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RECORDATION NO. 20951 FILED

OCT 22 '97 11-35 AM

ALVORD AND ALVORD
ATTORNEYS AT LAW
918 SIXTEENTH STREET, N.W.
SUITE 200
WASHINGTON, D.C.

ELIAS C. ALVORD (1942)
ELLSWORTH C. ALVORD (1964)

20006-2973

OF COUNSEL
URBAN A. LESTER

(202) 393-2266

FAX (202) 393-2156

RECORDATION NO. 20951-A, B FILED

OCT 22 '97 11-35 AM

October 22, 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 three (3) copies of each the following documents: a Full Service Lease Agreement (Lease Number 199701-CFI), dated February 1, 1997, a primary document as defined in the Board's Rules for the Recordation of Documents; a Lease Assignment, Management and Escrow Agreement, dated September 29, 1997, and an Asset Purchase, Assignment and Assumption Agreement, dated as of October 9, 1997, both secondary documents related thereto.

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

Primary → Full Service Lease Agreement

Lessor: The Andersons, Inc.
480 West Dussell Drive
Maumee, Ohio 43537

Lessee: CF Industries, Inc.
One Sale Lake Drive
Long Grove, Illinois 60047

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BOARD

Vernon A. Williams
October 22, 1997
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A → Lease Assignment, Management and Escrow Agreement *A*

Assignee: The Vaughn Group, Ltd.
8240 Beckett Park Drive, Suite D
Hamilton, Ohio 45001

Assignor: The Andersons, Inc.
480 West Dussell Drive
Maumee, Ohio 43537

B → Asset Purchase, Assignment and Assumption Agreement *B*

Assignor: The Vaughn Group, Ltd.
8240 Beckett Park Drive, Suite D
Hamilton, Ohio 45001

Assignee: Star Bank, National Association
425 Walnut Street
Cincinnati, Ohio 45202

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

seventy (70) covered hopper railcars bearing AEX reporting marks and
road numbers set forth on Exhibit A attached hereto

Also enclosed is a check in the amount of \$72.00 payable to the order of the
Surface Transportation Board covering the required recordation fee.

Kindly return stamped copies of the enclosed documents to the undersigned.

Very truly yours,



Robert W. Alvord

RWA/bg
Enclosures

Exhibit A
to Lease Assignment, Management and Escrow Agreement
Dated September 29, 1997

Equipment Location:
 480 W. Dussel Drive
 Maumee, Ohio 43537
 Lucas County

Seventy (70) 100 ton covered hopper cars with the following car numbers:

TAI Car No.	ORIGINAL Car No.	1ST Remarking	In Service Date	Year Built	TAI Car No.	ORIGINAL Car No.	1ST Remarking	In Service Date	Year Built
AEX 004103	ATSF304166		02/14/97	1967	AEX 004138	ATSF312057	SIRX446001	03/20/97	1967
AEX 004104	ATSF304959	SIRX442832	02/14/97	1967	AEX 004139	ATSF306831	SIRX450005	05/05/97	1967
AEX 004105	ATSF304978		02/14/97	1967	AEX 004140	ATSF304408		04/06/97	1967
AEX 004106	ATSF311987		02/14/97	1967	AEX 004141	ATSF305412		04/12/97	1967
AEX 004107	ATSF306637	SIRX450000	03/18/97	1967	AEX 004142	ATSF306114			1967
AEX 004108	ATSF306964	SIRX450001	04/12/97	1967	AEX 004143	ATSF312164		04/12/97	1967
AEX 004109	ATSF307110	SIRX450002	04/06/97	1967	AEX 004144	ATSF306675	SIRX450008		1967
AEX 004110	ATSF306778	SIRX450003	03/18/97	1967	AEX 004145	ATSF312185		04/25/97	1967
AEX 004111	ATSF306847	SIRX450004	03/27/97	1967	AEX 004146	ATSF305852		03/27/97	1967
AEX 004112	ATSF304274		04/30/97	1967	AEX 004147	ATSF307691		05/01/97	1967
AEX 004113	ATSF312144	SIRX446002	04/16/97	1967	AEX 004148	ATSF308700		05/01/97	1967
AEX 004114	ATSF312167	SIRX446006	03/08/97	1967	AEX 004149	MP 712242		03/03/97	1967
AEX 004115	ATSF312230	SIRX446007	04/06/97	1967	AEX 004150	ATSF306222		03/18/97	1967
AEX 004116	ATSF312238	SIRX446008	03/27/97	1967	AEX 004151	ATSF305450		03/18/97	1967
AEX 004117	ATSF311977	SIRX446009	03/08/97	1967				05/05/97	1967
AEX 004118	ATSF312245	SIRX446010	03/13/97	1967				05/05/97	1967
AEX 004119	ATSF312260	SIRX446011	03/08/97	1967	AEX 004154	ATSF304120		04/25/97	1967
AEX 004120	ATSF312062		03/08/97	1967	AEX 004155	ATSF304793		05/05/97	1967
AEX 004121	ATSF312276		03/08/97	1967	AEX 004156	ATSF304235		04/28/97	1967
AEX 004122	ATSF304469		04/25/97	1967					1967
AEX 004123	ATSF304977		03/23/97	1967	AEX 004158	ATSF311149			1967
AEX 004124	ATSF306917		03/20/97	1967				04/25/97	1967
AEX 004125	ATSF311946		02/27/97	1967	AEX 004160	ATSF308426			1967
			03/08/97	1967	AEX 004161	ATSF307745	SIRX450007		1967
			02/27/97	1967	AEX 004162	ATSF306447		05/05/97	1967
AEX 004128	ATSF305966		04/25/97	1967	AEX 004163	ATSF308962			1967
AEX 004129	ATSF308842		03/18/97	1967					1967
AEX 004130	ATSF306676		03/20/97	1967	AEX 004165	ATSF309019		05/02/97	1967
AEX 004131	ATSF306717		03/13/97	1967	AEX 004166	ATSF311450		05/02/97	1967
AEX 004132	ATSF306935		03/20/97	1967				04/12/97	1967
AEX 004133	ATSF304670			1967	AEX 004168	ATSF304637		05/06/97	1967
			03/27/97	1967	AEX 004169	ATSF307915			1967
AEX 004135	ATSF304752		03/08/97	1967	AEX 004170	ATSF304570		04/11/97	1967
AEX 004136	ATSF306864	SIRX442768	03/27/97	1967	AEX 004171	ATSF308639			1967
AEX 004137	ATSF312200	SIRX442767	04/10/97	1967	AEX 004172	ATSF306446		04/12/97	1967
					AEX 004173	ATSF306630			1966
					AEX 004174	ATSF307087			1966
					AEX 004175	ATSF308717			1966
					AEX 004176	ATSF308512			1966
					AEX 004177	ATSF307505			1966
					AEX 004178	ATSF308737			1966
					AEX 004179	ATSF309948			1966
					AEX 004180	ATSF311437			1967
					AEX 004181	ATSF312096			1971

AGREED AND ACKNOWLEDGED:
 The Andersons, Inc.

By: *Greg Smith*
 Date: 10/8/97

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CERTIFIED COPY

ASSET PURCHASE, ASSIGNMENT AND ASSUMPTION AGREEMENT

THIS ASSET PURCHASE, ASSIGNMENT AND ASSUMPTION AGREEMENT ("AGREEMENT") is made as of October 9, 1997 by and between The Vaughn Group, Ltd., having a principal place of business at 8240 Beckett Park Drive, Suite D, Hamilton, Ohio 45011 ("Assignor"), and Star Bank, a National Association having a principal place of business at 425 Walnut Street, Cincinnati, Ohio 45202 ("Assignee").

RECORDATION NO. 20951-B FILED

RECITALS

Assignor has: (i) purchased, pursuant to a Purchase and Sale Agreement dated September 29, 1997, between Assignor as Buyer and The Andersons, Inc. as Seller (the "Purchase Agreement"); and (ii) leases, pursuant to that certain Lease Assignment, Management and Escrow Agreement, hereafter (the "First Assignment") by and between Assignor and The Andersons, Inc., of that certain Full Service Lease Agreement dated as of February 1, 1997 (the "Lease") by and between The Andersons, Inc., as lessor, CF Industries, Inc. as lessee ("Lessee"), certain railcars described in the Lease (the "Railcars").

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Assignor wishes to sell to Assignee, and Assignee wishes to purchase from Assignor, the Railcars and in connection with such sale Assignor, wishes to assign and Assignee wishes to assume all of Assignor's right, title, interest, duties and obligations in, to and under: (i) the Lease; and (ii) the First Assignment, all on the terms and conditions hereinafter set forth.

AGREEMENT

NOW, THEREFORE, in consideration of the foregoing and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

1. **PURCHASE: PURCHASE PRICE.** On the terms and subject to the conditions contained in this Agreement, on the Closing Date, as hereafter defined, Assignee shall purchase and receive from Assignor, and Assignor shall sell, assign, transfer, convey and deliver to Assignee the Railcars described on the Purchased Equipment Supplement, attached hereto as Attachment 1. All Railcars shall be sold and transferred, as applicable, and accepted and received, as applicable, on an "as-is" and "where-is" basis free and clear of any lien, claim, or encumbrance of any nature whatsoever, subject, however, to the rights of the Lessee under the Lease. On the Closing Date Assignor shall deliver to Assignee a Bill of Sale substantially in the form of Exhibit A attached hereto conveying all of Assignor's interest in and to the Railcars identified in the Purchased Equipment Supplement and warranting title to such Railcars as provided in this Agreement.

The purchase price for the Railcars shall be set forth in the Purchased Equipment Supplement, which shall equal Assignor's acquisition cost for the Railcars, plus any applicable carrying charges (the "Purchase Price") and shall be payable by wire transfer in immediately available funds on each Closing Date to an account designated by Assignor.

Assignee shall be obligated to pay and shall pay on a timely basis all sales, use, transfer and other taxes, and any other sale, transfer or assignment fees imposed by a governmental authority (the "Costs"), which arise from or are incurred or required to be paid in connection with this transaction, including Costs arising from the sale, transfer or assignment of the Railcars to Assignee, or the assumption of liabilities by Assignee, other than taxes based on the income of Assignor.

2. **CLOSING AND CLOSING DATE.** Provided all conditions precedent have been satisfied, the closing of the purchase and sale contemplated herein (the "Closing") shall occur on or before October 10, 1997, the "Closing Date". In the event that any of the conditions precedent set forth herein remain unsatisfied as of the Closing Date, the Closing may be delayed, but not by the party failing to fulfill such conditions, until such conditions precedent are so satisfied or waived.

3. **ASSIGNMENT OF LEASE.** Effective at Closing, Assignor hereby assigns, transfers and sets over unto Assignee all its right, title, interest, duties and obligations in, to and under: (i) the Lease; and (ii) the First

Assignment between Assignor and The Andersons, Inc. with respect to the leasing of Railcars by Lessee. Subject to Assignor's fulfillment of its obligations hereunder, Assignee hereby assumes all Assignor's right, title, interest, duties and obligations in, to and under: (i) the Lease; and (ii) the First Assignment. At Closing, Assignee will pay to Assignor the Acquisition Fee as defined below.

4. ACQUISITION FEE. The Acquisition Fee payable to Assignor by Assignee for the assignment and assumption of the Lease is 1.45% of the Purchase Price for the Railcars as defined herein (the "Acquisition Fee") or twenty five thousand three hundred seventy five and 00/100 Dollars (\$25,375.00) payable in immediately available funds at Closing.

5. CONSENT OF LESSEE. As a condition precedent to Closing hereunder, Assignor agrees to deliver to Assignee on the Closing Date an Acknowledgment of Assignment of the Lease executed by Lessee, substantially in the form attached hereto as Exhibit B.

6. ADDITIONAL CONDITIONS PRECEDENT. Assignee's obligations hereunder are subject to satisfaction by Assignor of the following conditions precedent on or before the Closing Date with respect to the Railcars to be acquired on such date:

(a) Assignor shall deliver to Assignee: (i) a complete copy of the Lease; (ii) a certified and complete copy of the Purchase Agreement and First Assignment; (iii) an original executed Bill of Sale conveying title to the Railcars from Assignor to Assignee, (iv) an executed Purchased Equipment Supplement; (v) all acceptance certificates, purchase orders, and all other documentation related to the Railcars and the Lease; and (vi) all amendments to any of the foregoing executed from time to time prior to and including the Closing Date;

(b) Assignor shall deliver to Assignee documentation reasonably supporting the validity and enforceability of The Andersons, Inc.'s obligations under the Purchase Agreement and First Assignment, which may include, without limitation, a secretary or assistant secretary's certificate regarding incumbency;

(c) Assignor shall deliver to Assignee documentation reasonably supporting the validity and enforceability of Assignor's obligations under the Agreement, which may include, without limitation, a secretary's certificate regarding incumbency and certified authorizing resolutions and an opinion of counsel;

(d) Assignor shall deliver appropriate "Lessee/Lessor" UCC-1 or UCC-3 financing statements, as needed or requested, with respect thereto; and

(e) Assignor shall have performed and complied in all material respects with all agreements and conditions required by this Agreement to be performed or complied with by it prior to or at the Closing.

7. REPRESENTATIONS AND WARRANTIES.

(a) Representations and Warranties of Assignor. Assignor, in order to induce Assignee to enter into this Agreement and perform Assignee's obligations hereunder, hereby represents and warrants to Assignee as of each Closing Date that:

(i) Assignor is a limited liability company duly organized, validly existing under the laws of the State of Ohio with adequate power to enter into this Agreement, the First Assignment, the Purchase Agreement, the Bill of Sale and each instrument, document or agreement attached or otherwise related hereto (the "Transfer Documents") to which it is a party and is or will be duly qualified to do business in every jurisdiction in which its failure to so qualify would have a material adverse effect upon the business or property of Assignor;

(ii) Assignor is the lawful owner of the Railcars and the Lease, free and clear of all liens and encumbrances, security interests and other rights and claims adverse to the Assignor's interest therein, except for the interest of the Lessee pursuant to the Lease and except claims of vendors of the Railcars who have not been, but will be, paid for the Railcars from the Purchase Price;

(iii) to the best of Assignor's knowledge, the Lease is genuine and is in full force and effect and Assignor is not in default under the Lease and Assignor has no knowledge of any default by Lessee under the Lease, and Assignor has no knowledge of any facts impairing the value or validity of the Lease, any rights created thereby, the Railcars or this Agreement;

(iv) the Transfer Documents have been duly authorized, executed, and delivered by Assignor, and assuming their due authorization, execution and delivery by each of the other parties thereto, constitute valid, legal and binding agreements of the parties thereto, enforceable in accordance with their terms, except as enforcement thereof may be limited by bankruptcy, insolvency or similar laws affecting the enforcement of creditor's rights;

(v) the entering into and performance by Assignor of the Transfer Documents does not violate any judgment, order, law or regulation applicable to Assignor or any provision of Assignor's formation documents or result in any breach of, or constitute a default under Assignor's formation documents or under any indenture, mortgage, deed of trust, bank loan or credit agreement or other agreement to which Assignor is a party. No approval, consent or withholding of objection is required from any third party or any governmental authority with respect to the entering into or performance by Assignor under the Transfer Documents;

(vi) there is no litigation, proceedings or investigation pending or threatened to the knowledge of Assignor, involving Assignor or its assets or properties that, individually or in the aggregate, if adversely determined, would restrain, enjoin or materially frustrate the consummation by Assignor of the transactions contemplated herein. There are no outstanding judgments, decrees, orders of any courts or any governmental authority against Assignor or affecting Assignor's ability to sell the Railcars or assign its rights as lessor under the Lease;

(vii) the Lease and all other documents related thereto delivered to Assignee in connection herewith are true, correct and complete and such documents delivered to Assignee contain the entire agreement between Assignor, Lessee and Seller in connection with the lease of the Railcars. Assignor has not made any other assignment of the Lease;

(viii) to the best of Assignor's knowledge, the Lease was executed by officers of the Lessee, and the Purchase Agreement and First Assignment by officers of The Andersons, Inc., respectively, who had authority to execute the same, and to the best of Assignor's knowledge, the Lease, Purchase Agreement and First Assignment are valid and binding and enforceable in accordance with their terms, except as limited by equitable principles and by bankruptcy, insolvency or similar laws affecting the rights of creditors generally;

(ix) so long as no breach, or event which, with the giving of notice or the passage of time or both, would constitute an Event of Default, has occurred and is continuing under the Lease, Assignor, shall warrant Lessee's right to quiet use and possession of the Railcars thereunder against all persons claiming by, through or under the Assignor, except Assignee; and

(x) the rental payments due from Lessee are as identified on the First Assignment. There has been no prepayment of any rents not due and payable.

Assignor has not heretofore made, nor does it make by this Agreement or any document entered into in connection herewith, any representations or warranties, and assumes no liability or responsibilities with respect to the due execution by the Lessee, legality, validity, sufficiency, enforceability or collectively under the Lease, the Transfer Documents or any documents related thereof. **EXCEPT AS SET FORTH IN THIS SECTION 7, WITH RESPECT TO THE RAILCARS, ASSIGNOR MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, AS TO ANY MATTER WHATSOEVER CONCERNING THE RAILCARS, INCLUDING WITHOUT LIMITATION, ANY WARRANTY OF TITLE, SELECTION, CONDITION, QUALITY, MERCHANTABILITY, FITNESS FOR ANY PARTICULAR PURPOSE OR FREEDOM FROM CLAIMS OF COPYRIGHT OR PATENT INFRINGEMENT OR THE LIKE.**

(b) Representations and Warranties of Assignee. Assignee, in order to induce Assignor to enter into this Agreement and perform Assignor's obligations hereunder, hereby represents and warrants to Assignor as of each Closing Date that:

(i) Assignee is a corporation duly organized and validly existing and in good standing under the laws of the State of Ohio, with adequate power to enter into the Transfer Documents to which it is a party and is duly qualified to do business in every jurisdiction in which its failure to so qualify would have a material adverse effect upon the business or property of Assignee;

(ii) the Transfer Documents executed by Assignee have been duly authorized, executed and delivered by Assignee and, assuming their due authorization, execution and delivery by each of the other parties thereto, constitutes a valid, legal and binding agreement, enforceable in accordance with their terms, except as enforcement thereof may be limited by bankruptcy, insolvency or similar laws affecting the enforcement of creditors' rights;

(iii) the entering into and performance by Assignee of the Transfer Documents executed by Assignee does not violate any judgment, order, law or regulation applicable to Assignee or any provision of Assignee's Articles of Incorporation or By-Laws or result in any breach of, or constitute a default under any indenture, mortgage, deed of trust, bank loan or credit agreement or other agreement to which Assignee is a party;

(iv) there is no litigation, proceedings or investigation pending or threatened to the knowledge of Assignee, against or involving Assignee or its assets or properties that, individually or in the aggregate, if adversely determined, would restrain, enjoin or materially frustrate the consummation by Assignee of the transactions contemplated herein, the performance of the obligations contained herein or the enjoyment of the benefits herein provided. There are no outstanding judgments, decrees, orders of any courts or any governmental agency or authority against Assignee or affecting Assignee's ability to acquire the Railcars or assume the obligations of Assignor as lessor under the Lease;

(v) no approval, consent or withholding of objection is required from any governmental authority with respect to the entering into or performance by Assignee of its obligations under the Transfer Documents; and

(vi) so long as there is no Event of Default under the Lease, Assignee shall not disturb the peaceful and quiet use and enjoyment of the Railcars by Lessee.

8. INDEMNITY. Assignor hereby agrees to indemnify, defend and hold Assignee and its Indemnitees, as such term is hereafter defined, harmless from and against any and all claims, losses and damages or liabilities suffered or incurred by Assignee resulting or arising from the breach, violation, or untruth of any of the terms, conditions, representations or warranties binding upon or made by Assignor contained in this Agreement or any instrument, document or agreement attached hereto or otherwise related hereto to which Assignor is a party, except any such claims, losses, damages or liabilities resulting from Assignee's negligence or misconduct. Assignee hereby agrees to indemnify, defend, and hold Assignor and its Indemnitees harmless from and against any and all claims, losses, damages or liabilities suffered or incurred by Assignor resulting or arising from the breach, violation or untruth of any of the terms, conditions, representations or warranties binding upon or made by Assignee contained in this Agreement or any instrument, document or agreement attached hereto or otherwise related hereto to which Assignee is a party, except any such claims, losses, damages or liabilities resulting from Assignor's gross negligence or willful misconduct. For purposes hereof "Indemnitees" shall mean the officers, directors, shareholders, partners, employees, agents, trustees, beneficial owners, executive committee members, successors and assigns of a party.

9. DESTRUCTION OF RAILCARS; CONDEMNATION. In the event that prior to a Closing the Railcars leased under the Schedule to be sold to Assignee on the scheduled Closing Date, or any portion thereof, is destroyed or damaged by fire or other casualty or loss or should the Railcars, or any portion thereof be taken by eminent domain or other governmental proceeding, this Agreement and the rights and obligations contained herein shall be unaffected thereby and Assignee shall have no claim, rights or other recourse against Assignor as a result of such damage and shall acquire any such Railcars pursuant to the terms hereof, provided that the foregoing shall not effect Assignee's rights or Lessee's obligations under the Lease.

10. AMENDMENT OF LEASE. Assignor agrees not to amend the Lease without the consent of Assignee if any such amendment would change in any way the rights or obligations of Assignee under the Lease. Assignee agrees not to unreasonably withhold its consent to any amendment of the Lease.

11. MISCELLANEOUS.

(a) This Agreement, together with the Attachments and Exhibits, and documents previously provided Assignee by Assignor which have been duly noted herein, constitute the entire agreement between Assignor and Assignee with respect to the proposed sale of the Railcars and the assumption and assignment of the Lease.

(b) This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

(c) The Agreement shall be governed by and construed in accordance with the laws of the State of Ohio, including all matters of construction, validity, performance and enforcement.

(d) The titles appearing in this Agreement and in any other documents relating to this transaction are inserted only as a matter of convenience and in no way define, limit or describe the scope or intent of such sections or articles nor in any way effect this Agreement or any other documents relating to this transaction.

(e) This Agreement may be amended or rescinded only by written instrument signed by all parties hereto.

(f) Notwithstanding any other conditions contained herein, it is hereby agreed that the representations, warranties, indemnities and assurances of each party hereto shall survive the expiration or termination of this Agreement and inure to the benefit of and be binding upon each of the parties hereto and their respective successors and assigns.

(g) All notices and communications delivered hereunder or with respect hereto shall be in writing and shall be forwarded by certified mail, return receipt requested, postage prepaid, or personally delivered, addressed to Assignor and Assignee at the addresses set forth below or to such other address as shall be provided to the parties and shall be effective upon receipt or refusal:

To Assignor: The Vaughn Group, Ltd.
8240 Beckett Park Drive, Suite D
Hamilton, Ohio 45011
Attention: John V. Handelsman

To Assignee: Star Bank, N.A.
Equipment Finance Division
P.O. Box 1038
Cincinnati, OH 45201-1038
Attention: Robert E. Allanson

(h) Whether or not the transaction contemplated hereby is consummated, each of the Assignor and Assignee shall bear and be responsible for its own costs and expenses incurred in connection with the negotiation, preparation, execution and delivery of this Agreement, and any documents delivered pursuant or related hereto, shall not have any right of reimbursement or indemnity for such costs and expenses as against each other.

(i) This Agreement may be executed in counterparts each of which shall be deemed an original, but all of which together shall constitute one and the same agreement.

(j) The parties further covenant and agree to do, execute and deliver, or cause to be done, executed and delivered, and covenant and agree to use their best efforts to cause their successors and assigns to do, execute and deliver, or cause to be done, executed or delivered, all such further acts, transfer and assurances, for the better assuring, conveying and confirming unto Assignee and its successors and assigns, all and singular, the Transfer Documents hereby assigned, and otherwise implementing the intention of the parties under this Agreement, as the parties and their successors and assign reasonably shall request.

(k) This Agreement constitutes a sale of 100% ownership of the Lease and shall in no way be construed as an extension of credit by Assignee to Assignor. Assignor waives and releases any right, title or interest that it

may have (whether pursuant to a "cross collateralization" provision or otherwise) in and to the Lease and/or the Railcars, except to the extent Assignor and Assignee have entered into a Remarketing Agreement for the Railcars subject of the Lease assigned hereby.

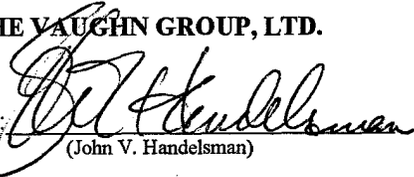
(m) **WAIVER OF JURY TRIAL.** ASSIGNOR AND ASSIGNEE HEREBY UNCONDITIONALLY WAIVE THEIR RIGHT TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION BASED UPON OR ARISING OUT OF, DIRECTLY OR INDIRECTLY, THIS AGREEMENT, ANY OF THE TRANSFER DOCUMENTS ANY DEALINGS BETWEEN ASSIGNOR AND ASSIGNEE RELATING TO THE SUBJECT MATTER HEREOF OR THEREOF, AND/OR THE RELATIONSHIP THAT IS BEING ESTABLISHED BETWEEN ASSIGNOR AND ASSIGNEE. THE SCOPE OF THIS WAIVER IS INTENDED TO BE ALL ENCOMPASSING OF ANY AND ALL DISPUTES THAT MAY BE FILED IN ANY COURT (INCLUDING, WITHOUT LIMITATION, CONTRACT CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW AND STATUTORY CLAIMS). THIS WAIVER IS IRREVOCABLE MEANING THAT IT MAY NOT BE MODIFIED EITHER ORALLY OR IN WRITING, AND THE WAIVER SHALL APPLY TO ANY SUBSEQUENT AMENDMENTS, RENEWALS, SUPPLEMENTS OR MODIFICATION TO THIS AGREEMENT OR THE TRANSACTION DOCUMENTS. IN THE EVENT OF LITIGATION, THIS AGREEMENT MAY BE FILED AS A WRITTEN CONSENT TO A TRIAL BY THE COURT.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed and do each hereby warrant and represent that their respective signatures appearing below have been and are on the date of this Agreement, and will be on the Closing Date, duly authorized by all necessary and appropriate action to execute this Agreement.

ASSIGNOR:

THE VAUGHN GROUP, LTD.

By:


(John V. Handelsman)

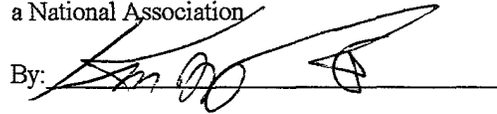
Its: President and CEO

ASSIGNEE:

STAR BANK, N.A.

a National Association

By:



Its:



ATTACHMENT 1

PURCHASED EQUIPMENT SUPPLEMENT

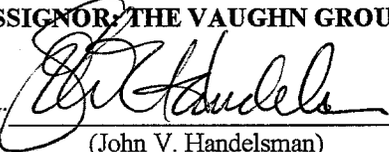
Upon execution by both parties, this Purchased Equipment Supplement shall become a part of that certain Asset Purchase, Assignment and Assumption Agreement dated as of October 9, 1997 by and between the undersigned.

<u>Lessee</u>	<u>Lease No.</u>	<u>Equipment Description</u>	<u>Purchase Price</u>
CF Industries, Inc.	Full Service Lease Agreement dated February 1, 1997	See Exhibit A	_____

Scheduled Closing Date: On or before October 10, 1997

Total Purchase Price: ~~_____~~

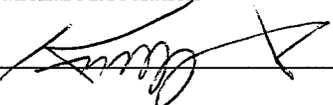
ASSIGNOR: THE VAUGHN GROUP, LTD.

By: 
(John V. Handelsman)

Its: President and CEO

Date: 10/9/97

ASSIGNEE: STAR BANK, N.A.
a National Association

By: 

Its: VP

Date: 10/10/97

Exhibit A

Equipment Location:
480 W. Dussel Drive
Maumee, Ohio 43537
Lucas County

Seventy (70) 100 ton covered hopper cars with the following car numbers:

TAI Car No.	ORIGINAL Car No.	1ST Remarking	In Service Date	Year Built	TAI Car No.	ORIGINAL Car No.	1ST Remarking	In Service Date	Year Built
AEX 004103	ATSF304166		02/14/97	1967	AEX 004138	ATSF312057	SIRX446001	03/20/97	1967
AEX 004104	ATSF304959	SIRX442832	02/14/97	1967	AEX 004139	ATSF306831	SIRX450005	05/05/97	1967
AEX 004105	ATSF304978		02/14/97	1967	AEX 004140	ATSF304408		04/06/97	1967
AEX 004106	ATSF311987		02/14/97	1967	AEX 004141	ATSF305412		04/12/97	1967
AEX 004107	ATSF306637	SIRX450000	03/18/97	1967	AEX 004142	ATSF306114			1967
AEX 004108	ATSF306964	SIRX450001	04/12/97	1967	AEX 004143	ATSF312164		04/12/97	1967
AEX 004109	ATSF307110	SIRX450002	04/06/97	1967	AEX 004144	ATSF306675	SIRX450008		1967
AEX 004110	ATSF306778	SIRX450003	03/18/97	1967	AEX 004145	ATSF312185		04/25/97	1967
AEX 004111	ATSF306847	SIRX450004	03/27/97	1967	AEX 004146	ATSF305852		03/27/97	1967
AEX 004112	ATSF304274		04/30/97	1967	AEX 004147	ATSF307691		05/01/97	1967
AEX 004113	ATSF312144	SIRX446002	04/16/97	1967	AEX 004148	ATSF308700		05/01/97	1967
AEX 004114	ATSF312167	SIRX446006	03/08/97	1967	AEX 004149	MP 712242		03/03/97	1967
AEX 004115	ATSF312230	SIRX446007	04/06/97	1967	AEX 004150	ATSF306222		03/18/97	1967
AEX 004116	ATSF312238	SIRX446008	03/27/97	1967	AEX 004151	ATSF305450		03/18/97	1967
AEX 004117	ATSF311977	SIRX446009	03/08/97	1967				05/05/97	1967
AEX 004118	ATSF312245	SIRX446010	03/13/97	1967				05/05/97	1967
AEX 004119	ATSF312260	SIRX446011	03/08/97	1967	AEX 004154	ATSF304120		04/25/97	1967
AEX 004120	ATSF312062		03/08/97	1967	AEX 004155	ATSF304793		05/05/97	1967
AEX 004121	ATSF312276		03/08/97	1967	AEX 004156	ATSF304235		04/28/97	1967
AEX 004122	ATSF304469		04/25/97	1967					1967
AEX 004123	ATSF304977		03/23/97	1967	AEX 004158	ATSF311149			1967
AEX 004124	ATSF306917		03/20/97	1967				04/25/97	1967
AEX 004125	ATSF311946		02/27/97	1967	AEX 004160	ATSF308426			1967
			03/08/97	1967	AEX 004161	ATSF307745	SIRX450007		1967
			02/27/97	1967	AEX 004162	ATSF306447		05/05/97	1967
AEX 004128	ATSF305966		04/25/97	1967	AEX 004163	ATSF308962			1967
AEX 004129	ATSF308842		03/18/97	1967					1967
AEX 004130	ATSF306676		03/20/97	1967	AEX 004165	ATSF309019		05/02/97	1967
AEX 004131	ATSF306717		03/13/97	1967	AEX 004166	ATSF311450		05/02/97	1967
AEX 004132	ATSF306935		03/20/97	1967				04/12/97	1967
AEX 004133	ATSF304670			1967	AEX 004168	ATSF304637		05/06/97	1967
			03/27/97	1967	AEX 004169	ATSF307915			1967
AEX 004135	ATSF304752		03/08/97	1967	AEX 004170	ATSF304570		04/11/97	1967
AEX 004136	ATSF306864	SIRX442768	03/27/97	1967	AEX 004171	ATSF308639			1967
AEX 004137	ATSF312200	SIRX442767	04/10/97	1967	AEX 004172	ATSF306446		04/12/97	1967
					AEX 004173	ATSF306630			1966
					AEX 004174	ATSF307087			1966
					AEX 004175	ATSF308717			1966
					AEX 004176	ATSF308512			1966
					AEX 004177	ATSF307505			1966
					AEX 004178	ATSF308737			1966
					AEX 004179	ATSF309948			1966
					AEX 004180	ATSF311437			1967
					AEX 004181	ATSF312096			1971

AGREED AND ACKNOWLEDGED:
The Andersons, Inc.

By: Greg Smith
Date: 10/8/97

EXHIBIT A
BILL OF SALE

For valuable consideration, the receipt of which is acknowledged, The Vaughn Group, Ltd., having its principal place of business at 8250 Beckett Park Drive, Suite C, Hamilton, Ohio 45011 (hereinafter "Seller") hereby sells and transfers its right, title, and interest in the Railcars described below to Star Bank, N.A. ("Buyer").

SEE "ATTACHMENT 1" ATTACHED

Seller hereby represents and warrants to Buyer that (i) Seller is the owner of said Railcars, (ii) said Railcars are free and clear of all liens, charges and encumbrances, except for the interest of the Lessee under the Lease, as those terms are defined in that certain Asset Purchase, Assignment and Assumption Agreement dated as of October 9, 1997 between Seller and Buyer (the "Agreement"), (iii) Seller has full right, power and authority to sell said Railcars and to execute this Bill of Sale, and Seller shall defend such title from and against any contrary claim of any party whatsoever, other than the Lessee. **EXCEPT AS SET FORTH ABOVE AND IN THE AGREEMENT, SELLER MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, AS TO ANY MATTER WHATSOEVER CONCERNING THE RAILCARS, INCLUDING WITHOUT LIMITATION, ANY WARRANTY OF TITLE, SELECTION, CONDITION, QUALITY, MERCHANTABILITY, FITNESS FOR ANY PARTICULAR PURPOSE OR FREEDOM FROM CLAIMS OF COPYRIGHT OR PATENT INFRINGEMENT OR THE LIKE AND CONVEYS THE RAILCARS TO BUYER "AS-IS", "WHERE-IS."**

SELLER: The Vaughn Group, Ltd.

By: _____
John V. Handelsman

Its: President and CEO

NOTICE AND ACKNOWLEDGEMENT OF ASSIGNMENT

September 30, 1997

Mr. Nick Conrad
Assistant Treasurer
The Andersons, Inc.
480 W. Dussel Drive
Maumee, OH 43537

Re: Lease Assignment, Management and Escrow Agreement dated September 29, 1997 between The Andersons, Inc. (the "Lessor") and The Vaughn Group, Ltd. ("TVG"), hereafter (the "First Assignment"), of that certain Full Service Lease Agreement dated February 1, 1997 between Lessor and CF Industries, Inc., as lessee (the "Lease").

Dear Sir or Madam:

This will acknowledge that Lessor has been advised by TVG that TVG intends to assign to Star Bank, N.A. ("Second Assignee"), having its principal place of business at 425 Walnut Street, Cincinnati, Ohio 45202, all its right, title and interest as assignee under the First Assignment and the Lease, all as of the date of this letter. Lessor hereby agrees as follows:

1. Lessor consents to the assignment of TVG's rights under the Lease and First Assignment and agrees that the Second Assignee has and may exercise, either in its own name or in the name of Lessor, all of the rights, privileges and remedies of Lessor under the Lease and First Assignment.

2. There are 84 payments of monthly rent of ██████████ (the "Rent") each remaining due under the Lease as of the date hereof, beginning with the payment due on October 1, 1997 and continuing monthly thereafter through and including September 1, 2004. Lessor agrees to make all payments of Rent and other sums due and to become due under the Lease, excepting however, the Management Fee as defined in the First Assignment, beginning with the payment of periodic Rent due on October 1, 1997 directly to the Second Assignee as follows:

Star Bank, N.A.
Equipment Finance Division
Location 0333
Cincinnati, OH 45264

or to such other bank, account or address as the Second Assignee designated in writing.

3. The Lease, the First Assignment and this letter constitute the entire agreement between lessee and Lessor and Lessor and TVG relating to the leasing of the Equipment. The Lease and the First Assignment are in full force and effect, the Equipment has been accepted by lessee for lease

pursuant thereto and no Event of Default or event ~~which with the~~ giving of notice or the passage of time would constitute an Event of Default thereunder has occurred and is continuing. Lessor shall pay all Rent and other amounts due or to become due under the Lease, except for: (i) interim rent which shall be paid to TVG; and (ii) the Management Fee as defined in the First Assignment which shall be retained by Lessor, to Second Assignee when due, as directed by Second Assignee without any right of setoff, defense, claim or counterclaim.

4. All representations, warranties and certifications of lessee and Lessor made in the Lease and by Lessor and TVG in the First Assignment are true and correct as of the date hereof and are made for the benefit of, and may be relied upon by the Second Assignee.

5. Second Assignee warrants that it shall not disturb the quiet and peaceful possession of the Equipment so long as lessee and Lessor are not in default of any of the provisions of the Lease and First Assignment.

The parties hereto agree that this Notice and Acknowledgment of Assignment may be executed in counterparts.

IN WITNESS WHEREOF, the parties have executed this Notice and Acknowledgment of Assignment as of the 30 day of September, 1997.

ACKNOWLEDGED AND AGREED:

THE VAUGHN GROUP, LTD.

By: 

Name: John V. Handelsman

Title: President and CEO

THE ANDERSONS, INC.

LESSOR

By: 

Name: GARY SMITH

Title: V. P. Fin. & Treas.

STAR BANK, N.A.

SECOND ASSIGNEE

By: _____

Name: _____

Title: _____

CERTIFICATION

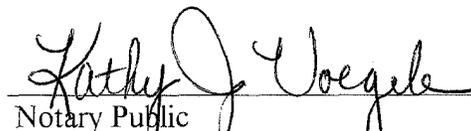
Personally appearing before me, the undersigned notary public, John V. Handelsman, being duly sworn, deposes and says upon oath as follows:

1. That he is a Member of The Vaughn Group, Ltd. (the "Company"), an Ohio limited liability company, created and existing under the laws of the State of Ohio, that this affidavit is given upon his personal knowledge, and that the facts herein stated are true; and
2. That as Member of the Company he is authorized to act on behalf of the Company; and
3. That attached hereto is a true and correct copy of the Asset Purchase, Assignment and Assumption Agreement dated October 9, 1997 (the "Lease") between the Company, as assignor and Star Bank, N.A., as assignee and all related documents and any and all amendments thereto, collectively the Agreements ("Agreements"); and
4. That said Agreements are in full force and effect, and there have been no amendments or modifications of said articles or the Agreements except for such amendment or modification as are attached hereto.



John V. Handelsman

Sworn to and subscribed before me this 21st day of October, 1997.



Notary Public

KATHY J. VOEGELE
Notary Public, State of Ohio
My Commission Expires Aug. 16, 2000

