

ALVORD AND ALVORD
ATTORNEYS AT LAW
918 SIXTEENTH STREET, N.W.
SUITE 200
WASHINGTON, D.C.
20006-2973

(202) 393-2266
FAX (202) 393-2156

19842

1995

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

OF COUNSEL
URBAN A. LESTER

0100904024

December 27, 1995

Mr. Vernon A. Williams
Secretary
Interstate Commerce Commission
Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11303(a) are two (2) duly executed copies of a Security Agreement (Chattel Mortgage), dated as of December 27, 1995, a primary document as defined in the Commission's Rules for the Recordation of Documents under 49 C.F.R. Section 1177.

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

Debtor: ACF Industries, Incorporated
620 North Second Street
St. Charles, Missouri 63301

Secured Party: The CIT Group/Equipment Financing Inc.
1211 Avenue of the Americas
New York, New York

A description of the railroad equipment covered by the enclosed document is set forth on Schedule I (4049 ACFX railcars as primary collateral) and on Schedule II (1338 ACFX and SOO railcars as secondary collateral).

Vertical handwritten note on the left margin, possibly reading "Vernon A. Williams" or similar.

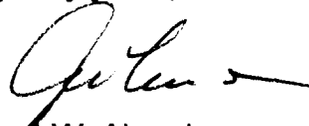
Vertical stamp or handwritten text on the right side of the page.

Mr. Vernon A. Williams
December 27, 1995
Page 2

Also enclosed is a check in the amount of \$21.00 payable to the order of the Interstate Commerce Commission covering the required recordation fee.

Kindly return one stamped copy of the enclosed document to the undersigned.

Very truly yours,

A handwritten signature in black ink, appearing to read "Robert W. Alvord", with a long horizontal flourish extending to the right.

Robert W. Alvord

RWA/bg
Enclosures



Interstate Commerce Commission
Washington, D.C. 20423-0001

12/27/95

Office Of The Secretary

Robert W. Alvord
Alvord And Alvord
918 Sixteenth Street, NW, Ste. 200
Washington, DC. 20006-2973

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 12/27/95 at 2:30PM, and assigned recordation number(s). 19842, 16402-D and 18099-D.

Sincerely yours,

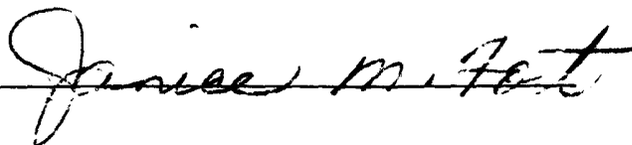

Vernon A. Williams
Secretary

Enclosure(s)

(0100904024)

\$ 63.00 The amount indicated at the left has been received in payment of a fee in connection with a document filed on the date shown. This receipt is issued for the amount paid and in no way indicates acknowledgment that the fee paid is correct. This is accepted subject to review of the document which has been assigned the transaction number corresponding to the one typed on this receipt. In the event of an error or any questions concerning this fee, you will receive a notification after the Commission has had an opportunity to examine your document.

Signature



19842

DEC 27 1995 2 21 PM

SECURITY AGREEMENT (CHATTEL MORTGAGE)

between

ACF INDUSTRIES, INCORPORATED,

DEBTOR

and

THE CIT GROUP/EQUIPMENT FINANCING, INC.

SECURED PARTY,

Dated as of December 27, 1995

Filed and recorded with the Interstate Commerce Commission pursuant to Section 11303, Title 49, United States Code on _____, at _____, Recordation No. _____

TABLE OF CONTENTS

	<u>Page</u>
SECTION 1. DEFINED TERMS	1
1.1 Defined Terms	1
SECTION 2. SECURITY	3
2.1 Grant of Security	3
2.2 Equipment Collateral	3
2.3 Rental Collateral	4
2.4 Cash Collateral	4
2.5 Secondary Collateral	4
SECTION 3. COVENANTS	4
3.1 Maintenance of Equipment	4
3.2 Maintenance of Insurance	5
3.3 Preservation of Collateral	5
3.4 Further Assurances; Supplements	7
3.5 Marking of Equipment	8
3.6 Indemnity	8
SECTION 4. POSSESSION AND USE OF EQUIPMENT; ASSIGNED LEASES	8
4.1 Rights of the Debtor	9
4.2 Notices to Lessees	9
SECTION 5. POWER OF ATTORNEY	9
5.1 Appointment	9
5.2 No Duty	10
5.3 Bill of Sale and Power of Attorney	10
SECTION 6. CASUALTY LOSSES; INSURANCE PROCEEDS	10
6.1 Casualty Losses; Notice	10
6.2 Replacement Unit; Casualty Loss Proceeds	11
6.3 Cash Collateral Account	12
SECTION 7. REMEDIES	13
7.1 Remedies	13
7.2 Application of Proceeds	16
7.3 Discontinuance of Remedies	17
SECTION 8. MISCELLANEOUS	17
8.1 Binding Effect	17
8.2 No Waiver; Cumulative Remedies	17
8.3 Severability	18
8.4 Notices, etc	18
8.5 Release and Termination	18
8.6 Consent to Lien on Secondary Collateral	18
8.7 Governing Law	18
8.8 Counterparts	19
8.9 Headings	19
8.10 Release	19
Schedule I ORIGINAL EQUIPMENT	
Schedule II SECONDARY COLLATERAL	

SECURITY AGREEMENT (CHATTEL MORTGAGE) dated as of December 27, 1995 between ACF INDUSTRIES, INCORPORATED, a New Jersey corporation (the "Debtor"), and THE CIT GROUP/EQUIPMENT FINANCING, INC., a New York corporation (the "Secured Party").

RECITALS

A. Pursuant to the Term Loan Agreement dated as of December 27, 1995 (as amended, supplemented or otherwise modified from time to time, the "Loan Agreement") between the Debtor and the Secured Party, the Secured Party, in its capacity as the lender thereunder, has agreed to make a Loan (as defined therein) to the Debtor on the terms and subject to the conditions set forth in the Loan Agreement, to be evidenced by a promissory note of the Debtor (as endorsed, supplemented or otherwise modified from time to time, the "Note") payable to the order of the Secured Party as provided in the Loan Agreement.

B. It is a condition precedent to the obligation of the Secured Party to make such Loan under the Loan Agreement that the Debtor shall have executed and delivered to the Secured Party this Security Agreement.

NOW, THEREFORE, in consideration of the premises and of the mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

SECTION 1. DEFINED TERMS.

1.1 Defined Terms. Terms defined in the preamble hereof and the recitals hereto shall have their respective meanings when used herein and, unless otherwise defined herein, the terms defined in the Loan Agreement are used herein as therein defined and the following terms shall have the following meanings, such terms shall include in the singular number the plural and in the plural number the singular:

"Assigned Leases": as defined in subsection 2.3 hereof.

"Assigned Lease Proceeds": as defined in subsection 2.3 hereof.

"Cash Collateral": (a) all cash, instruments, securities, funds and credits in the Cash Collateral Account, (b) all investments of funds in the Cash Collateral Account and all certificates, securities and instruments evidencing any such investments of funds in the Cash Collateral Account, and (c) all interest, dividends, cash, instruments and other property received as proceeds of, or in substitution or exchange for, and all collections and claims in respect of, any of the foregoing and any and all Proceeds of the foregoing.

"Cash Collateral Account": as defined in subsection 6.3(a) hereof.

"Casualty Loss": as defined in subsection 6.1(a) hereof.

"Casualty Loss Proceeds": as defined in subsection 6.2 hereof.

"Collateral": as defined in subsection 2.1 hereof.

"Damaged Unit": as defined in subsection 6.1(b) hereof.

"Equipment": as defined in subsection 2.2 hereof.

"ICA": the Interstate Commerce Act, as amended.

"Item of Equipment": as defined in subsection 2.2 hereof.

"Maximum Amount Withheld": as defined in subsection 6.1(c) hereof.

"Obligations": as defined in subsection 2.1 hereof.

"Permitted Lien": as defined in subsection 3.3(a) hereof.

"Proceeds": as defined in the UCC and, in any event, including, without limitation, (a) any and all proceeds of any insurance, indemnity, warranty or guarantee payable to the Debtor from time to time with respect to any of the Collateral, (b) any and all payments (in any form whatsoever) made or due and payable to the Debtor from time to time in connection with any requisition, confiscation, condemnation, seizure or forfeiture of any of the Collateral by any governmental authority (or any Person acting under color of governmental authority) and (c) any and all other amounts from time to time paid or payable under or in connection with any of the Collateral.

"Replacement Unit": as defined in subsection 6.2 hereof.

"Secondary Collateral": collectively, all "Collateral", as such term is defined from time to time in any security agreement (other than this Security Agreement), now existing or hereinafter arising to which Debtor and Secured Party are parties, including, without limitation, certain railcars described on Schedule II hereto together with all accessories, equipment, parts and appurtenances appertaining or attached to such railcars, whether now owned or at any time hereafter acquired by the Debtor, and all substitutions, renewals or replacements of, and additions, improvements, accessions and accumulations to, any and all of said railcars, together with all rents, issues, income, profits and avails therefrom and any and all Proceeds thereof.

"Security Agreement": this Security Agreement (Chattel Mortgage), as the same may be amended, supplemented or otherwise modified from time to time, together with all Supplements hereto.

"Supplement": a Security Agreement Supplement, substantially in the form of Exhibit E to the Loan Agreement, to be entered into between the Debtor and the Secured Party, or any other supplement entered into by the parties hereto.

"UCC": the Uniform Commercial Code as from time to time in effect in the State of New York.

"Value": with respect to an Item of Equipment subject to a Casualty Loss, the fair market value thereof at the time such Casualty Loss occurred with respect to such Item of Equipment.

SECTION 2. SECURITY.

2.1 Grant of Security. As collateral security for (a) the prompt and complete payment when due (whether at the stated maturity, by prepayment, by acceleration or otherwise) of the unpaid principal of, premium, if any, and interest on, the Note, (b) the due and punctual payment and performance by the Debtor of all of its obligations and liabilities arising under, out of or in connection with the Loan Documents and any other document executed and delivered in connection therewith or herewith, whether on account of principal, interest, fees, indemnities, costs, expenses (including, without limitation, all fees and disbursements of counsel to the Secured Party) or otherwise, (c) the prompt and complete payment when due (whether at the stated maturity, by prepayment, by acceleration or otherwise) of the unpaid principal of, premium, if any, and interest on, each other promissory note of the Debtor held from time to time by the Secured Party and (d) the due and punctual payment and performance by the Debtor of all of its obligations and liabilities arising under, out of or in connection with any other loan document or credit agreement to which the Secured Party is or shall become a party and any other document executed and delivered in connection therewith, whether on account of principal, interest, fees, indemnities, costs, expenses (including, without limitation, all fees and disbursements of counsel to the Secured Party) or otherwise (all of the foregoing, collectively, the "Obligations"), the Debtor does hereby transfer, convey, warrant, mortgage, deliver, pledge, assign and grant to the Secured Party a lien on and continuing security interest in all and singular of the Debtor's rights, title and interest in and to the properties, rights, interests and privileges, now or hereafter existing, set forth in subsections 2.2, 2.3, 2.4 and 2.5 hereof and any and all Proceeds thereof (all such properties and Proceeds thereof, collectively, the "Collateral").

2.2 Equipment Collateral. Collateral shall include certain railroad tank cars and covered hopper cars described on Schedule I

hereto (collectively, the "Equipment"; individually, an "Item of Equipment"), together with all accessories, equipment, parts and appurtenances appertaining or attached to such Equipment, whether now owned or at any time hereafter acquired by the Debtor, and all substitutions, renewals or replacements of, and additions, improvements, accessions and accumulations to, any and all of said Equipment, together with all rents, issues, income, profits and avails therefrom and any and all Proceeds thereof.

2.3 Rental Collateral. Collateral shall also include all right, title and interest of the Debtor in and to each and every lease (whether or not such lease is in writing or is for a term certain, including, without limitation, per diem leases), now or hereafter existing, relating to, but only to the extent relating to, the Equipment (each such lease, an "Assigned Lease"), and any and all payments due and to become due under any Assigned Lease, whether as contractual obligations, damages or otherwise (to the extent such payments are derived from the Equipment) and all Proceeds of any thereof (such payments, the "Assigned Lease Proceeds"); provided that the Secured Party shall be entitled to collect and receive the Assigned Lease Proceeds only if an Event of Default shall have occurred and be continuing.

2.4 Cash Collateral. Collateral shall also include the Cash Collateral at any time and from time to time on deposit in the Cash Collateral Account.

2.5 Secondary Collateral. Collateral shall also include all Secondary Collateral when and to the extent in existence from time to time; provided, however, that the Secondary Collateral shall secure only those Obligations described in clauses (a) and (b) of Section 2.1 hereof and those Obligations described in the definition of "Obligations" set forth in any security agreement to which Debtor and Secured Party are parties under which the Debtor has granted to Secured Party a first or second lien in such Secondary Collateral, including, without limitation (i) that certain Security Agreement between the Debtor and the Secured Party dated as of June 23, 1989, as the same may be amended from time to time and (ii) that certain Security Agreement between the Debtor and the Secured Party dated as of January 11, 1993, as the same may be amended from time to time.

SECTION 3. COVENANTS.

The Debtor hereby covenants and agrees with the Secured Party that, until the Obligations are paid in full:

3.1 Maintenance of Equipment. (a) The Debtor shall maintain and keep, or cause to be maintained and kept, each Item of Equipment in good repair, working order and condition at its own cost and expense, unless and until such Item of Equipment may become worn out, unsuitable for use, lost or destroyed; provided

that any such Item of Equipment so worn out, obsolete, lost or destroyed shall be replaced with a Replacement Unit in accordance with the provisions of subsections 3.4 and 6.2 hereof.

3.2 Maintenance of Insurance. (a) The Debtor shall maintain, or cause to be maintained, with responsible insurance companies acceptable to the Secured Party, physical damage insurance and, if requested by the Secured Party, liability insurance, on such of its properties, in such amounts, against such risks and in such form as is customarily maintained by similar businesses, and, in any event, with respect to physical damage insurance, in an amount not less than the principal balance of the Loan at any time then outstanding. For purposes of this subsection 3.2(a), insurance may include a program of self-insurance for physical damage exposures and liability exposures; provided that, under any such program of self-insurance, the Debtor shall maintain, or cause to be maintained, adequate reserves on its books in accordance with GAAP, if applicable, to cover all risks not otherwise insured by an insurance company.

(b) If the Debtor maintains a program of self-insurance as permitted by subsection 3.2(a) hereof, the Debtor shall, within 30 days after the end of each of its fiscal quarters, deliver to the Secured Party a certificate of an Authorized Officer setting forth evidence of the maintenance of such sufficient reserves as required by such subsection 3.2(a) and any other financial statements or records as the Secured Party may require or request with respect to such program of self-insurance. If the Debtor maintains policies of insurance pursuant to the provisions of such subsection 3.2(a), the Debtor shall deliver to the Secured Party (i) on the Closing Date, evidence in form and substance satisfactory to the Secured Party, of such insurance policies and (ii) thereafter, 30 days' prior written notice before any cancellation, expiration, cessation, reduction in amount or change in coverage thereof shall become effective.

3.3 Preservation of Collateral. (a) The Debtor shall not create, permit, assume or suffer to exist, and shall warrant and defend the title to and defend the Collateral against and take such other action as is necessary to remove, any Lien in or to the Collateral other than (all of the Liens described in clauses (i) through (iii) below, collectively, "Permitted Liens"):

(i) the lien and security interest created pursuant to this Security Agreement and, in the case of the Secondary Collateral, pursuant to any other security agreement to which Debtor and Secured Party are parties;

(ii) Liens for governmental charges or assessments arising under, out of or in connection with ERISA liability of the Debtor or any ERISA Affiliate (any such Lien, an "ERISA Lien"), other than any such ERISA Lien subject of a release or waiver pursuant to the

Settlement Agreement or any other Settlement Document, or Liens for taxes, in each case that are not at the time delinquent or that are delinquent but the amount or validity of which is being contested in good faith by appropriate proceedings and with respect to which reserves in accordance with GAAP have been provided for on books of the Debtor; provided that such proceeding shall suspend the collection of any such assessments, governmental charges or taxes; and provided, further, that the security interest in, or any rights of the Secured Party with respect to, the Collateral, or any part thereof, would not, in the sole opinion of the Secured Party, be adversely affected or forfeited as a result of such Lien; and provided, further, that with respect to any ERISA Lien, (A) the Secured Party shall have the right, immediately upon the creation, attachment or other establishment of such ERISA Lien, to visit and inspect during normal business hours any of the corporate books and financial records of the ERISA Affiliate so liable relevant to the imposition and/or discharge of such ERISA Lien, and to discuss the affairs, finances, accounts and any other information relevant to the imposition and/or discharge of such ERISA Lien that the Secured Party deems necessary, appropriate or advisable with respect to such ERISA Affiliate and (B) such ERISA Affiliate shall furnish immediately upon the request (which need not be in writing) of the Secured Party, its counsel or other agents, any and all information, records and data (financial or otherwise) relevant to the imposition and/or disposition of such ERISA Lien, which information, if not publicly available, shall not be disclosed to any other Person without the consent of the Debtor (except as requested or required by the Secured Party's regulators or by court order); and

(iii) materialmen's, mechanics', repairmen's and other like Liens arising in the ordinary course of business securing obligations that are not more than 30 days overdue; provided that the Debtor shall not be required to discharge any Lien of the type referred to in this subsection 3.3(a)(iii) if the amount or validity thereof is being contested by the Debtor in good faith by appropriate proceedings and with respect thereto adequate reserves in accordance with GAAP have been provided for on the books of the Debtor and would not, in the Secured Party's opinion, have an adverse effect on all or any part of the Collateral.

(b) The Debtor shall not sell, transfer, assign (as collateral security or otherwise) or otherwise dispose of any of the Collateral or attempt or offer to do so, or permit or suffer to be made any unauthorized or involuntary sale, transfer or other disposition, except, so long as no Default or Event of Default shall have occurred and be continuing or would result therefrom, the Debtor may:

(i) with the prior written consent of the Secured Party (which shall not be unreasonably withheld), consent to an assignment by a lessee then party to an Assigned Lease of such

Assigned Lease to a third-party who has assumed, whether by merger, sale or otherwise, the rights and obligations of the lessee originally party to such Assigned Lease; provided that the Secured Party shall be satisfied, in its reasonable opinion, of the creditworthiness of the lessee to which such Assigned Lease is to be assigned; and

(ii) sell an Item of Equipment to the lessee then leasing such Item of Equipment; provided that the Debtor, prior to or concurrently with any such sale, shall have granted the Secured Party a fully-perfected first-priority lien and security interest on an additional Item or Items of Equipment (as least equal in Value to the Item of Equipment so sold, as so certified by an Authorized Officer) and otherwise complied fully with the provisions of subsection 3.4 hereof.

(c) The Debtor shall advise the Secured Party promptly, in reasonable detail, of any Lien or claim made or asserted against any of the Collateral and of any event affecting the Secured Party's lien on and security interest in the Collateral.

3.4 Further Assurances; Supplements. (a) The Debtor shall, at its sole cost and expense, do, execute, acknowledge and deliver all and every further acts, supplements, mortgages, security agreements, deeds, conveyances, transfers and assurances necessary or appropriate for the perfection and preservation of the security interest created hereby in the Collateral, whether now owned or hereafter acquired. The Debtor shall cause this Security Agreement, and all Supplements hereto, and financing and continuation statements and similar notices reasonably requested by the Secured Party or required by applicable law (and, if and only to the extent required by applicable law, the Assigned Leases) at all times to be kept, recorded and filed at no expense to the Secured Party in such manner and in such places as may be required by law in order to fully preserve and protect the rights of the Secured Party in any or all of the Collateral hereunder or under any other Loan Document, including, without limitation, the filing of Uniform Commercial Code financing statements (and continuations thereof) and the filing, registration and recordation of this Security Agreement or any Supplement hereto (and if and only to the extent required by law, the Assigned Leases) with the ICC and the Registrar General of Canada.

(b) Concurrently with the execution and delivery of any Supplement (whether pursuant to subsection 6.2 hereof or otherwise), the Debtor shall, at its own expense, furnish to the Secured Party (i) evidence in form and substance satisfactory to the Secured Party that (A) such Supplement shall have been duly filed, registered and recorded with the ICC in accordance with Section 11303, Title 49 of the United States Code and with the Registrar General of Canada, (B) all Uniform Commercial Code financing statements deemed necessary or appropriate by the Secured

Party shall have been filed and (C) all fees, expenses and taxes in connection therewith shall have been paid or otherwise provided for, (ii) the executed legal opinions of counsel to the Debtor, addressed to the Secured Party and dated the date of such Supplement, of each of Frank L. Pellegrini; Stryker, Tams & Dill; Alvord & Alvord and Aird & Berlis; respectively (or other counsel to the Debtor reasonably satisfactory to the Secured Party), which opinions shall cover the matters set forth in Exhibits F-2, F-3, F-4 and F-5 respectively, to the Loan Agreement with respect to such Supplement and the Collateral covered by such Supplement, (iii) such other corporate certificates or documents as the Secured Party shall reasonably request (including, without limitation, corporate resolutions and incumbency certificates), certified as of the date of such Supplement, and (iv) evidence required pursuant to Section 3.01(a)(viii) of the Loan Agreement with respect to any Assigned Leases covered by such Supplement. On the date of any such Supplement, the provisions of Section 3.01(b)(i) and (ii) of the Loan Agreement shall be true and correct on and as of such date.

3.5 Marking of Equipment. The Debtor shall not permit the identifying number of any Item of Equipment to be changed except in accordance with a statement of new number or numbers to be substituted therefor, which statement previously shall have been delivered to the Secured Party and filed, recorded and deposited by the Debtor in all public offices where this Security Agreement shall have been filed, recorded or deposited.

3.6 Indemnity. The Debtor agrees to indemnify, protect and hold the Secured Party harmless from and against all losses, damages, injuries, obligations, liabilities, claims, suits, demands, penalties, interest and expenses (including, without limitation, fees and disbursements of counsel to the Secured Party) (all of the foregoing losses, damages, etc., collectively, the "indemnified liabilities") arising out of, or resulting from the execution, delivery or performance of, this Security Agreement, the security interests granted hereby, the ordering, acquisition, use, operation, condition, purchase, delivery, rejection, storage or repossession of any Item of Equipment, any claim for personal injury or property damage arising from the operation, use, condition, possession, storage or repossession of any of the Collateral, or any claim relating to any laws, rules or regulations, including, without limitation, environmental control, noise and pollution laws, rules or regulations; provided that the Debtor shall have no obligation to so indemnify the Secured Party for any indemnified liabilities arising from the Secured Party's willful misconduct or gross negligence. The covenants contained in this subsection 3.6 shall survive payment or other satisfaction of the Obligations and termination of this Security Agreement.

SECTION 4. POSSESSION AND USE OF EQUIPMENT;
ASSIGNED LEASES.

4.1 Rights of the Debtor. Unless an Event of Default has occurred and is continuing, (a) the Debtor and each lessee party to an Assigned Lease shall be suffered and permitted to remain in full possession, enjoyment and control of the Item of Equipment covered by such Assigned Lease, and to manage, operate and use such Item of Equipment and each part thereof, with the rights and franchises pertaining to such Item of Equipment and such Assigned Lease and (b) the Debtor may exercise all of its rights, powers, privileges and remedies under the Assigned Leases, including, without limitation, the right to receive, in accordance with its normal commercial practices, any and all monies due or to become due thereunder and to retain all copies (whether original or duplicates) thereof, so long as no such exercise by the Debtor shall materially impair the Secured Party's rights in the Collateral or hereunder.

4.2 Notices to Lessees. If an Event of Default shall have occurred and be continuing (a) the Debtor shall, upon the request of the Secured Party, notify each lessee party to an Assigned Lease that such Assigned Lease has been assigned to the Secured Party and that all rental payments in respect thereof shall be made directly to the Secured Party and (b) the Secured Party may in its own name or in the name of others communicate with any such lessee and exercise any rights pursuant to any Assigned Lease that the Debtor would be entitled to exercise prior to the occurrence and continuance of an Event of Default.

SECTION 5. POWER OF ATTORNEY.

5.1 Appointment. The Debtor hereby irrevocably constitutes and appoints the Secured Party, and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact, with full and irrevocable power and authority in the place and stead of the Debtor and in the name of the Debtor or its own name, if an Event of Default shall have occurred and be continuing, to ask, demand, collect receive receipt for, sue for, compound and give acquittance for any and all of the Collateral, with full power to settle, adjust or compromise any claim thereunder as fully as the Debtor could itself do, and to endorse the name of the Debtor on all commercial paper given in payment or in part payment thereof, and in its discretion, to file any claim or take any other action or proceeding, in its own name or in the name of the Debtor or otherwise, and generally to sell, transfer, pledge, make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though the Secured Party were the absolute owner thereof for all purposes, and to do, at the Secured Party's option and at the Debtor's expense, all acts and things that the Secured Party deems necessary or appropriate to protect, preserve and realize upon the Collateral and the Secured Party's interest therein and afforded hereby. The Debtor hereby ratifies all that said attorneys shall lawfully do or cause to be

done by virtue hereof. This power of attorney is a power coupled with an interest and shall be irrevocable.

5.2 No Duty. The powers conferred on the Secured Party hereunder are solely to protect its interest in the Collateral and shall not impose any duty upon it to exercise any such powers. The Secured Party shall be accountable only for amounts that it actually receives as a result of the exercise of such powers and neither it nor any of its officers, directors, employees or agents shall be responsible to the Debtor for any act or failure to act, except for its or their own willful misconduct or gross negligence.

5.3 Bill of Sale and Power of Attorney. In furtherance of, and without limiting in any way the generality of, the powers conferred on the Secured Party hereunder, the Debtor has delivered to the Secured Party instruments captioned "Bill of Sale" and "Power of Attorney" for the purpose of enabling the Secured Party to sell or otherwise dispose of all or any portion of the Collateral after the occurrence of an Event of Default. The Secured Party agrees that such Bill of Sale and Power of Attorney shall be used only while an Event of Default has occurred and is continuing.

SECTION 6. CASUALTY LOSSES; INSURANCE PROCEEDS.

6.1 Casualty Losses; Notice. (a) Any of the following events or conditions with respect to any Item of Equipment shall be a casualty loss hereunder (such event or condition, a "Casualty Loss"):

(i) such Item of Equipment shall become (A) lost for a period in excess of 30 consecutive days or (B) destroyed, stolen, or irreparably damaged; or

(ii) such Item of Equipment shall be taken, including, without limitation, condemned, confiscated, seized or forfeited of, or other requisition of, title to, or use by any governmental authority or any Person acting under color of governmental authority; or

(iii) such Item of Equipment otherwise becomes unusable in the business of the Debtor.

(b) In the event of a Casualty Loss with respect to any Item of Equipment, the Debtor shall, promptly after receipt of notice of the same (and, in any event, not more than 10 days after the receipt of such notice), give the Secured Party written notice of such Casualty Loss, which notice shall (i) identify the Item of Equipment that has suffered the Casualty Loss (such Item of Equipment, the "Damaged Unit") and (ii) set forth the Value of such Damaged Unit (and the calculations used in the determination

thereof), such Value and calculations to be certified by an Authorized Officer of the Debtor.

(c) So long as no Default or Event of Default has occurred and is continuing, the Debtor shall not be required to comply with the provisions of subsection 6.2 hereof unless and until the aggregate Value of all Items of Equipment that have suffered Casualty Losses (as certified by an Authorized Officer) subsequent to the date of this Agreement is equal to \$500,000 (such amount, the "Maximum Amount Withheld"). On the date on which the Maximum Amount Withheld is attained, the Debtor shall (i) within 2 days after such date so notify the Secured Party that the Maximum Withheld Amount has been attained and (ii) within 10 days after such date complete either of the actions specified in subsection 6.2(a) or (b) hereof; provided that, with respect to this subsection 6.1(c)(ii), the Debtor shall not have available to it any additional 30-day period as may be specified in such subsection 6.2(a) or (b). Following compliance by the Debtor with such subsection 6.2(a) or (b) pursuant to the terms of this subsection 6.1(c), with respect to subsequent Casualty Losses, the Debtor shall not be required to comply with subsection 6.2 hereof until the Maximum Amount Withheld is attained, following which the Debtor shall comply with the requirements of the immediately preceding sentence hereof.

6.2 Replacement Unit; Casualty Loss Proceeds. Subject to the provisions of subsection 6.1(c) hereof, upon the occurrence of a Casualty Loss with respect to a Damaged Unit, the Debtor shall, at its option, either (a) replace such Damaged Unit with a replacement unit of the same type and which has a Value (so certified by an Authorized Officer of the Debtor) and utility at least equal to, and which is in as good condition as, the Damaged Unit immediately prior to such Casualty Loss (assuming that such Damaged Unit was then in the condition required to be maintained by subsection 3.1 hereof) and that is free and clear of all Liens other than Permitted Liens (such unit, the "Replacement Unit") or (b) pay or cause to be paid to the Secured Party any proceeds (in an amount not in excess of the Value of the Damaged Unit), whether in respect of insurance proceeds, condemnation awards or otherwise (collectively, the "Casualty Loss Proceeds"), into the Cash Collateral Account in accordance with the provisions of subsection 6.3 hereof. In the event that (i) the Debtor shall have not received any such insurance proceeds or condemnation award within 30 days after the occurrence of any Casualty Loss or (ii) any such Casualty Loss Proceeds are less than the Value of such Damaged Unit (as certified pursuant to subsection 6.1(b)(ii) hereof), then the Debtor shall deposit into the Cash Collateral Account (in lawful currency of the United States of America and in immediately available funds) an amount equal to the Value (less, if applicable, the amount of any Casualty Loss Proceeds previously paid or caused to be paid to the Secured Party with respect to such Damaged Unit) of the Damaged Unit that suffered such Casualty Loss (as notified

and certified to the Secured Party pursuant to subsection 6.1(b) (ii) hereof) and such amount so deposited shall be deemed to be, for all purposes hereof, Casualty Loss Proceeds. Notwithstanding the provisions of the two immediately preceding sentences, if, within 30 days following the occurrence of such Casualty Loss, the Debtor shall not have completed the actions specified in clause (a) or (b) of the first sentence of this subsection 6.2 then the Debtor shall, within 10 days following the expiration of such 30-day period, make a prepayment on the Loan in accordance with the provisions of Section 2.07 of the Loan Agreement. If the Debtor elects to grant a lien on and a security interest in the Replacement Unit, the Debtor shall execute a Supplement with respect thereto and take all other steps necessary to subject such Replacement Unit to the lien and security interest of this Security Agreement in accordance with the provisions of subsection 3.4 hereof, following which the Debtor may retain all Casualty Loss Proceeds as reimbursement for the costs of such Replacement Unit. Upon compliance by the Debtor with the provisions of subsection 3.4 hereof and this subsection 6.2 with respect to any Replacement Unit, and so long as no Default or Event of Default shall have occurred and be continuing, the Secured Party shall, at the request of the Debtor, execute and deliver releases in a form reasonably satisfactory to the Debtor releasing such Damaged Unit so replaced from the lien and security interest of this Security Agreement (without recourse to, or representation or warranty by, the Secured Party).

6.3 Cash Collateral Account. (a) If the Debtor elects to pay or cause to be paid to the Secured Party the Casualty Loss Proceeds in lieu of granting a lien on and security interest in a Replacement Unit, the Debtor shall, to the extent of its receipt of any Casualty Loss Proceeds, hold the same in trust for the benefit of the Secured Party and promptly (and, in any event, within 2 Business Days after the Debtor's receipt thereof) turn over the same to the Secured Party as Collateral for the Obligations. The Secured Party shall deposit all such Casualty Loss Proceeds into a cash collateral account entitled "The CIT Group/Equipment Financing, Inc. - ACF Industries, Incorporated/Collateral Account - December 27, 1995 Security Agreement" (the "Cash Collateral Account") established and maintained at Chemical Bank, New York, New York or at such other bank as the Secured Party shall designate in writing to the Debtor prior to the establishment thereof.

(b) The Debtor shall have no right of withdrawal from the Cash Collateral Account, and the Cash Collateral Account shall be maintained in the name of and subject to the sole dominion and control of the Secured Party until the Obligations are paid in full or the Cash Collateral is otherwise applied to the Obligations pursuant to the provisions of subsection 6.3(d) hereof.

(c) So long as no Default or Event of Default shall have occurred and be continuing, the Cash Collateral Account shall be maintained as follows:

(i) All amounts from time to time on deposit in the Cash Collateral Account shall be invested by the Secured Party at the direction of Debtor, and at the Debtor's risk and expense, in certificates of deposit with such maturities as Debtor shall request; provided that (A) no such investment shall have a maturity greater than 90 days from the date on which such investment is made and (B) the Secured Party may cause such investments to be sold (1) to the extent necessary to provide sufficient cash for release to the Debtor pursuant to subsection 6.3(c)(ii) hereof or for prepayment of the Note pursuant to Section 2.07 of the Loan Agreement or (2) upon the occurrence of an Event of Default. Upon the maturity or the sale of any such investment, if the net proceeds thereof plus any interest received by the Secured Party thereon shall be less than the cost of such investment (including accrued interest), the Debtor will promptly pay to the Secured Party for deposit in the Cash Collateral Account an amount equal to such deficiency. A certificate submitted to the Debtor by the Secured Party pursuant to the immediately preceding sentence shall be conclusive absent manifest error.

(ii) Amounts on deposit in the Cash Collateral Account shall not be released by the Secured Party except (A) where the Debtor has replaced such Damaged Unit with respect to which such Casualty Loss Proceeds were paid with a Replacement Unit in accordance with the provisions of subsections 3.4 and 6.2 hereof or (B) to the extent that all or any part of such amount is applied, at the option of the Debtor, as prepayment, in whole or in part, on the Loan pursuant to Section 2.07 of the Loan Agreement or to satisfy the scheduled amortization of the Loan pursuant to the provisions of Article II of the Loan Agreement.

(iii) Upon payment in full of the Obligations, all amounts then on deposit in the Cash Collateral Account shall be paid over to the Debtor and the Cash Collateral Account and the security interest therein shall terminate.

(d) If an Event of Default shall have occurred and be continuing, all Casualty Loss Proceeds, whether or not on deposit in the Cash Collateral Account, that are paid or payable to the Secured Party shall be paid to the Secured Party and may, but shall not be required to, be applied by it as specified in Section 2.07 of the Loan Agreement.

SECTION 7. REMEDIES.

7.1 Remedies. If an Event of Default shall have occurred and be continuing, the Secured Party shall have the following remedies:

(a) All payments received by the Debtor in connection with or arising out of any of the Collateral shall be held by the Debtor in trust for the Secured Party, shall be segregated from other funds of the Debtor and shall, upon the request of the Secured Party, forthwith upon receipt by the Debtor be turned over to the Secured Party, in the same form as received by the Debtor (duly endorsed by the Debtor to the Secured Party, if required); any and all such payments so received by the Secured Party (whether from the Debtor or otherwise) may, in the sole discretion of the Secured Party, be held by the Secured Party as collateral security for the Obligations, and/or then or at any time thereafter applied in whole or in part by the Secured Party against all or any part of the Obligations then due in such order as the Secured Party shall elect. Any balance of such payments held by the Secured Party and remaining after payment in full of all the Obligations shall be paid over to the Debtor or to whomsoever may be lawfully entitled to receive the same.

(b) To the extent not prohibited by applicable law, the Secured Party may exercise, in addition to all other rights and remedies granted to it in this Security Agreement and in any other instrument or agreement securing, evidencing or relating to the Obligations, all rights and remedies of a secured party under the Uniform Commercial Code of any jurisdiction and under the ICA. Without limiting the generality of the foregoing, the Debtor expressly agrees that in any such event the Secured Party, without demand of performance or other demand, advertisement or notice of any kind (except the notice specified below of time and place of public or private sale) to or upon the Debtor or any other Person (all and each of which demands, advertisements and/or notices are hereby expressly waived to the fullest extent permitted by applicable law) may, itself or by agents or attorneys, take immediate possession of the Collateral, or any portion thereof, and for that purpose may pursue the same wherever it may be found, and may enter any of the premises of the Debtor, with or without notice, demand, process of law or legal procedure, if such can be done without breach of the peace, and search for, take possession, remove, keep and store the Collateral, or use and operate or lease the Collateral until sold and may forthwith collect, receive, appropriate and realize upon the Collateral or any part thereof and may take possession of the Collateral and/or may sell or otherwise dispose of the Collateral as set forth in subsection 7.1(c) hereof;

(c) The Secured Party may forthwith sell, assign, give option or options to purchase, or sell, lease or otherwise dispose of and deliver the Collateral, or any part thereof, in any manner permitted by applicable law (or contract to do so) in one or more parcels at public or private sale or sales, at the office of any broker or at any of the Secured Party's offices or elsewhere at such prices as it may deem best, for cash or on credit or for future delivery without assumption of any credit risk, with the right of the Secured Party upon any such sale or sales, public or

private, to purchase the whole or any part of the Collateral so sold, free of any right or equity of redemption in the Debtor (or any Person claiming by or through the Debtor the Collateral, or any part thereof, so sold), which right or equity of redemption is hereby expressly waived or released to the fullest extent permitted by applicable law. If any notification of intended disposition of any of the Collateral is required by law, such notification shall be deemed reasonably and properly given if mailed at least 10 days before such disposition, postage prepaid, addressed to the Debtor at its address set forth in Section 8.02 of the Loan Agreement. The Debtor further agrees, at the Secured Party's request, to collect and make available to the Secured Party the Equipment as hereinafter provided. Any Collateral repossessed by the Secured Party under or pursuant to this subsection 7.1 may be sold, leased or otherwise disposed of under one or more contracts or as an entirety, and without the necessity of gathering at the place of sale the property to be sold, in the condition in which the same existed when taken by the Secured Party or after any overhaul or repair and in general in such manner, at such time or times, at such place or places and on such terms as the Secured Party may, in compliance with any applicable law, determine to be commercially reasonable. Any such sale or other disposition that shall be a private sale or other private proceedings permitted by such requirements shall be made upon not less than 10 days' written notice to Debtor specifying the times at which such disposition is to be made and the intended sale price or other consideration therefor, and shall be subject, for 10 days after the giving of such notice, to the right of the Debtor or any nominee of the Debtor to acquire the Collateral involved at a price or for such other consideration so specified. Any such disposition that shall be a public sale permitted by such requirements shall be made upon not less than 10 days' written notice to the Debtor specifying the time and place of such sale and, in the absence of any applicable law, shall be by public auction (which may, at the Secured Party's option, be subject to reserve) after publication of notice of such auction not less than 10 days prior thereto in two newspapers of general circulation in the City of New York. To the extent permitted by any applicable law, the Secured Party may itself bid for and become the purchaser of the Collateral or any part thereof offered for sale in accordance with this subsection 7.1(c) without accountability to the Debtor (except to the extent of any surplus received, as hereinafter provided). If, under any applicable law, the Secured Party shall be required to make disposition of the Collateral within a period of time that does not permit the giving of notice to the Debtor as hereinabove specified, the Secured Party need give the Debtor only such notice of disposition as shall be reasonably practicable in view of any applicable law. Any sale, whether under any power of sale hereby given or by virtue of judicial proceedings, shall operate to divest all right, title, interest, claim and demand whatsoever, either at law or in equity, of the Debtor in and to the Collateral sold and shall be a perpetual bar, both at law and in equity, against the Debtor, its

successors and assigns, and against any and all Persons claiming the property sold, or any part thereof under, by or through the Debtor, its successors or assigns. The Secured Party may proceed to protect and enforce this Security Agreement by suit or suits or proceedings in equity, at law or in bankruptcy, and whether of the specific performance of any covenant or agreement herein contained or in execution or aid of any power herein granted, or for foreclosure hereunder, or for the appointment of a receiver or receivers for the Collateral of any part thereof, for the recovery of judgment for the indebtedness hereby secured or for the enforcement of any other legal or equitable remedy available under applicable law.

(d) In the event that the Secured Party shall request that the Equipment be collected as provided in subsection 7.1(b) hereof, the Debtor shall, at its own risk and expense, (i) forthwith and in the usual manner (including, but not by way of limitation, giving prompt telegraphic and written notice to the AAR and to all railroads to which any Items of Equipment have been interchanged to return the Items of Equipment so interchanged) place such Items of Equipment upon such storage tracks as the Secured Party reasonably may designate; (ii) permit the Secured Party to store such Items of Equipment on such tracks until such Items of Equipment have been sold, leased or otherwise disposed of by the Secured Party; and (iii) transport the same to any connecting carrier for shipment, all as directed by the Secured Party. The assembling, delivery, storage and transporting of the Equipment as herein before provided shall be at the expense and risk of the Debtor and are of the essence of this Security Agreement, and upon application to any court of equity having jurisdiction in the premises the Secured Party shall be entitled to a decree against the Debtor requiring specific performance of the covenants of the Debtor so to assemble, deliver, store and transport the Equipment. During any storage period, the Debtor shall, at its own cost and expense, maintain and keep the Equipment in good order and repair and will permit the Secured Party or any Person designated by it, including the authorized representative or representatives of any prospective purchaser, lessor or manager or any Item of Equipment, to inspect the same. The Debtor hereby expressly waives any and all claims against the Secured Party and its agent or agents for damages of whatsoever nature in connection with any retaking of any Item of Equipment in any reasonable manner.

(e) Beyond the use of reasonable care in the custody thereof, the Secured Party shall not have any duty as to any Collateral in its possession or control or in the possession or control of any agent or nominee of it or as to any income thereon.

7.2 Application of Proceeds. The Secured Party shall apply the net proceeds of any collection, recovery, receipt, appropriation, realization or sale as follows:

(a) First, to the payment of all costs and expenses of every kind incurred therein or incidental to the care, safekeeping, or otherwise of any or all of the Collateral or in any way relating to the rights of the Secured Party hereunder, including attorneys' fees and expenses, and of all taxes, assessments or liens superior to the lien and security interest created hereby except any taxes, assessments or other superior liens subject to which any such collection, recovery, receipt, appropriation, realization or sale may have been made;

(b) Second, to the payment in whole or in part of the Obligations, in such order as the Secured Party may elect, the Debtor remaining liable for any deficiency remaining unpaid after such application;

(c) Third, only after so applying the net proceeds and after the payment made by the Secured Party of any other amount required to be made pursuant to any applicable law, including Section 9-504(1)(c) of the UCC, to the Debtor.

To the fullest extent permitted by applicable law, the Debtor waives all claims, damages and demands against the Secured Party arising out of the repossession, retention or sale of the Collateral. The Debtor shall remain liable for any deficiency if the proceeds of any sale or disposition of the Collateral are insufficient to pay all amounts to which the Secured Party is entitled, the Debtor also being liable for the fees of any attorneys employed by the Secured Party to collect such deficiency. The Debtor hereby waives presentment, demand, protest and any notice (to the fullest extent permitted by applicable law) of any kind in connection with this Security Agreement or any Collateral.

7.3 Discontinuance of Remedies. In case the Secured Party shall have proceeded to enforce any right under this Security Agreement by foreclosure, sale, entry or otherwise, and such proceedings shall have been discontinued or abandoned for any reason or shall have been determined adversely, then, and in every such case, the Debtor and the Secured Party shall be restored to their former positions and rights hereunder with respect to the Collateral.

SECTION 8. MISCELLANEOUS.

8.1 Binding Effect. This Security Agreement shall be binding upon and inure to the benefit of the Debtor and the Secured Party and their respective successors and assigns.

8.2 No Waiver; Cumulative Remedies. No failure to exercise and no delay in exercising, on the part of the Secured Party, any right, power or privilege under this Security Agreement, any Supplement or any of the Collateral shall operate as a waiver thereof; nor shall any single or partial exercise of any right,

power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege. The rights and remedies provided herein and therein are cumulative and not exclusive of any rights or remedies provided by law.

8.3 Severability. In the event that any one or more of the provisions contained herein, or the application thereof in any circumstances, is held invalid, illegal or unenforceable in any respect for any reason, the validity, legality and enforceability of any such provision in every other respect and of the remaining provisions hereof shall not be in any way impaired or affected.

8.4 Notices, etc. All notices, requests and demands to or upon the respective parties hereto shall be otherwise expressly provided herein, shall be deemed to have been given or made when delivered by hand, in the case of mail, 2 Business Days after being sent, first-class mail, postage prepaid, or, in the case of telex or telecopy, when sent, addressed as set forth in Section 8.02 of the Loan Agreement.

8.5 Release and Termination. At the sole expense of the Debtor, the Secured Party shall release the lien and security interest created pursuant to this Security Agreement by proper instrument or instruments (i) as to Collateral, upon payment in full or other satisfaction of the Obligations described in clauses (a) and (b) of Section 2.1 hereof, whereupon this Security Agreement shall terminate and (ii) as to the Secondary Collateral, upon the release by Secured Party of the lien of any security agreement to which Debtor and Secured Party are parties under which the Debtor has granted to Secured Party a first lien in such Secondary Collateral; provided, that the Secured Party shall not be obligated to release pursuant to clause (ii) above any portion of the lien and security interest created pursuant to this Security Agreement at any time while an Event of Default shall have occurred and be continuing.

8.6 Consent to Lien on Secondary Collateral. The Secured Party, in its capacity as secured party under those certain security agreements to which Debtor and Secured Party are parties under which the Debtor has granted to Debtor a first lien in such Secondary Collateral, does hereby consent to the grant by the Debtor to the Secured Party hereunder of a second lien in such Secondary Collateral.

8.7 Governing Law. This Security Agreement and the rights and obligations of the parties hereunder shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York; provided that the parties hereto shall be entitled to all rights conferred by Section 11303, Title 49 of the United States Code and such additional rights arising out of the filing,

registration, recording or deposit of this Security Agreement or any Supplement hereto pursuant thereto.

8.8 Counterparts. This Security Agreement may be executed in any number of counterparts, each executed counterpart constituting an original, but all of such counterparts all together shall be deemed to constitute one and the same instrument.

8.9 Headings. The headings of the sections of this Security Agreement are for purposes of convenience only and shall not be construed to affect the meaning or construction of any of the provisions hereof.

8.10 Release. Secured Party hereby releases the lien and security interest created pursuant to that certain Security Agreement (Chattel Mortgage), dated as of December 9, 1993, between Debtor and Secured Party (counterparts of which were filed and recorded with the ICC pursuant to Section 11303, Title 49, United States Code on December 17, 1993 and assigned recordation number 18518 and deposited in the office of the the Registrar General of Canada on December 17, 1993 in accordance with Section 90 of the Railway Act (Canada)), in the "Collateral", as such term is defined in such security agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Security Agreement to be executed and delivered by their proper and duly authorized officers as of the date first above written.

ACF INDUSTRIES, INCORPORATED

By: *Thomas A. ...*

Title: TREASURER

THE CIT GROUP/EQUIPMENT
FINANCING, INC.

By: _____

Title: _____

IN WITNESS WHEREOF, the parties hereto have caused this Security Agreement to be executed and delivered by their proper and duly authorized officers as of the date first above written.

ACF INDUSTRIES, INCORPORATED

By: _____

Title: _____

THE CIT GROUP/EQUIPMENT
FINANCING, INC.

By: W. E. PLUMB

Title: ~~WILLIAM E. PLUMB~~
SENIOR VICE PRESIDENT

SCHEDULE I

14-Dec-95

1

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	17385	ACFX	19974	ACFX	36061
ACFX	17386	ACFX	19975	ACFX	36069
ACFX	17387	ACFX	19976	ACFX	36070
ACFX	17389	ACFX	19977	ACFX	36079
ACFX	17390	ACFX	19978	ACFX	36090
ACFX	17391	ACFX	19979	ACFX	36091
ACFX	17392	ACFX	19980	ACFX	36093
ACFX	17393	ACFX	19981	ACFX	36095
ACFX	17394	ACFX	19982	ACFX	36107
ACFX	17395	ACFX	19983	ACFX	36109
ACFX	17396	ACFX	19984	ACFX	36116
ACFX	17397	ACFX	27259	ACFX	36123
ACFX	17399	ACFX	27262	ACFX	36124
ACFX	18855	ACFX	27263	ACFX	36131
ACFX	18862	ACFX	27264	ACFX	36132
ACFX	18865	ACFX	27265	ACFX	36141
ACFX	18906	ACFX	27266	ACFX	36147
ACFX	18908	ACFX	27268	ACFX	36148
ACFX	18909	ACFX	27269	ACFX	36163
ACFX	18911	ACFX	27270	ACFX	38321
ACFX	18916	ACFX	27271	ACFX	41128
ACFX	18918	ACFX	27273	ACFX	41129
ACFX	18921	ACFX	27275	ACFX	41130
ACFX	18922	ACFX	27276	ACFX	41131
ACFX	18923	ACFX	27335	ACFX	41132
ACFX	18941	ACFX	27344	ACFX	41402
ACFX	18954	ACFX	27356	ACFX	42000
ACFX	18961	ACFX	27357	ACFX	42035
ACFX	18968	ACFX	27361	ACFX	42040
ACFX	18969	ACFX	27362	ACFX	42043
ACFX	18970	ACFX	27363	ACFX	42076
ACFX	18971	ACFX	27367	ACFX	42079
ACFX	18972	ACFX	27372	ACFX	42082
ACFX	18974	ACFX	27373	ACFX	42085
ACFX	18980	ACFX	27376	ACFX	44501
ACFX	19838	ACFX	27377	ACFX	44511
ACFX	19644	ACFX	27378	ACFX	44512
ACFX	19653	ACFX	27379	ACFX	44513
ACFX	19656	ACFX	27380	ACFX	44516
ACFX	19657	ACFX	27381	ACFX	44519
ACFX	19951	ACFX	27384	ACFX	44520
ACFX	19952	ACFX	27386	ACFX	44522
ACFX	19958	ACFX	29950	ACFX	44523
ACFX	19959	ACFX	36010	ACFX	44526
ACFX	19965	ACFX	36013	ACFX	44530
ACFX	19966	ACFX	36017	ACFX	44532
ACFX	19967	ACFX	36018	ACFX	44534
ACFX	19970	ACFX	36053	ACFX	44535
ACFX	19971	ACFX	36054	ACFX	44537
ACFX	19973	ACFX	36055	ACFX	44539

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	44540	ACFX	44831	ACFX	46110
ACFX	44541	ACFX	44633	ACFX	46157
ACFX	44542	ACFX	44634	ACFX	46158
ACFX	44544	ACFX	44635	ACFX	46175
ACFX	44545	ACFX	44636	ACFX	46177
ACFX	44548	ACFX	44837	ACFX	46179
ACFX	44552	ACFX	44638	ACFX	46181
ACFX	44554	ACFX	44639	ACFX	46183
ACFX	44555	ACFX	44642	ACFX	46185
ACFX	44556	ACFX	44843	ACFX	46188
ACFX	44557	ACFX	44650	ACFX	46189
ACFX	44558	ACFX	44651	ACFX	46190
ACFX	44559	ACFX	44681	ACFX	46191
ACFX	44560	ACFX	44884	ACFX	46192
ACFX	44562	ACFX	44665	ACFX	46193
ACFX	44563	ACFX	44667	ACFX	46194
ACFX	44564	ACFX	44668	ACFX	46206
ACFX	44565	ACFX	44669	ACFX	46207
ACFX	44567	ACFX	44670	ACFX	46210
ACFX	44569	ACFX	44675	ACFX	46250
ACFX	44571	ACFX	44879	ACFX	46252
ACFX	44572	ACFX	44687	ACFX	46259
ACFX	44573	ACFX	44688	ACFX	46260
ACFX	44576	ACFX	44892	ACFX	46262
ACFX	44579	ACFX	44693	ACFX	46264
ACFX	44580	ACFX	44894	ACFX	46286
ACFX	44582	ACFX	44696	ACFX	46274
ACFX	44583	ACFX	44697	ACFX	46276
ACFX	44585	ACFX	44702	ACFX	46277
ACFX	44587	ACFX	44704	ACFX	46278
ACFX	44588	ACFX	44706	ACFX	46354
ACFX	44595	ACFX	44710	ACFX	46358
ACFX	44611	ACFX	44711	ACFX	46371
ACFX	44612	ACFX	44713	ACFX	46386
ACFX	44613	ACFX	44714	ACFX	46387
ACFX	44614	ACFX	44717	ACFX	46388
ACFX	44615	ACFX	44719	ACFX	46390
ACFX	44616	ACFX	44720	ACFX	46391
ACFX	44617	ACFX	44725	ACFX	46393
ACFX	44618	ACFX	44726	ACFX	46394
ACFX	44619	ACFX	44834	ACFX	46395
ACFX	44620	ACFX	44835	ACFX	46398
ACFX	44621	ACFX	44836	ACFX	46399
ACFX	44622	ACFX	44837	ACFX	46424
ACFX	44623	ACFX	44838	ACFX	46429
ACFX	44624	ACFX	44839	ACFX	46433
ACFX	44625	ACFX	44840	ACFX	46439
ACFX	44627	ACFX	44841	ACFX	46442
ACFX	44628	ACFX	44842	ACFX	46444
ACFX	44630	ACFX	46106	ACFX	46476

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	46481	ACFX	47070	ACFX	47863
ACFX	46482	ACFX	47074	ACFX	47864
ACFX	46483	ACFX	47078	ACFX	47865
ACFX	46502	ACFX	47107	ACFX	47866
ACFX	46505	ACFX	47138	ACFX	47867
ACFX	46509	ACFX	47143	ACFX	47868
ACFX	46569	ACFX	47153	ACFX	47869
ACFX	46572	ACFX	47169	ACFX	47870
ACFX	46574	ACFX	47256	ACFX	47871
ACFX	46585	ACFX	47258	ACFX	47902
ACFX	46586	ACFX	47260	ACFX	47907
ACFX	46588	ACFX	47264	ACFX	47908
ACFX	46589	ACFX	47268	ACFX	47915
ACFX	46642	ACFX	47289	ACFX	47919
ACFX	46644	ACFX	47286	ACFX	47922
ACFX	46708	ACFX	47302	ACFX	47923
ACFX	46719	ACFX	47303	ACFX	47974
ACFX	46778	ACFX	47357	ACFX	48077
ACFX	46779	ACFX	47380	ACFX	48080
ACFX	46781	ACFX	47425	ACFX	48081
ACFX	46782	ACFX	47480	ACFX	48082
ACFX	46784	ACFX	47481	ACFX	48085
ACFX	46827	ACFX	47482	ACFX	48086
ACFX	46832	ACFX	47490	ACFX	48088
ACFX	46845	ACFX	47491	ACFX	48090
ACFX	46851	ACFX	47493	ACFX	48091
ACFX	46855	ACFX	47496	ACFX	48092
ACFX	46867	ACFX	47499	ACFX	48095
ACFX	46868	ACFX	47509	ACFX	48096
ACFX	46870	ACFX	47510	ACFX	48098
ACFX	46871	ACFX	47512	ACFX	48099
ACFX	46875	ACFX	47513	ACFX	48100
ACFX	46879	ACFX	47526	ACFX	48102
ACFX	46890	ACFX	47617	ACFX	48104
ACFX	46891	ACFX	47630	ACFX	48106
ACFX	46895	ACFX	47643	ACFX	48114
ACFX	46897	ACFX	47644	ACFX	48115
ACFX	46899	ACFX	47646	ACFX	48116
ACFX	46906	ACFX	47712	ACFX	48117
ACFX	46908	ACFX	47732	ACFX	48121
ACFX	46965	ACFX	47756	ACFX	48128
ACFX	46975	ACFX	47759	ACFX	48130
ACFX	46976	ACFX	47762	ACFX	48133
ACFX	47013	ACFX	47778	ACFX	48143
ACFX	47022	ACFX	47780	ACFX	48144
ACFX	47042	ACFX	47785	ACFX	48148
ACFX	47050	ACFX	47844	ACFX	48149
ACFX	47059	ACFX	47846	ACFX	48155
ACFX	47062	ACFX	47858	ACFX	48164
ACFX	47066	ACFX	47862	ACFX	48165

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	48166	ACFX	48307	ACFX	48661
ACFX	48168	ACFX	48310	ACFX	48662
ACFX	48174	ACFX	48315	ACFX	48663
ACFX	48175	ACFX	48324	ACFX	48665
ACFX	48178	ACFX	48330	ACFX	48666
ACFX	48179	ACFX	48334	ACFX	48667
ACFX	48183	ACFX	48337	ACFX	48668
ACFX	48184	ACFX	48341	ACFX	48669
ACFX	48184	ACFX	48342	ACFX	48670
ACFX	48197	ACFX	48368	ACFX	48671
ACFX	48198	ACFX	48553	ACFX	48673
ACFX	48199	ACFX	48554	ACFX	48674
ACFX	48200	ACFX	48556	ACFX	48675
ACFX	48201	ACFX	48562	ACFX	48676
ACFX	48208	ACFX	48564	ACFX	48677
ACFX	48210	ACFX	48565	ACFX	48678
ACFX	48212	ACFX	48566	ACFX	48681
ACFX	48213	ACFX	48574	ACFX	48682
ACFX	48215	ACFX	48576	ACFX	48683
ACFX	48223	ACFX	48581	ACFX	48684
ACFX	48224	ACFX	48582	ACFX	48686
ACFX	48225	ACFX	48584	ACFX	48688
ACFX	48227	ACFX	48585	ACFX	48689
ACFX	48228	ACFX	48587	ACFX	48690
ACFX	48230	ACFX	48588	ACFX	48692
ACFX	48231	ACFX	48593	ACFX	48693
ACFX	48232	ACFX	48594	ACFX	48694
ACFX	48233	ACFX	48604	ACFX	48699
ACFX	48236	ACFX	48606	ACFX	48702
ACFX	48237	ACFX	48609	ACFX	48704
ACFX	48244	ACFX	48611	ACFX	48706
ACFX	48250	ACFX	48612	ACFX	48708
ACFX	48251	ACFX	48617	ACFX	48712
ACFX	48253	ACFX	48621	ACFX	48715
ACFX	48262	ACFX	48625	ACFX	48720
ACFX	48265	ACFX	48637	ACFX	48721
ACFX	48266	ACFX	48639	ACFX	48722
ACFX	48268	ACFX	48641	ACFX	48724
ACFX	48272	ACFX	48643	ACFX	48725
ACFX	48273	ACFX	48644	ACFX	48726
ACFX	48278	ACFX	48645	ACFX	48727
ACFX	48286	ACFX	48646	ACFX	48733
ACFX	48288	ACFX	48647	ACFX	48742
ACFX	48289	ACFX	48649	ACFX	48746
ACFX	48295	ACFX	48650	ACFX	48752
ACFX	48297	ACFX	48652	ACFX	48755
ACFX	48299	ACFX	48654	ACFX	48757
ACFX	48302	ACFX	48655	ACFX	48759
ACFX	48305	ACFX	48656	ACFX	48761
ACFX	48306	ACFX	48657	ACFX	48762

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	48765	ACFX	48842	ACFX	49137
ACFX	48767	ACFX	48843	ACFX	49166
ACFX	48771	ACFX	48844	ACFX	49172
ACFX	48772	ACFX	48846	ACFX	49192
ACFX	48773	ACFX	48847	ACFX	49211
ACFX	48779	ACFX	48848	ACFX	49217
ACFX	48780	ACFX	48849	ACFX	49220
ACFX	48781	ACFX	48851	ACFX	49222
ACFX	48782	ACFX	48852	ACFX	49223
ACFX	48785	ACFX	48853	ACFX	49263
ACFX	48786	ACFX	48856	ACFX	49268
ACFX	48787	ACFX	48859	ACFX	49269
ACFX	48788	ACFX	48861	ACFX	49270
ACFX	48789	ACFX	48863	ACFX	49271
ACFX	48790	ACFX	48864	ACFX	49272
ACFX	48792	ACFX	48866	ACFX	49273
ACFX	48793	ACFX	48870	ACFX	49274
ACFX	48796	ACFX	48872	ACFX	49275
ACFX	48797	ACFX	48874	ACFX	49276
ACFX	48798	ACFX	48875	ACFX	49277
ACFX	48799	ACFX	48876	ACFX	49278
ACFX	48800	ACFX	48877	ACFX	49280
ACFX	48802	ACFX	48878	ACFX	49283
ACFX	48804	ACFX	48879	ACFX	49284
ACFX	48805	ACFX	48882	ACFX	49285
ACFX	48806	ACFX	48884	ACFX	49286
ACFX	48810	ACFX	48887	ACFX	49310
ACFX	48812	ACFX	48888	ACFX	49313
ACFX	48813	ACFX	48889	ACFX	49316
ACFX	48814	ACFX	48905	ACFX	49317
ACFX	48815	ACFX	48931	ACFX	49321
ACFX	48816	ACFX	48950	ACFX	49327
ACFX	48817	ACFX	48963	ACFX	49737
ACFX	48818	ACFX	48966	ACFX	49738
ACFX	48821	ACFX	48972	ACFX	49739
ACFX	48822	ACFX	48980	ACFX	49906
ACFX	48824	ACFX	48981	ACFX	49907
ACFX	48825	ACFX	48982	ACFX	49908
ACFX	48826	ACFX	48991	ACFX	49909
ACFX	48828	ACFX	48996	ACFX	49910
ACFX	48830	ACFX	49017	ACFX	49911
ACFX	48831	ACFX	49032	ACFX	49912
ACFX	48832	ACFX	49035	ACFX	49913
ACFX	48833	ACFX	49046	ACFX	49914
ACFX	48834	ACFX	49071	ACFX	49915
ACFX	48835	ACFX	49123	ACFX	49956
ACFX	48837	ACFX	49125	ACFX	52000
ACFX	48838	ACFX	49126	ACFX	52001
ACFX	48840	ACFX	49127	ACFX	52002
ACFX	48841	ACFX	49135	ACFX	52003

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	52004	ACFX	52140	ACFX	52372
ACFX	52005	ACFX	52141	ACFX	52373
ACFX	52006	ACFX	52143	ACFX	52374
ACFX	52007	ACFX	52144	ACFX	52375
ACFX	52008	ACFX	52145	ACFX	52376
ACFX	52009	ACFX	52146	ACFX	52377
ACFX	52010	ACFX	52148	ACFX	52379
ACFX	62011	ACFX	52149	ACFX	52380
ACFX	52012	ACFX	52153	ACFX	52386
ACFX	52013	ACFX	52155	ACFX	52403
ACFX	52014	ACFX	52158	ACFX	52406
ACFX	52015	ACFX	52163	ACFX	52408
ACFX	52017	ACFX	52165	ACFX	52412
ACFX	52018	ACFX	52166	ACFX	52413
ACFX	52019	ACFX	52167	ACFX	52414
ACFX	52020	ACFX	52168	ACFX	52415
ACFX	52021	ACFX	52169	ACFX	52417
ACFX	52022	ACFX	52173	ACFX	52420
ACFX	52023	ACFX	52176	ACFX	52421
ACFX	52024	ACFX	52184	ACFX	52422
ACFX	52025	ACFX	52185	ACFX	52425
ACFX	52026	ACFX	52193	ACFX	52426
ACFX	52027	ACFX	52198	ACFX	52427
ACFX	52028	ACFX	52199	ACFX	52429
ACFX	52029	ACFX	52200	ACFX	52430
ACFX	52030	ACFX	52205	ACFX	52431
ACFX	52032	ACFX	52211	ACFX	52435
ACFX	52042	ACFX	52214	ACFX	52440
ACFX	52116	ACFX	52226	ACFX	52442
ACFX	52117	ACFX	52232	ACFX	52444
ACFX	52118	ACFX	52259	ACFX	52445
ACFX	52119	ACFX	52260	ACFX	52447
ACFX	52120	ACFX	52261	ACFX	52448
ACFX	52121	ACFX	52277	ACFX	52449
ACFX	62122	ACFX	52281	ACFX	52459
ACFX	52123	ACFX	52282	ACFX	52464
ACFX	52125	ACFX	52284	ACFX	52476
ACFX	52126	ACFX	52286	ACFX	52477
ACFX	52127	ACFX	52298	ACFX	52485
ACFX	52128	ACFX	52325	ACFX	52490
ACFX	52129	ACFX	52348	ACFX	52491
ACFX	52130	ACFX	52350	ACFX	52492
ACFX	52131	ACFX	52352	ACFX	52495
ACFX	52132	ACFX	52353	ACFX	52496
ACFX	52133	ACFX	52356	ACFX	52497
ACFX	52134	ACFX	52359	ACFX	52498
ACFX	52135	ACFX	52360	ACFX	52500
ACFX	52137	ACFX	52364	ACFX	52503
ACFX	52138	ACFX	52385	ACFX	52505
ACFX	52139	ACFX	52371	ACFX	52508

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	52509	ACFX	52887	ACFX	53163
ACFX	52512	ACFX	52888	ACFX	53164
ACFX	52518	ACFX	52890	ACFX	53167
ACFX	52518	ACFX	52894	ACFX	53227
ACFX	52519	ACFX	52910	ACFX	53228
ACFX	52521	ACFX	52914	ACFX	53229
ACFX	52522	ACFX	52916	ACFX	53234
ACFX	52523	ACFX	52921	ACFX	53238
ACFX	52526	ACFX	52924	ACFX	53240
ACFX	52528	ACFX	52934	ACFX	53242
ACFX	52529	ACFX	52940	ACFX	53243
ACFX	52530	ACFX	52941	ACFX	53247
ACFX	52532	ACFX	52942	ACFX	53258
ACFX	52540	ACFX	52943	ACFX	53260
ACFX	52541	ACFX	52954	ACFX	53262
ACFX	52560	ACFX	52959	ACFX	53270
ACFX	52578	ACFX	52987	ACFX	53271
ACFX	52588	ACFX	52991	ACFX	53273
ACFX	52591	ACFX	52992	ACFX	53277
ACFX	52594	ACFX	52995	ACFX	53278
ACFX	52595	ACFX	52998	ACFX	53279
ACFX	52598	ACFX	53000	ACFX	53280
ACFX	52603	ACFX	53001	ACFX	53282
ACFX	52612	ACFX	53002	ACFX	53283
ACFX	52613	ACFX	53003	ACFX	53284
ACFX	52653	ACFX	53006	ACFX	53285
ACFX	52658	ACFX	53010	ACFX	53286
ACFX	52660	ACFX	53012	ACFX	53287
ACFX	52661	ACFX	53013	ACFX	53290
ACFX	52790	ACFX	53023	ACFX	53291
ACFX	52805	ACFX	53048	ACFX	53292
ACFX	52807	ACFX	53058	ACFX	53299
ACFX	52808	ACFX	53059	ACFX	53301
ACFX	52809	ACFX	53090	ACFX	53302
ACFX	52810	ACFX	53095	ACFX	53307
ACFX	52812	ACFX	53097	ACFX	53308
ACFX	52820	ACFX	53100	ACFX	53319
ACFX	52821	ACFX	53107	ACFX	53325
ACFX	52825	ACFX	53110	ACFX	53327
ACFX	52827	ACFX	53117	ACFX	53383
ACFX	52841	ACFX	53118	ACFX	53387
ACFX	52848	ACFX	53119	ACFX	53402
ACFX	52851	ACFX	53123	ACFX	53407
ACFX	52853	ACFX	53125	ACFX	53409
ACFX	52854	ACFX	53127	ACFX	53412
ACFX	52855	ACFX	53143	ACFX	53416
ACFX	52856	ACFX	53148	ACFX	53441
ACFX	52870	ACFX	53150	ACFX	53448
ACFX	52873	ACFX	53155	ACFX	53451
ACFX	52876	ACFX	53156	ACFX	53453

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	53460	ACFX	53691	ACFX	53847
ACFX	53462	ACFX	53724	ACFX	53848
ACFX	53463	ACFX	53725	ACFX	53852
ACFX	53465	ACFX	53726	ACFX	53853
ACFX	53466	ACFX	53727	ACFX	53855
ACFX	53469	ACFX	53728	ACFX	53857
ACFX	53470	ACFX	53729	ACFX	53858
ACFX	53477	ACFX	53730	ACFX	53866
ACFX	53493	ACFX	53731	ACFX	53867
ACFX	53501	ACFX	53732	ACFX	53872
ACFX	53543	ACFX	53733	ACFX	53907
ACFX	53544	ACFX	53734	ACFX	53908
ACFX	53545	ACFX	53735	ACFX	53913
ACFX	53546	ACFX	53736	ACFX	53923
ACFX	53547	ACFX	53737	ACFX	53924
ACFX	53548	ACFX	53738	ACFX	53926
ACFX	53549	ACFX	53739	ACFX	53928
ACFX	53550	ACFX	53740	ACFX	53929
ACFX	53551	ACFX	53741	ACFX	53933
ACFX	53552	ACFX	53742	ACFX	53939
ACFX	53553	ACFX	53743	ACFX	53943
ACFX	53554	ACFX	53744	ACFX	53985
ACFX	53558	ACFX	53745	ACFX	54016
ACFX	53561	ACFX	53748	ACFX	54084
ACFX	53665	ACFX	53753	ACFX	54125
ACFX	53666	ACFX	53754	ACFX	54130
ACFX	53574	ACFX	53756	ACFX	54155
ACFX	53575	ACFX	53758	ACFX	54156
ACFX	53578	ACFX	53759	ACFX	54157
ACFX	53577	ACFX	53760	ACFX	54158
ACFX	53591	ACFX	53765	ACFX	54160
ACFX	53592	ACFX	53798	ACFX	54162
ACFX	53594	ACFX	53799	ACFX	54164
ACFX	53595	ACFX	53801	ACFX	54165
ACFX	53596	ACFX	53803	ACFX	54166
ACFX	53597	ACFX	53806	ACFX	54167
ACFX	53599	ACFX	53808	ACFX	54185
ACFX	53800	ACFX	53809	ACFX	54187
ACFX	53656	ACFX	53811	ACFX	54188
ACFX	53657	ACFX	53813	ACFX	54189
ACFX	53658	ACFX	53814	ACFX	54191
ACFX	53659	ACFX	53816	ACFX	54245
ACFX	53660	ACFX	53817	ACFX	54249
ACFX	53661	ACFX	53822	ACFX	54252
ACFX	53663	ACFX	53823	ACFX	54254
ACFX	53664	ACFX	53828	ACFX	54263
ACFX	53669	ACFX	53835	ACFX	54264
ACFX	53671	ACFX	53838	ACFX	54266
ACFX	53676	ACFX	53841	ACFX	54271
ACFX	53690	ACFX	53842	ACFX	54273

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	54274	ACFX	54532	ACFX	54666
ACFX	54288	ACFX	54533	ACFX	54668
ACFX	54290	ACFX	54534	ACFX	54669
ACFX	54293	ACFX	54535	ACFX	54670
ACFX	54296	ACFX	54536	ACFX	54673
ACFX	54304	ACFX	54538	ACFX	54674
ACFX	54308	ACFX	54539	ACFX	54675
ACFX	54315	ACFX	54540	ACFX	54678
ACFX	54317	ACFX	54541	ACFX	54686
ACFX	54322	ACFX	54566	ACFX	54687
ACFX	54323	ACFX	54570	ACFX	54726
ACFX	54325	ACFX	54572	ACFX	54742
ACFX	54326	ACFX	54574	ACFX	54743
ACFX	54330	ACFX	54575	ACFX	54748
ACFX	54334	ACFX	54576	ACFX	54753
ACFX	54340	ACFX	54580	ACFX	54754
ACFX	54341	ACFX	54581	ACFX	54756
ACFX	54346	ACFX	54591	ACFX	54758
ACFX	54349	ACFX	54593	ACFX	54759
ACFX	54353	ACFX	54597	ACFX	54762
ACFX	54362	ACFX	54612	ACFX	54763
ACFX	54363	ACFX	54613	ACFX	54764
ACFX	54365	ACFX	54621	ACFX	54765
ACFX	54373	ACFX	54625	ACFX	54767
ACFX	54375	ACFX	54627	ACFX	54769
ACFX	54378	ACFX	54628	ACFX	54774
ACFX	54380	ACFX	54631	ACFX	54775
ACFX	54382	ACFX	54632	ACFX	54776
ACFX	54385	ACFX	54635	ACFX	54777
ACFX	54413	ACFX	54637	ACFX	54778
ACFX	54419	ACFX	54639	ACFX	54779
ACFX	54434	ACFX	54642	ACFX	54780
ACFX	54481	ACFX	54643	ACFX	54782
ACFX	54486	ACFX	54646	ACFX	54783
ACFX	54487	ACFX	54647	ACFX	54784
ACFX	54488	ACFX	54649	ACFX	54785
ACFX	54492	ACFX	54650	ACFX	54787
ACFX	54494	ACFX	54651	ACFX	54788
ACFX	54501	ACFX	54652	ACFX	54789
ACFX	54504	ACFX	54654	ACFX	54790
ACFX	54506	ACFX	54655	ACFX	54791
ACFX	54507	ACFX	54656	ACFX	54792
ACFX	54511	ACFX	54657	ACFX	54793
ACFX	54512	ACFX	54658	ACFX	54795
ACFX	54514	ACFX	54659	ACFX	54796
ACFX	54517	ACFX	54660	ACFX	54797
ACFX	54527	ACFX	54661	ACFX	54798
ACFX	54528	ACFX	54662	ACFX	54799
ACFX	54530	ACFX	54663	ACFX	54800
ACFX	54531	ACFX	54664	ACFX	54808

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	54809	ACFX	55026	ACFX	55079
ACFX	54816	ACFX	55027	ACFX	55080
ACFX	54819	ACFX	55028	ACFX	55081
ACFX	54820	ACFX	55029	ACFX	55082
ACFX	54832	ACFX	55030	ACFX	55083
ACFX	54837	ACFX	55031	ACFX	55084
ACFX	54843	ACFX	55032	ACFX	55085
ACFX	54849	ACFX	55033	ACFX	55086
ACFX	54852	ACFX	55034	ACFX	55087
ACFX	54858	ACFX	55035	ACFX	55088
ACFX	54860	ACFX	55036	ACFX	55089
ACFX	54873	ACFX	55037	ACFX	55090
ACFX	54874	ACFX	55038	ACFX	55091
ACFX	54877	ACFX	55039	ACFX	55092
ACFX	54928	ACFX	55041	ACFX	55093
ACFX	54982	ACFX	55042	ACFX	55094
ACFX	54991	ACFX	55043	ACFX	55095
ACFX	54992	ACFX	55044	ACFX	55096
ACFX	54993	ACFX	55046	ACFX	55097
ACFX	54994	ACFX	55047	ACFX	55098
ACFX	54996	ACFX	55048	ACFX	55099
ACFX	54996	ACFX	55049	ACFX	55100
ACFX	54997	ACFX	55050	ACFX	55101
ACFX	54998	ACFX	55051	ACFX	55102
ACFX	54999	ACFX	55053	ACFX	55103
ACFX	55000	ACFX	55054	ACFX	55104
ACFX	55001	ACFX	55055	ACFX	55105
ACFX	55002	ACFX	55056	ACFX	55108
ACFX	55003	ACFX	55057	ACFX	55107
ACFX	55004	ACFX	55058	ACFX	55108
ACFX	55005	ACFX	55059	ACFX	55109
ACFX	55006	ACFX	55060	ACFX	55110
ACFX	55007	ACFX	55061	ACFX	55111
ACFX	55008	ACFX	55062	ACFX	55112
ACFX	55009	ACFX	55063	ACFX	55113
ACFX	55010	ACFX	55064	ACFX	55114
ACFX	55011	ACFX	55065	ACFX	55115
ACFX	55012	ACFX	55066	ACFX	55116
ACFX	55013	ACFX	55067	ACFX	55117
ACFX	55014	ACFX	55068	ACFX	55118
ACFX	55016	ACFX	55069	ACFX	55119
ACFX	55017	ACFX	55070	ACFX	55120
ACFX	55018	ACFX	55071	ACFX	55121
ACFX	55019	ACFX	55072	ACFX	55122
ACFX	55020	ACFX	55073	ACFX	55123
ACFX	55021	ACFX	55074	ACFX	55124
ACFX	55022	ACFX	55075	ACFX	55125
ACFX	55023	ACFX	55076	ACFX	55126
ACFX	55024	ACFX	55077	ACFX	55127
ACFX	55025	ACFX	55078	ACFX	55128

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	55129	ACFX	55203	ACFX	55348
ACFX	55130	ACFX	55204	ACFX	55350
ACFX	55131	ACFX	55214	ACFX	55357
ACFX	55132	ACFX	55219	ACFX	55462
ACFX	55133	ACFX	55223	ACFX	55466
ACFX	55134	ACFX	55225	ACFX	55467
ACFX	55135	ACFX	55226	ACFX	55469
ACFX	55136	ACFX	55227	ACFX	55470
ACFX	55137	ACFX	55228	ACFX	55472
ACFX	55138	ACFX	55230	ACFX	55473
ACFX	55139	ACFX	55231	ACFX	55475
ACFX	55140	ACFX	55232	ACFX	55476
ACFX	55141	ACFX	55233	ACFX	55479
ACFX	55142	ACFX	55234	ACFX	55482
ACFX	55143	ACFX	55236	ACFX	55483
ACFX	55144	ACFX	55237	ACFX	55484
ACFX	55145	ACFX	55240	ACFX	55485
ACFX	55146	ACFX	55257	ACFX	55486
ACFX	55147	ACFX	55260	ACFX	55488
ACFX	55148	ACFX	55262	ACFX	55489
ACFX	55149	ACFX	55270	ACFX	55490
ACFX	55150	ACFX	55271	ACFX	55491
ACFX	55152	ACFX	55282	ACFX	55493
ACFX	55153	ACFX	55287	ACFX	55498
ACFX	55154	ACFX	55290	ACFX	55518
ACFX	55155	ACFX	55293	ACFX	55532
ACFX	55160	ACFX	55297	ACFX	55533
ACFX	55161	ACFX	55303	ACFX	55534
ACFX	55162	ACFX	55304	ACFX	55535
ACFX	55163	ACFX	55305	ACFX	55537
ACFX	55164	ACFX	55306	ACFX	55538
ACFX	55166	ACFX	55307	ACFX	55540
ACFX	55167	ACFX	55308	ACFX	55541
ACFX	55169	ACFX	55309	ACFX	55545
ACFX	55171	ACFX	55312	ACFX	55546
ACFX	55172	ACFX	55319	ACFX	55548
ACFX	55175	ACFX	55321	ACFX	55549
ACFX	55176	ACFX	55322	ACFX	55550
ACFX	55178	ACFX	55325	ACFX	55552
ACFX	55179	ACFX	55326	ACFX	55554
ACFX	55180	ACFX	55327	ACFX	55555
ACFX	55182	ACFX	55329	ACFX	55556
ACFX	55183	ACFX	55331	ACFX	55557
ACFX	55186	ACFX	55334	ACFX	55559
ACFX	55187	ACFX	55335	ACFX	55560
ACFX	55189	ACFX	55340	ACFX	55561
ACFX	55191	ACFX	55342	ACFX	55563
ACFX	55194	ACFX	55343	ACFX	55577
ACFX	55195	ACFX	55344	ACFX	55590
ACFX	55198	ACFX	55346	ACFX	55591

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	55592	ACFX	55784	ACFX	55930
ACFX	55593	ACFX	55785	ACFX	55931
ACFX	55596	ACFX	55786	ACFX	55933
ACFX	55601	ACFX	55787	ACFX	55935
ACFX	55602	ACFX	55788	ACFX	55936
ACFX	55603	ACFX	55790	ACFX	55942
ACFX	55613	ACFX	55791	ACFX	55943
ACFX	55641	ACFX	55794	ACFX	55951
ACFX	55656	ACFX	55795	ACFX	55954
ACFX	55658	ACFX	55796	ACFX	55955
ACFX	55685	ACFX	55798	ACFX	55961
ACFX	55686	ACFX	55803	ACFX	55965
ACFX	55687	ACFX	55804	ACFX	55974
ACFX	55688	ACFX	55806	ACFX	55976
ACFX	55689	ACFX	55808	ACFX	55977
ACFX	55690	ACFX	55812	ACFX	55980
ACFX	55691	ACFX	55848	ACFX	55988
ACFX	55692	ACFX	55850	ACFX	56081
ACFX	55693	ACFX	55851	ACFX	56086
ACFX	55694	ACFX	55861	ACFX	56088
ACFX	55695	ACFX	55864	ACFX	56090
ACFX	55697	ACFX	55865	ACFX	56095
ACFX	55699	ACFX	55866	ACFX	56154
ACFX	55700	ACFX	55868	ACFX	56158
ACFX	55701	ACFX	55870	ACFX	56161
ACFX	55704	ACFX	55876	ACFX	56163
ACFX	55707	ACFX	55878	ACFX	56164
ACFX	55709	ACFX	55880	ACFX	56166
ACFX	55712	ACFX	55882	ACFX	56170
ACFX	55715	ACFX	55885	ACFX	56172
ACFX	55718	ACFX	55887	ACFX	56173
ACFX	55730	ACFX	55892	ACFX	56174
ACFX	55736	ACFX	55893	ACFX	56175
ACFX	55737	ACFX	55895	ACFX	56208
ACFX	55746	ACFX	55897	ACFX	56209
ACFX	55755	ACFX	55898	ACFX	56210
ACFX	55758	ACFX	55901	ACFX	56211
ACFX	55760	ACFX	55902	ACFX	56212
ACFX	55762	ACFX	55903	ACFX	56213
ACFX	55764	ACFX	55904	ACFX	56214
ACFX	55785	ACFX	55905	ACFX	56216
ACFX	55767	ACFX	55907	ACFX	56219
ACFX	55770	ACFX	55908	ACFX	56220
ACFX	55772	ACFX	55909	ACFX	56221
ACFX	55774	ACFX	55911	ACFX	56223
ACFX	55775	ACFX	55913	ACFX	56224
ACFX	55776	ACFX	55919	ACFX	56225
ACFX	55778	ACFX	55921	ACFX	56228
ACFX	55782	ACFX	55926	ACFX	56229
ACFX	55783	ACFX	55928	ACFX	56233

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	56235	ACFX	56691	ACFX	57022
ACFX	56236	ACFX	56692	ACFX	57091
ACFX	56237	ACFX	56693	ACFX	57092
ACFX	56238	ACFX	56694	ACFX	57093
ACFX	56239	ACFX	56695	ACFX	57094
ACFX	56242	ACFX	56696	ACFX	57096
ACFX	56245	ACFX	56697	ACFX	57097
ACFX	56247	ACFX	56698	ACFX	57098
ACFX	56248	ACFX	56699	ACFX	57099
ACFX	56264	ACFX	56700	ACFX	57118
ACFX	56269	ACFX	56702	ACFX	57118
ACFX	56279	ACFX	56703	ACFX	57124
ACFX	56335	ACFX	56705	ACFX	57129
ACFX	56336	ACFX	56706	ACFX	57130
ACFX	56337	ACFX	56707	ACFX	57131
ACFX	56341	ACFX	56710	ACFX	57132
ACFX	56342	ACFX	56713	ACFX	57133
ACFX	56343	ACFX	56714	ACFX	57134
ACFX	56344	ACFX	56716	ACFX	57135
ACFX	56347	ACFX	56718	ACFX	57136
ACFX	56348	ACFX	56720	ACFX	57137
ACFX	56351	ACFX	56721	ACFX	57138
ACFX	56353	ACFX	56722	ACFX	57139
ACFX	56354	ACFX	56723	ACFX	57140
ACFX	56356	ACFX	56724	ACFX	57141
ACFX	56364	ACFX	56725	ACFX	57142
ACFX	56366	ACFX	56726	ACFX	57143
ACFX	56367	ACFX	56730	ACFX	57144
ACFX	56372	ACFX	56731	ACFX	57145
ACFX	56374	ACFX	56734	ACFX	57146
ACFX	56375	ACFX	56736	ACFX	57147
ACFX	56384	ACFX	56738	ACFX	57148
ACFX	56389	ACFX	56739	ACFX	57155
ACFX	56392	ACFX	56741	ACFX	57166
ACFX	56413	ACFX	56742	ACFX	57171
ACFX	56422	ACFX	56743	ACFX	57172
ACFX	56429	ACFX	56744	ACFX	57174
ACFX	56436	ACFX	56745	ACFX	57175
ACFX	56440	ACFX	56746	ACFX	57176
ACFX	56447	ACFX	56747	ACFX	57177
ACFX	56480	ACFX	56773	ACFX	57178
ACFX	56485	ACFX	56838	ACFX	57179
ACFX	56486	ACFX	56843	ACFX	57180
ACFX	56490	ACFX	56853	ACFX	57182
ACFX	56492	ACFX	56884	ACFX	57185
ACFX	56668	ACFX	56958	ACFX	57190
ACFX	56675	ACFX	56959	ACFX	57195
ACFX	56682	ACFX	56963	ACFX	57205
ACFX	56683	ACFX	57004	ACFX	57210
ACFX	56690	ACFX	57020	ACFX	57213

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	57215	ACFX	57417	ACFX	57653
ACFX	57216	ACFX	57418	ACFX	57655
ACFX	57217	ACFX	57419	ACFX	57656
ACFX	57218	ACFX	57420	ACFX	57657
ACFX	57220	ACFX	57422	ACFX	57658
ACFX	57237	ACFX	57425	ACFX	57659
ACFX	57238	ACFX	57426	ACFX	57660
ACFX	57240	ACFX	57427	ACFX	57661
ACFX	57241	ACFX	57428	ACFX	57662
ACFX	57242	ACFX	57429	ACFX	57663
ACFX	57243	ACFX	57430	ACFX	57664
ACFX	57244	ACFX	57433	ACFX	57665
ACFX	57246	ACFX	57434	ACFX	57666
ACFX	57248	ACFX	57435	ACFX	57667
ACFX	57249	ACFX	57441	ACFX	57668
ACFX	57253	ACFX	57446	ACFX	57669
ACFX	57256	ACFX	57447	ACFX	57670
ACFX	57259	ACFX	57448	ACFX	57671
ACFX	57260	ACFX	57449	ACFX	57672
ACFX	57261	ACFX	57450	ACFX	57673
ACFX	57262	ACFX	57453	ACFX	57674
ACFX	57263	ACFX	57456	ACFX	57676
ACFX	57267	ACFX	57459	ACFX	57677
ACFX	57269	ACFX	57460	ACFX	57678
ACFX	57301	ACFX	57470	ACFX	57679
ACFX	57302	ACFX	57472	ACFX	57680
ACFX	57305	ACFX	57646	ACFX	57681
ACFX	57310	ACFX	57567	ACFX	57682
ACFX	57311	ACFX	57690	ACFX	57683
ACFX	57318	ACFX	57591	ACFX	57684
ACFX	57320	ACFX	57592	ACFX	57685
ACFX	57324	ACFX	57593	ACFX	57686
ACFX	57332	ACFX	57595	ACFX	57687
ACFX	57334	ACFX	57596	ACFX	57689
ACFX	57336	ACFX	57597	ACFX	57690
ACFX	57341	ACFX	57598	ACFX	57692
ACFX	57345	ACFX	57599	ACFX	57693
ACFX	57356	ACFX	57613	ACFX	57694
ACFX	57357	ACFX	57614	ACFX	57695
ACFX	57359	ACFX	57615	ACFX	57696
ACFX	57360	ACFX	57616	ACFX	57697
ACFX	57361	ACFX	57617	ACFX	57699
ACFX	57362	ACFX	57618	ACFX	57708
ACFX	57363	ACFX	57619	ACFX	57709
ACFX	57364	ACFX	57820	ACFX	57721
ACFX	57388	ACFX	57622	ACFX	57724
ACFX	57393	ACFX	57639	ACFX	57726
ACFX	57395	ACFX	57642	ACFX	57730
ACFX	57396	ACFX	57651	ACFX	57731
ACFX	57397	ACFX	57652	ACFX	57732

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	57734	ACFX	58121	ACFX	60397
ACFX	57738	ACFX	58127	ACFX	60465
ACFX	57740	ACFX	58130	ACFX	60558
ACFX	57743	ACFX	58132	ACFX	60573
ACFX	57744	ACFX	58134	ACFX	60631
ACFX	57746	ACFX	58135	ACFX	60633
ACFX	57747	ACFX	58136	ACFX	60661
ACFX	57750	ACFX	58137	ACFX	60665
ACFX	57773	ACFX	58138	ACFX	60668
ACFX	57841	ACFX	58140	ACFX	60680
ACFX	57850	ACFX	58141	ACFX	60683
ACFX	57852	ACFX	58146	ACFX	60685
ACFX	57864	ACFX	58149	ACFX	60687
ACFX	57868	ACFX	58152	ACFX	60688
ACFX	57879	ACFX	58154	ACFX	60722
ACFX	57884	ACFX	58156	ACFX	60723
ACFX	57888	ACFX	58172	ACFX	60724
ACFX	57890	ACFX	58174	ACFX	60741
ACFX	57895	ACFX	58176	ACFX	60744
ACFX	57903	ACFX	58241	ACFX	60746
ACFX	57914	ACFX	58248	ACFX	60749
ACFX	57915	ACFX	58254	ACFX	61079
ACFX	57916	ACFX	58255	ACFX	61241
ACFX	57917	ACFX	58258	ACFX	61246
ACFX	57918	ACFX	58260	ACFX	61285
ACFX	57919	ACFX	58261	ACFX	61287
ACFX	57920	ACFX	58262	ACFX	61288
ACFX	57922	ACFX	58263	ACFX	61304
ACFX	57923	ACFX	58264	ACFX	61487
ACFX	57924	ACFX	58270	ACFX	61599
ACFX	57925	ACFX	58272	ACFX	61636
ACFX	57936	ACFX	58296	ACFX	61649
ACFX	57938	ACFX	58298	ACFX	61686
ACFX	57940	ACFX	58302	ACFX	61690
ACFX	57941	ACFX	58306	ACFX	61767
ACFX	57945	ACFX	58313	ACFX	61950
ACFX	58007	ACFX	58342	ACFX	62169
ACFX	58009	ACFX	58433	ACFX	62230
ACFX	58014	ACFX	59543	ACFX	62231
ACFX	58016	ACFX	60230	ACFX	62263
ACFX	58026	ACFX	60242	ACFX	62264
ACFX	58031	ACFX	60247	ACFX	62517
ACFX	58033	ACFX	60248	ACFX	62519
ACFX	58035	ACFX	60256	ACFX	62525
ACFX	58036	ACFX	60264	ACFX	62528
ACFX	58043	ACFX	60273	ACFX	62543
ACFX	58045	ACFX	60325	ACFX	62545
ACFX	58047	ACFX	60327	ACFX	62553
ACFX	58049	ACFX	60336	ACFX	62587
ACFX	58105	ACFX	60395	ACFX	62603

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	62639	ACFX	63689	ACFX	64695
ACFX	62705	ACFX	63708	ACFX	64596
ACFX	62708	ACFX	63709	ACFX	64597
ACFX	62712	ACFX	63719	ACFX	64598
ACFX	62716	ACFX	63725	ACFX	64599
ACFX	62717	ACFX	63788	ACFX	64600
ACFX	62730	ACFX	63791	ACFX	64601
ACFX	62743	ACFX	63794	ACFX	64602
ACFX	62755	ACFX	63795	ACFX	64603
ACFX	62763	ACFX	63798	ACFX	64604
ACFX	62766	ACFX	63798	ACFX	64605
ACFX	62777	ACFX	63799	ACFX	64606
ACFX	62789	ACFX	63800	ACFX	64811
ACFX	62794	ACFX	63818	ACFX	64818
ACFX	62797	ACFX	63820	ACFX	64823
ACFX	62799	ACFX	63828	ACFX	64824
ACFX	62803	ACFX	63832	ACFX	64833
ACFX	62903	ACFX	63839	ACFX	64834
ACFX	62924	ACFX	63844	ACFX	64836
ACFX	62927	ACFX	63886	ACFX	64838
ACFX	62930	ACFX	63894	ACFX	64840
ACFX	62938	ACFX	63916	ACFX	64844
ACFX	62951	ACFX	63934	ACFX	64847
ACFX	62956	ACFX	63935	ACFX	64850
ACFX	62959	ACFX	63936	ACFX	64853
ACFX	62980	ACFX	63940	ACFX	64856
ACFX	62983	ACFX	63973	ACFX	64858
ACFX	63424	ACFX	63974	ACFX	64860
ACFX	63490	ACFX	63979	ACFX	64863
ACFX	63493	ACFX	63983	ACFX	64865
ACFX	63547	ACFX	64004	ACFX	64867
ACFX	63558	ACFX	64008	ACFX	64869
ACFX	63562	ACFX	64016	ACFX	64876
ACFX	63568	ACFX	64017	ACFX	64878
ACFX	63577	ACFX	64018	ACFX	64884
ACFX	63606	ACFX	64128	ACFX	64889
ACFX	63621	ACFX	64130	ACFX	64891
ACFX	63622	ACFX	64138	ACFX	64894
ACFX	63623	ACFX	64142	ACFX	64898
ACFX	63628	ACFX	64145	ACFX	65229
ACFX	63629	ACFX	64150	ACFX	65230
ACFX	63630	ACFX	64155	ACFX	65231
ACFX	63631	ACFX	64169	ACFX	65232
ACFX	63632	ACFX	64181	ACFX	65233
ACFX	63634	ACFX	64233	ACFX	65234
ACFX	63674	ACFX	64349	ACFX	65235
ACFX	63675	ACFX	64358	ACFX	65236
ACFX	63676	ACFX	64359	ACFX	65237
ACFX	63678	ACFX	64372	ACFX	65238
ACFX	63682	ACFX	64594	ACFX	65240

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	65241	ACFX	72193	ACFX	75268
ACFX	65242	ACFX	72194	ACFX	75269
ACFX	65243	ACFX	72195	ACFX	75339
ACFX	65244	ACFX	72196	ACFX	75487
ACFX	65245	ACFX	72197	ACFX	75522
ACFX	65246	ACFX	72198	ACFX	75523
ACFX	65247	ACFX	72199	ACFX	75524
ACFX	65250	ACFX	72200	ACFX	75525
ACFX	65251	ACFX	72331	ACFX	75526
ACFX	65252	ACFX	72334	ACFX	75527
ACFX	65253	ACFX	72335	ACFX	75529
ACFX	65254	ACFX	72336	ACFX	75530
ACFX	65255	ACFX	72337	ACFX	77354
ACFX	65258	ACFX	72338	ACFX	77519
ACFX	65259	ACFX	72339	ACFX	77520
ACFX	65261	ACFX	72340	ACFX	77533
ACFX	65262	ACFX	72341	ACFX	77549
ACFX	65263	ACFX	72342	ACFX	77553
ACFX	65264	ACFX	72343	ACFX	77554
ACFX	65265	ACFX	72344	ACFX	77555
ACFX	65267	ACFX	72345	ACFX	77562
ACFX	65268	ACFX	72346	ACFX	77564
ACFX	65269	ACFX	72347	ACFX	77565
ACFX	65270	ACFX	72348	ACFX	77567
ACFX	65271	ACFX	72349	ACFX	77605
ACFX	65272	ACFX	72350	ACFX	77634
ACFX	65274	ACFX	72351	ACFX	77635
ACFX	65275	ACFX	72352	ACFX	77638
ACFX	65276	ACFX	72353	ACFX	77639
ACFX	65277	ACFX	72504	ACFX	77641
ACFX	65339	ACFX	72505	ACFX	77646
ACFX	65340	ACFX	74068	ACFX	77649
ACFX	65341	ACFX	74069	ACFX	77651
ACFX	65343	ACFX	74070	ACFX	77655
ACFX	65344	ACFX	74072	ACFX	77669
ACFX	65345	ACFX	74073	ACFX	77673
ACFX	65346	ACFX	74075	ACFX	77677
ACFX	65347	ACFX	74080	ACFX	77692
ACFX	65348	ACFX	74082	ACFX	77694
ACFX	65349	ACFX	74092	ACFX	77695
ACFX	65350	ACFX	74098	ACFX	77696
ACFX	71581	ACFX	74105	ACFX	77697
ACFX	71582	ACFX	74109	ACFX	77698
ACFX	71566	ACFX	74112	ACFX	77829
ACFX	71567	ACFX	74119	ACFX	77830
ACFX	71568	ACFX	74126	ACFX	77831
ACFX	71569	ACFX	74129	ACFX	77832
ACFX	71570	ACFX	74131	ACFX	77833
ACFX	72183	ACFX	75110	ACFX	77834
ACFX	72190	ACFX	75111	ACFX	77835

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	77836	ACFX	78058	ACFX	78493
ACFX	77837	ACFX	78080	ACFX	78494
ACFX	77838	ACFX	78081	ACFX	78495
ACFX	77854	ACFX	78082	ACFX	78496
ACFX	77870	ACFX	78083	ACFX	78497
ACFX	77871	ACFX	78100	ACFX	78498
ACFX	77872	ACFX	78103	ACFX	78499
ACFX	77876	ACFX	78104	ACFX	78500
ACFX	77877	ACFX	78105	ACFX	78501
ACFX	77878	ACFX	78106	ACFX	78519
ACFX	77880	ACFX	78167	ACFX	78521
ACFX	77881	ACFX	78168	ACFX	78595
ACFX	77883	ACFX	78169	ACFX	78597
ACFX	77886	ACFX	78172	ACFX	78598
ACFX	77887	ACFX	78177	ACFX	78599
ACFX	77891	ACFX	78182	ACFX	78600
ACFX	77893	ACFX	78188	ACFX	78601
ACFX	77897	ACFX	78201	ACFX	78602
ACFX	77900	ACFX	78204	ACFX	78603
ACFX	77901	ACFX	78206	ACFX	78747
ACFX	77902	ACFX	78207	ACFX	79016
ACFX	77903	ACFX	78213	ACFX	79017
ACFX	77904	ACFX	78214	ACFX	79018
ACFX	77905	ACFX	78220	ACFX	79356
ACFX	77908	ACFX	78225	ACFX	79361
ACFX	77912	ACFX	78229	ACFX	79362
ACFX	77913	ACFX	78231	ACFX	79363
ACFX	78008	ACFX	78233	ACFX	79364
ACFX	78019	ACFX	78234	ACFX	79365
ACFX	78020	ACFX	78241	ACFX	79366
ACFX	78021	ACFX	78243	ACFX	79367
ACFX	78022	ACFX	78388	ACFX	79368
ACFX	78023	ACFX	78392	ACFX	79369
ACFX	78024	ACFX	78393	ACFX	79370
ACFX	78040	ACFX	78394	ACFX	79371
ACFX	78041	ACFX	78395	ACFX	79372
ACFX	78042	ACFX	78397	ACFX	79373
ACFX	78043	ACFX	78398	ACFX	79374
ACFX	78044	ACFX	78406	ACFX	79375
ACFX	78045	ACFX	78411	ACFX	79376
ACFX	78046	ACFX	78421	ACFX	79377
ACFX	78047	ACFX	78423	ACFX	79378
ACFX	78048	ACFX	78424	ACFX	79379
ACFX	78050	ACFX	78430	ACFX	79380
ACFX	78051	ACFX	78431	ACFX	79381
ACFX	78053	ACFX	78432	ACFX	79382
ACFX	78054	ACFX	78433	ACFX	79451
ACFX	78055	ACFX	78489	ACFX	79453
ACFX	78056	ACFX	78491	ACFX	79455
ACFX	78057	ACFX	78492	ACFX	79456

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	79457	ACFX	80112	ACFX	80335
ACFX	79468	ACFX	80118	ACFX	80336
ACFX	79471	ACFX	80120	ACFX	80337
ACFX	79472	ACFX	80121	ACFX	80338
ACFX	79474	ACFX	80122	ACFX	80339
ACFX	79479	ACFX	80124	ACFX	80340
ACFX	79482	ACFX	80126	ACFX	80341
ACFX	79483	ACFX	80131	ACFX	80342
ACFX	79485	ACFX	80132	ACFX	80343
ACFX	79488	ACFX	80133	ACFX	80344
ACFX	79497	ACFX	80134	ACFX	80345
ACFX	79500	ACFX	80135	ACFX	80346
ACFX	79507	ACFX	80136	ACFX	80347
ACFX	79511	ACFX	80141	ACFX	80348
ACFX	79514	ACFX	80144	ACFX	80349
ACFX	79523	ACFX	80159	ACFX	80350
ACFX	79524	ACFX	80160	ACFX	80351
ACFX	79531	ACFX	80161	ACFX	80352
ACFX	79536	ACFX	80197	ACFX	80353
ACFX	79537	ACFX	80284	ACFX	80354
ACFX	79540	ACFX	80291	ACFX	80355
ACFX	79543	ACFX	80306	ACFX	80430
ACFX	79547	ACFX	80307	ACFX	80441
ACFX	79552	ACFX	80308	ACFX	80446
ACFX	79556	ACFX	80309	ACFX	80447
ACFX	79565	ACFX	80310	ACFX	80451
ACFX	79566	ACFX	80311	ACFX	80452
ACFX	79567	ACFX	80312	ACFX	80453
ACFX	79571	ACFX	80313	ACFX	80458
ACFX	79572	ACFX	80314	ACFX	80460
ACFX	79574	ACFX	80315	ACFX	80462
ACFX	79581	ACFX	80316	ACFX	80463
ACFX	79583	ACFX	80317	ACFX	80464
ACFX	79589	ACFX	80318	ACFX	80466
ACFX	80077	ACFX	80319	ACFX	80467
ACFX	80078	ACFX	80320	ACFX	80469
ACFX	80079	ACFX	80321	ACFX	80482
ACFX	80081	ACFX	80322	ACFX	80485
ACFX	80082	ACFX	80323	ACFX	80493
ACFX	80084	ACFX	80324	ACFX	80497
ACFX	80086	ACFX	80325	ACFX	80956
ACFX	80087	ACFX	80326	ACFX	80981
ACFX	80088	ACFX	80327	ACFX	82771
ACFX	80097	ACFX	80328	ACFX	82774
ACFX	80099	ACFX	80329	ACFX	82803
ACFX	80101	ACFX	80330	ACFX	82809
ACFX	80104	ACFX	80331	ACFX	82810
ACFX	80106	ACFX	80332	ACFX	82813
ACFX	80108	ACFX	80333	ACFX	82863
ACFX	80111	ACFX	80334	ACFX	82903

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	82934	ACFX	83096	ACFX	83288
ACFX	82936	ACFX	83098	ACFX	83290
ACFX	82938	ACFX	83113	ACFX	83293
ACFX	82940	ACFX	83114	ACFX	83294
ACFX	82948	ACFX	83139	ACFX	83295
ACFX	82949	ACFX	83140	ACFX	83299
ACFX	82950	ACFX	83142	ACFX	83301
ACFX	82955	ACFX	83144	ACFX	83302
ACFX	82957	ACFX	83146	ACFX	83303
ACFX	82958	ACFX	83147	ACFX	83307
ACFX	82964	ACFX	83148	ACFX	83308
ACFX	82965	ACFX	83152	ACFX	83309
ACFX	82966	ACFX	83153	ACFX	83313
ACFX	82967	ACFX	83154	ACFX	83318
ACFX	82969	ACFX	83155	ACFX	83319
ACFX	82972	ACFX	83156	ACFX	83320
ACFX	82980	ACFX	83160	ACFX	83325
ACFX	82981	ACFX	83161	ACFX	83343
ACFX	82982	ACFX	83162	ACFX	83344
ACFX	82983	ACFX	83165	ACFX	83345
ACFX	82984	ACFX	83166	ACFX	83347
ACFX	82985	ACFX	83167	ACFX	83348
ACFX	82986	ACFX	83168	ACFX	83354
ACFX	82988	ACFX	83176	ACFX	83358
ACFX	82989	ACFX	83178	ACFX	83360
ACFX	82990	ACFX	83197	ACFX	83362
ACFX	82991	ACFX	83199	ACFX	83363
ACFX	82992	ACFX	83205	ACFX	83365
ACFX	82993	ACFX	83207	ACFX	83369
ACFX	82994	ACFX	83217	ACFX	83372
ACFX	82995	ACFX	83220	ACFX	83376
ACFX	82996	ACFX	83221	ACFX	83377
ACFX	82997	ACFX	83222	ACFX	83378
ACFX	82998	ACFX	83223	ACFX	83381
ACFX	82999	ACFX	83227	ACFX	83383
ACFX	83022	ACFX	83228	ACFX	83406
ACFX	83024	ACFX	83230	ACFX	83407
ACFX	83033	ACFX	83236	ACFX	83413
ACFX	83035	ACFX	83237	ACFX	83418
ACFX	83036	ACFX	83240	ACFX	83439
ACFX	83043	ACFX	83243	ACFX	83451
ACFX	83050	ACFX	83244	ACFX	83460
ACFX	83053	ACFX	83258	ACFX	83468
ACFX	83055	ACFX	83259	ACFX	83469
ACFX	83058	ACFX	83273	ACFX	83470
ACFX	83060	ACFX	83278	ACFX	83473
ACFX	83088	ACFX	83279	ACFX	83474
ACFX	83089	ACFX	83280	ACFX	83486
ACFX	83090	ACFX	83284	ACFX	83488
ACFX	83091	ACFX	83286	ACFX	83492

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	83494	ACFX	83748	ACFX	84090
ACFX	83495	ACFX	83749	ACFX	84091
ACFX	83496	ACFX	83753	ACFX	84100
ACFX	83497	ACFX	83754	ACFX	84112
ACFX	83498	ACFX	83765	ACFX	84113
ACFX	83502	ACFX	83757	ACFX	84122
ACFX	83515	ACFX	83758	ACFX	84123
ACFX	83527	ACFX	83760	ACFX	84124
ACFX	83531	ACFX	83761	ACFX	84125
ACFX	83532	ACFX	83782	ACFX	84129
ACFX	83564	ACFX	83764	ACFX	84130
ACFX	83567	ACFX	83765	ACFX	84149
ACFX	83568	ACFX	83768	ACFX	84150
ACFX	83573	ACFX	83779	ACFX	84154
ACFX	83574	ACFX	83780	ACFX	84169
ACFX	83577	ACFX	83782	ACFX	84172
ACFX	83578	ACFX	83785	ACFX	84173
ACFX	83579	ACFX	83791	ACFX	84188
ACFX	83580	ACFX	83796	ACFX	84193
ACFX	83584	ACFX	83799	ACFX	84201
ACFX	83585	ACFX	83812	ACFX	84203
ACFX	83589	ACFX	83813	ACFX	84205
ACFX	83610	ACFX	83816	ACFX	84209
ACFX	83611	ACFX	83817	ACFX	84210
ACFX	83613	ACFX	83818	ACFX	84211
ACFX	83616	ACFX	83819	ACFX	84224
ACFX	83620	ACFX	83820	ACFX	84230
ACFX	83621	ACFX	83821	ACFX	84236
ACFX	83629	ACFX	83838	ACFX	84245
ACFX	83633	ACFX	83849	ACFX	84246
ACFX	83638	ACFX	83853	ACFX	84247
ACFX	83640	ACFX	83855	ACFX	84254
ACFX	83641	ACFX	83857	ACFX	84262
ACFX	83642	ACFX	83858	ACFX	84269
ACFX	83643	ACFX	83872	ACFX	84270
ACFX	83644	ACFX	83874	ACFX	84271
ACFX	83645	ACFX	83875	ACFX	84274
ACFX	83646	ACFX	83933	ACFX	84280
ACFX	83647	ACFX	83987	ACFX	84282
ACFX	83648	ACFX	84011	ACFX	84292
ACFX	83649	ACFX	84020	ACFX	84296
ACFX	83650	ACFX	84029	ACFX	84297
ACFX	83651	ACFX	84035	ACFX	84298
ACFX	83652	ACFX	84040	ACFX	84300
ACFX	83654	ACFX	84071	ACFX	84308
ACFX	83665	ACFX	84076	ACFX	84357
ACFX	83690	ACFX	84081	ACFX	84358
ACFX	83692	ACFX	84082	ACFX	84360
ACFX	83739	ACFX	84086	ACFX	84362
ACFX	83742	ACFX	84089	ACFX	84365

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	84381	ACFX	84674	ACFX	85401
ACFX	84385	ACFX	84679	ACFX	85427
ACFX	84388	ACFX	84682	ACFX	85429
ACFX	84394	ACFX	84688	ACFX	85430
ACFX	84401	ACFX	84701	ACFX	85431
ACFX	84412	ACFX	84703	ACFX	85432
ACFX	84413	ACFX	84704	ACFX	85433
ACFX	84416	ACFX	84705	ACFX	85434
ACFX	84417	ACFX	84708	ACFX	85436
ACFX	84429	ACFX	84718	ACFX	85437
ACFX	84445	ACFX	84732	ACFX	85438
ACFX	84446	ACFX	84734	ACFX	85439
ACFX	84447	ACFX	84735	ACFX	85440
ACFX	84448	ACFX	84739	ACFX	85441
ACFX	84449	ACFX	84741	ACFX	85442
ACFX	84450	ACFX	84744	ACFX	85444
ACFX	84451	ACFX	84745	ACFX	85445
ACFX	84452	ACFX	84757	ACFX	85446
ACFX	84453	ACFX	84780	ACFX	85447
ACFX	84457	ACFX	84809	ACFX	85448
ACFX	84459	ACFX	84810	ACFX	85449
ACFX	84492	ACFX	84812	ACFX	85450
ACFX	84496	ACFX	84813	ACFX	85451
ACFX	84497	ACFX	84818	ACFX	85452
ACFX	84502	ACFX	84820	ACFX	85453
ACFX	84510	ACFX	84849	ACFX	85454
ACFX	84513	ACFX	84862	ACFX	85455
ACFX	84514	ACFX	84869	ACFX	85456
ACFX	84526	ACFX	84871	ACFX	85457
ACFX	84527	ACFX	84878	ACFX	85458
ACFX	84528	ACFX	84882	ACFX	85459
ACFX	84529	ACFX	84904	ACFX	85460
ACFX	84532	ACFX	84909	ACFX	85461
ACFX	84560	ACFX	84910	ACFX	85462
ACFX	84569	ACFX	84914	ACFX	85463
ACFX	84577	ACFX	84920	ACFX	85465
ACFX	84578	ACFX	84964	ACFX	85466
ACFX	84579	ACFX	84965	ACFX	85467
ACFX	84580	ACFX	84969	ACFX	85468
ACFX	84581	ACFX	85311	ACFX	85469
ACFX	84582	ACFX	85312	ACFX	85470
ACFX	84583	ACFX	85320	ACFX	85471
ACFX	84614	ACFX	85321	ACFX	85480
ACFX	84620	ACFX	85394	ACFX	85481
ACFX	84656	ACFX	85395	ACFX	85482
ACFX	84658	ACFX	85396	ACFX	85483
ACFX	84660	ACFX	85397	ACFX	85484
ACFX	84661	ACFX	85398	ACFX	85485
ACFX	84662	ACFX	85399	ACFX	85486
ACFX	84663	ACFX	85400	ACFX	85487

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	85488	ACFX	86563	ACFX	86688
ACFX	85489	ACFX	86564	ACFX	86705
ACFX	85490	ACFX	86568	ACFX	86708
ACFX	85491	ACFX	86570	ACFX	86710
ACFX	85492	ACFX	86571	ACFX	86711
ACFX	85493	ACFX	86572	ACFX	86732
ACFX	85515	ACFX	86578	ACFX	86734
ACFX	85689	ACFX	86578	ACFX	86754
ACFX	85694	ACFX	86579	ACFX	86757
ACFX	85695	ACFX	86582	ACFX	86759
ACFX	85696	ACFX	86583	ACFX	86761
ACFX	85697	ACFX	86585	ACFX	86762
ACFX	85698	ACFX	86589	ACFX	86764
ACFX	85699	ACFX	86599	ACFX	86765
ACFX	85700	ACFX	86600	ACFX	86768
ACFX	85701	ACFX	86602	ACFX	86769
ACFX	85756	ACFX	86605	ACFX	86772
ACFX	85772	ACFX	86610	ACFX	86773
ACFX	85773	ACFX	86613	ACFX	86774
ACFX	85794	ACFX	86616	ACFX	86775
ACFX	85797	ACFX	86622	ACFX	86776
ACFX	85801	ACFX	86624	ACFX	86777
ACFX	85807	ACFX	86635	ACFX	86778
ACFX	85822	ACFX	86636	ACFX	86779
ACFX	85851	ACFX	86639	ACFX	86782
ACFX	85875	ACFX	86640	ACFX	86783
ACFX	85986	ACFX	86642	ACFX	86784
ACFX	86100	ACFX	86644	ACFX	86785
ACFX	86101	ACFX	86651	ACFX	86786
ACFX	86102	ACFX	86652	ACFX	86789
ACFX	86131	ACFX	86653	ACFX	86792
ACFX	86137	ACFX	86654	ACFX	86793
ACFX	86280	ACFX	86655	ACFX	86795
ACFX	86370	ACFX	86657	ACFX	86797
ACFX	86371	ACFX	86659	ACFX	86798
ACFX	86372	ACFX	86660	ACFX	86799
ACFX	86373	ACFX	86682	ACFX	86800
ACFX	86374	ACFX	86665	ACFX	86801
ACFX	86375	ACFX	86666	ACFX	86804
ACFX	86376	ACFX	86669	ACFX	86808
ACFX	86377	ACFX	86671	ACFX	86810
ACFX	86501	ACFX	86673	ACFX	86813
ACFX	86515	ACFX	86674	ACFX	86815
ACFX	86516	ACFX	86675	ACFX	86816
ACFX	86522	ACFX	86677	ACFX	86817
ACFX	86529	ACFX	86680	ACFX	86818
ACFX	86533	ACFX	86682	ACFX	86822
ACFX	86537	ACFX	86684	ACFX	86823
ACFX	86555	ACFX	86685	ACFX	86825
ACFX	86560	ACFX	86686	ACFX	86826

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	86827	ACFX	87128	ACFX	87560
ACFX	86829	ACFX	87132	ACFX	87564
ACFX	86830	ACFX	87135	ACFX	87569
ACFX	86833	ACFX	87139	ACFX	87570
ACFX	86834	ACFX	87140	ACFX	87573
ACFX	86838	ACFX	87141	ACFX	87580
ACFX	86837	ACFX	87156	ACFX	87581
ACFX	86838	ACFX	87159	ACFX	87582
ACFX	86839	ACFX	87162	ACFX	87665
ACFX	86841	ACFX	87165	ACFX	87668
ACFX	86842	ACFX	87182	ACFX	87689
ACFX	86843	ACFX	87188	ACFX	87670
ACFX	86844	ACFX	87189	ACFX	87691
ACFX	86847	ACFX	87193	ACFX	87692
ACFX	86848	ACFX	87194	ACFX	87693
ACFX	86852	ACFX	87195	ACFX	87694
ACFX	86929	ACFX	87198	ACFX	87895
ACFX	86940	ACFX	87217	ACFX	87898
ACFX	86969	ACFX	87243	ACFX	87701
ACFX	86973	ACFX	87246	ACFX	87735
ACFX	88978	ACFX	87249	ACFX	87741
ACFX	86981	ACFX	87253	ACFX	87742
ACFX	88985	ACFX	87264	ACFX	87751
ACFX	88988	ACFX	87350	ACFX	87781
ACFX	86989	ACFX	87351	ACFX	87810
ACFX	86991	ACFX	87356	ACFX	87854
ACFX	86994	ACFX	87357	ACFX	87861
ACFX	86995	ACFX	87358	ACFX	87862
ACFX	87036	ACFX	87359	ACFX	87870
ACFX	87040	ACFX	87360	ACFX	87872
ACFX	87049	ACFX	87420	ACFX	87886
ACFX	87050	ACFX	87421	ACFX	87890
ACFX	87054	ACFX	87449	ACFX	87891
ACFX	87085	ACFX	87450	ACFX	87894
ACFX	87086	ACFX	87451	ACFX	87926
ACFX	87088	ACFX	87452	ACFX	87928
ACFX	87090	ACFX	87453	ACFX	87929
ACFX	87091	ACFX	87455	ACFX	87931
ACFX	87092	ACFX	87512	ACFX	87932
ACFX	87097	ACFX	87513	ACFX	87933
ACFX	87098	ACFX	87514	ACFX	87935
ACFX	87104	ACFX	87516	ACFX	87938
ACFX	87110	ACFX	87522	ACFX	87948
ACFX	87112	ACFX	87526	ACFX	87949
ACFX	87113	ACFX	87545	ACFX	87966
ACFX	87116	ACFX	87551	ACFX	87984
ACFX	87120	ACFX	87552	ACFX	87995
ACFX	87121	ACFX	87554	ACFX	88958
ACFX	87123	ACFX	87555	ACFX	88959
ACFX	87126	ACFX	87558	ACFX	89006

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	89007	ACFX	89549	ACFX	89967
ACFX	89008	ACFX	89551	ACFX	89974
ACFX	89009	ACFX	89552	ACFX	89977
ACFX	89010	ACFX	89573	ACFX	89981
ACFX	89038	ACFX	89576	ACFX	96000
ACFX	89040	ACFX	89601	ACFX	96001
ACFX	89041	ACFX	89615	ACFX	96002
ACFX	89042	ACFX	89618	ACFX	96003
ACFX	89043	ACFX	89632	ACFX	96004
ACFX	89044	ACFX	89638	ACFX	96005
ACFX	89077	ACFX	89662	ACFX	96006
ACFX	89099	ACFX	89664	ACFX	96007
ACFX	89100	ACFX	89668	ACFX	96008
ACFX	89130	ACFX	89669	ACFX	96009
ACFX	89169	ACFX	89675	ACFX	96020
ACFX	89171	ACFX	89687	ACFX	96021
ACFX	89174	ACFX	89688	ACFX	98023
ACFX	89175	ACFX	89693	ACFX	96024
ACFX	89201	ACFX	89696	ACFX	96025
ACFX	89205	ACFX	89702	ACFX	96026
ACFX	89295	ACFX	89706	ACFX	96027
ACFX	89297	ACFX	89708	ACFX	96028
ACFX	89312	ACFX	89720	ACFX	96029
ACFX	89313	ACFX	89738	ACFX	98040
ACFX	89317	ACFX	89740	ACFX	96049
ACFX	89318	ACFX	89741	ACFX	96050
ACFX	89319	ACFX	89779	ACFX	96051
ACFX	89320	ACFX	89784	ACFX	98081
ACFX	89321	ACFX	89798	ACFX	96087
ACFX	89322	ACFX	89814	ACFX	96094
ACFX	89323	ACFX	89815	ACFX	96101
ACFX	89333	ACFX	89817	ACFX	96102
ACFX	89336	ACFX	89818	ACFX	96103
ACFX	89398	ACFX	89821	ACFX	96104
ACFX	89399	ACFX	89824	ACFX	96105
ACFX	89401	ACFX	89825	ACFX	96106
ACFX	89432	ACFX	89826	ACFX	96107
ACFX	89468	ACFX	89827	ACFX	96108
ACFX	89474	ACFX	89828	ACFX	96109
ACFX	89476	ACFX	89829	ACFX	96110
ACFX	89484	ACFX	89832	ACFX	96111
ACFX	89495	ACFX	89864	ACFX	96112
ACFX	89509	ACFX	89877	ACFX	98113
ACFX	89522	ACFX	89893	ACFX	96114
ACFX	89541	ACFX	89894	ACFX	96115
ACFX	89542	ACFX	89895	ACFX	96120
ACFX	89543	ACFX	89896	ACFX	96166
ACFX	89544	ACFX	89918	ACFX	96173
ACFX	89546	ACFX	89964	ACFX	96174
ACFX	89547	ACFX	89965	ACFX	96175

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	96186	ACFX	96328	ACFX	96799
ACFX	96190	ACFX	96329	ACFX	96800
ACFX	96191	ACFX	96330	ACFX	96801
ACFX	96193	ACFX	96331	ACFX	96802
ACFX	96197	ACFX	96334	ACFX	96803
ACFX	96201	ACFX	96336	ACFX	96804
ACFX	96202	ACFX	96339	ACFX	96805
ACFX	96203	ACFX	96342	ACFX	96806
ACFX	96204	ACFX	96344	ACFX	96807
ACFX	96205	ACFX	96357	ACFX	96813
ACFX	96222	ACFX	96360	ACFX	96814
ACFX	96223	ACFX	96361	ACFX	96817
ACFX	96224	ACFX	96362	ACFX	96819
ACFX	96225	ACFX	96363	ACFX	96821
ACFX	96226	ACFX	96367	ACFX	96826
ACFX	96249	ACFX	96386	ACFX	96827
ACFX	96254	ACFX	96455	ACFX	96828
ACFX	96272	ACFX	96472	ACFX	96830
ACFX	96278	ACFX	96486	ACFX	96832
ACFX	96282	ACFX	96547	ACFX	96833
ACFX	96283	ACFX	96570	ACFX	96835
ACFX	96284	ACFX	96573	ACFX	96836
ACFX	96285	ACFX	96580	ACFX	96838
ACFX	96286	ACFX	96581	ACFX	96841
ACFX	96287	ACFX	96582	ACFX	96842
ACFX	96289	ACFX	96586	ACFX	96845
ACFX	96291	ACFX	96587	ACFX	96849
ACFX	96292	ACFX	96588	ACFX	96851
ACFX	96293	ACFX	96589	ACFX	96852
ACFX	96294	ACFX	96590	ACFX	96853
ACFX	96295	ACFX	96591	ACFX	96854
ACFX	96296	ACFX	96592	ACFX	96855
ACFX	96307	ACFX	96593	ACFX	96856
ACFX	96308	ACFX	96594	ACFX	96858
ACFX	96309	ACFX	96595	ACFX	96860
ACFX	96310	ACFX	96596	ACFX	96863
ACFX	96311	ACFX	96597	ACFX	96865
ACFX	96312	ACFX	96733	ACFX	96866
ACFX	96313	ACFX	96735	ACFX	96869
ACFX	96314	ACFX	96736	ACFX	96872
ACFX	96316	ACFX	96737	ACFX	96873
ACFX	96317	ACFX	96740	ACFX	96874
ACFX	96319	ACFX	96741	ACFX	96876
ACFX	96320	ACFX	96750	ACFX	96877
ACFX	96321	ACFX	96754	ACFX	96879
ACFX	96322	ACFX	96759	ACFX	96881
ACFX	96323	ACFX	96762	ACFX	96882
ACFX	96324	ACFX	96778	ACFX	96883
ACFX	96326	ACFX	96785	ACFX	96884
ACFX	96327	ACFX	96798	ACFX	96885

Rptg Mark	Car Number	Rptg Mark	Car Number	Rptg Mark	Car Number
ACFX	96886	ACFX	97413	ACFX	98094
ACFX	96888	ACFX	97414	ACFX	98096
ACFX	96889	ACFX	97419	ACFX	98157
ACFX	96909	ACFX	97420	ACFX	98170
ACFX	96923	ACFX	97433	ACFX	98171
ACFX	96946	ACFX	97444	ACFX	98177
ACFX	96957	ACFX	97448	ACFX	98179
ACFX	96982	ACFX	97452	ACFX	98186
ACFX	97021	ACFX	97457	ACFX	98187
ACFX	97031	ACFX	97467	ACFX	98188
ACFX	97033	ACFX	97469	ACFX	98189
ACFX	97045	ACFX	97474	ACFX	98190
ACFX	97048	ACFX	97476	ACFX	98191
ACFX	97050	ACFX	97480	ACFX	98192
ACFX	97052	ACFX	97481	ACFX	98193
ACFX	97053	ACFX	97565	ACFX	98194
ACFX	97095	ACFX	97566	ACFX	98195
ACFX	97096	ACFX	97642	ACFX	98196
ACFX	97097	ACFX	97644	ACFX	98197
ACFX	97098	ACFX	97679	ACFX	98198
ACFX	97099	ACFX	97680	ACFX	98199
ACFX	97100	ACFX	97681	ACFX	98200
ACFX	97101	ACFX	97682	ACFX	98201
ACFX	97102	ACFX	97683	ACFX	98202
ACFX	97103	ACFX	97685	ACFX	98203
ACFX	97121	ACFX	97686	ACFX	98204
ACFX	97124	ACFX	97693	ACFX	98205
ACFX	97146	ACFX	97697	ACFX	98206
ACFX	97230	ACFX	97700	ACFX	98207
ACFX	97232	ACFX	97701	ACFX	98208
ACFX	97233	ACFX	97732	ACFX	98209
ACFX	97234	ACFX	97734	ACFX	98226
ACFX	97302	ACFX	97735	ACFX	98231
ACFX	97310	ACFX	97886	ACFX	98239
ACFX	97314	ACFX	97888	ACFX	98240
ACFX	97317	ACFX	97891	ACFX	99050
ACFX	97328	ACFX	97894	ACFX	99054
ACFX	97329	ACFX	97899	ACFX	99055
ACFX	97342	ACFX	98052	ACFX	99057
ACFX	97343	ACFX	98054	ACFX	99060
ACFX	97346	ACFX	98062	ACFX	99064
ACFX	97366	ACFX	98066	ACFX	99079
ACFX	97380	ACFX	98068	ACFX	99089
ACFX	97398	ACFX	98072	ACFX	99096
ACFX	97402	ACFX	98073	ACFX	99758
ACFX	97406	ACFX	98074	ACFX	99759
ACFX	97407	ACFX	98075	ACFX	99763
ACFX	97409	ACFX	98078	ACFX	99764
ACFX	97410	ACFX	98089	ACFX	99929
ACFX	97412	ACFX	98090		

4049 Cars

SCHEDULE II

<u>IDENTIFYING NUMBERS</u> (Both Inclusive)	<u>NUMBER</u> <u>OF CARS</u>	<u>AAR</u> <u>DESIGNATION</u>
ACFX 41078 - 41127	50	C214
ACFX 41675 - 41749	75	C214
ACFX 41750 - 41799	50	C214
ACFX 65146 - 65198	53	C214
ACFX 65556 - 65557	25	C214
ACFX 65560		
ACFX 65562		
ACFX 65565		
ACFX 65568		
ACFX 65580		
ACFX 65582 - 65583		
ACFX 65585 - 65600		
ACFX 65652 - 65653	50	C214
ACFX 65655		
ACFX 65657 - 65665		
ACFX 65667 - 65680		
ACFX 65682 - 65695		
ACFX 65697 - 65701		
ACFX 65703 - 65707		
ACFX 65851 - 65857	139	C414
ACFX 65863 - 65864		
ACFX 65867 - 65868		
ACFX 65870 - 65975		
ACFX 65985 - 65987		
ACFX 65992		
ACFX 65994 - 65996		
ACFX 65998 - 66000		
ACFX 66002 - 66003		
ACFX 66005 - 66007		
ACFX 66012 - 66014		
ACFX 66016 - 66018		
ACFX 66042		
SOO 101051 - 101070	21	C614
SOO 101072		
ACFX 51663 - 51672	10	C614
ACFX 51796 - 51821	51	C614
ACFX 51823 - 51842		
ACFX 51856 - 51858		
ACFX 51862		
ACFX 51869		
ACFX 72592 - 72597	6	T104
ACFX 73504	2	T564
ACFX 73507		
ACFX 77417 - 77426	10	T564
ACFX 77427 - 77428	2	T564
ACFX 77475 - 77485	11	T564
ACFX 77430 - 77468	39	T907
	<u>594</u>	

IDENTIFYING NUMBERS (Both Inclusive)	AAR CODE	NUMBER OF CARS
---	-------------	-------------------

ACFX	41401	C214	26
	41403		
	41425		
	41432		
	41435		
	41440		
	41447		
	41449-41450		
	41454-41458		
	41463		
	41473		
	41481-41490		
ACFX	94001-94170	T105	170
ACFX	41459	C214	4
	41462		
	41470		
	41472		
ACFX	41934-41955	C414	22
ACFX	68238-68338	C214	101
ACFX	73667-73698	T564	32
ACFX	73711-73722	T094	12
ACFX	73828-73857	T106	30
ACFX	73395-73400	T055	6
ACFX	73403-73438	T104	36
ACFX	65394-65398	C214	5
ACFX	73460-73482	T054	23
ACFX	73485-73487	T054	3
ACFX	73246-73294	T107	49
ACFX	41408	C214	25
	41410		
	41412-41413		
	41421-41422		
	41424		
	41428-41429		
	41433		
	41437-41439		
	41441-41444		
	41451-41453		
	41461		
	41465		
	41475		
	41478		
	41480		
ACFX	68079-68100	C214	50
	68166-68184		
	68186-68191		
	68200-68201		
	68205		
ACFX	45088-45107	C614	20
ACFX	45108-45111	C614	4
ACFX	45153-45177	C614	25
ACFX	73800-73827	T054	28
ACFX	41601-41650	C214	50
ACFX	73627-73649	T564	23

TOTAL 744