shall be false, Seller shall repurchase the Agreements and the Locomotive from Buyer, as is, where is and without any representation or warranty from Buyer, for the total amount of all unpaid payments thereunder plus the Locomotive Purchase Price, discounted using the simple interest method and a discount rate of six percent (6%), together with any other charges, costs or breakage fees incurred by Buyer, and all costs of enforcement, including but not limited to attorney's fees. Seller shall pay said amounts to Buyer within ten (10) days after receipt of notice that such breach or misrepresentation has occurred.
9. This Purchase Agreement shall be binding upon and inure to the benefit of Buyer and Seller and their respective successors and assigns.
10. If Buyer shall retain an attorney for the purpose of enforcing any of its rights against Seller under this Purchase Agreement, Seller shall be responsible for and reimburse Buyer for all such reasonable attorney's fees and costs.
11. Seller shall execute and deliver to Buyer, on demand and from time to time, such other and additional documents and instruments as Buyer shall deem necessary to vest in Buyer full right, title and interest in the Agreements and all of Seller's rights and interests in the Locomotive including title or a security interest as applicable).
12. Seller hereby waives notice of the amendment or modification of any of the Agreements, the granting to Customer of any indulgences or extensions of time for payment and all other notices or formalities

to which Seller might otherwise be entitled.

- 13. Seller waives any right it may have to assert by way of counterclaim or affirmative defense in any action to enforce Seller's obligations hereunder any claim whatsoever against Buyer.
- 14. Seller warrants and represents to and covenants with Buyer that this Purchase Agreement contains the entire agreement of the parties; all prior agreements, commitments, understandings, representations, warranties and negotiations in connection herewith, if any, are hereby merged into this Purchase Agreement, and no oral representations shall in any manner whatsoever modify or explain any of the terms and conditions of this Purchase Agreement or any of the Agreements.
- 15. This Purchase Agreement shall be governed by and construed in accordance with the laws of the State of New York. Seller hereby agrees that all actions or proceedings arising, directly or indirectly, in connection with, out of or related to this Purchase Agreement may be litigated, at Buyer's sole discretion and election in courts in New York, and Seller hereby subjects itself to the jurisdiction of any local, state or federal court located within New York. Seller waives the right to a jury trial in connection with any action arising under or in connection with this Purchase Agreement.
- 16. Except for the obligation of Seller to repurchase the Agreements indemnify Buyer and pay Buyer's costs of collection as set forth above, this is a non-recourse agreement as to Seller with regard to Customer's financial ability to make payment.

IN WITNESS WHEREOF, Buyer and Seller have duly executed this Purchase Agreement as of the date first above written.

Attest: Carl Adler
AVP

CHARTER FINANCIAL, INC.

(SEAL)

By: [Signature]

Title: Vice President

ATTEST:

RELCO LOCOMOTIVES, INC.

J. J. Hogan
ASST Secretary

By: [Signature]

Title: President

STATE OF New York, COUNTY OF New York

ss:

On the 30th day of June, 1997 before me personally came **Brian Twomey** to me known, who, being by me duly sworn, did depose and say that he is the Vice President of **Charter Financial, Inc.**, the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by order of the board of directors of said corporation, and that he signed his name thereto by like order.



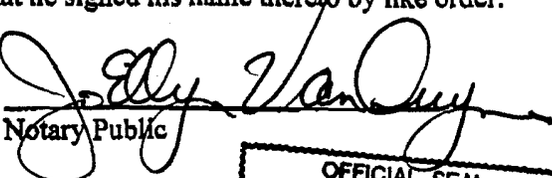
Notary Public

HENRY FROMMER
Notary Public, State of New York
No. 02FR5039738
Qualified in New York County
Commission Expires Feb. 21, 1997

STATE OF IL, COUNTY OF Grundy

ss:

On the 27th day of June, 1997 before me personally came **Donald Bachman** to me known, who, being by me duly sworn, did depose and say that he is the President of **Relco Locomotives, Inc.**, the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by order of the board of directors of said corporation, and that he signed his name thereto by like order.



Notary Public

OFFICIAL SEAL
JOELLYN VANDUYNE
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 4-1-2000

