

SEYFARTH, SHAW, FAIRWEATHER & GERALDSON

55 EAST MONROE STREET

CHICAGO, ILLINOIS 60603-5803

AREA CODE 312 346-8000

CABLE ADDRESS INTERLEX

FACSIMILE 312 269 8869

LOS ANGELES OFFICE
ONE CENTURY PLAZA SUITE 3300
2029 CENTURY PARK EAST
LOS ANGELES, CALIFORNIA 90067-3063
AREA CODE 213 277 7200
FACSIMILE 213 201 5219

NEW YORK OFFICE
757 THIRD AVENUE
NEW YORK, NEW YORK 10017-2013
AREA CODE 212 715 9000
TELEX NO 422867
FACSIMILE 212 752 3116

WRITER S DIRECT DIAL (312) _____

April 2, 1990

WASHINGTON, D C OFFICE
815 CONNECTICUT AVENUE N W
WASHINGTON, D C 20006-4004
AREA CODE 202 463 8400
FACSIMILE 202 828 5393

SAN FRANCISCO OFFICE
101 CALIFORNIA STREET
SUITE 2900
SAN FRANCISCO, CALIFORNIA 94111-5858
AREA CODE 415 397 2823
FACSIMILE 415 397 8549

VIA FEDERAL EXPRESS

Secretary
Interstate Commerce Commission
Room 2303
Washington, D.C. 20423

RECORDATION NO 16824 FILED 1425
APR 3 1990-12 05 PM
0-093A001 INTERSTATE COMMERCE COMMISSION

Attention: Ms. Mildred Lee/Documents for Recordation

Dear Secretary:

I am an attorney representing General Electric Railcar Services Corporation, a party to the enclosed Equipment Mortgage. I have enclosed two original counterparts and two certified copies of the document described below, to be recorded pursuant to Section 11303 of Title 49 of the United States Code and the regulations adopted thereto.

The document is an Equipment Mortgage and Assignment of Leases, a primary document, dated March 30, 1990.

The names and addresses of the parties to the document are as follows:

Mortgagor: RELCO Locomotives, Inc.
P.O. Box 58
113 Industrial Avenue
Minooka, Illinois 60447

Mortgagee: General Electric Railcar Services Corporation
33 West Monroe Street
Chicago, Illinois 60603

Secretary
Interstate Commerce Commission

Page 2
April 2, 1990

A description of the equipment covered by the document follows:

5 GP-7 1,500 horsepower locomotives manufactured by the ElectroMotive Division of General Motors Corporation currently bearing or in the future to be bearing the road marks and numbers:

Current: CNW 4380, 4384, 4385, 4387 and 4395;
Future: RE 1609 through 1613 inclusive.

A fee of \$15.00 is enclosed. Please return the original and any extra copies not needed by the Commission for recordation to Richard Demarest Yant, Seyfarth, Shaw, Fairweather & Geraldson, 55 East Monroe Street, Suite 4200, Chicago, Illinois 60603.

A short summary of the document to appear in the index follows:

Equipment Mortgage and Assignment of Leases between RELCO Locomotives, Inc., P.O. Box 58, 113 Industrial Avenue, Minooka, Illinois 60447 (Mortgagor) and General Electric Railcar Services Corporation, 33 West Monroe Street, Chicago, Illinois 60603 (Mortgagee), dated March 30, 1990, and covering five GP-7 locomotives.

Very truly yours,

SEYFARTH, SHAW, FAIRWEATHER & GERALDSON

By

Richard Demarest Yant

RDY/tg
Enclosures

cc: John S. Reichner
Donald Bachman

Interstate Commerce Commission
Washington, D.C. 20423

4/10/90

OFFICE OF THE SECRETARY

Richard Demarest Yant
Seyfarth, Shaw, Fairweather & Geraldson
55 East Monroe Street
Chicago, Illinois , 60603-5803

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 4/3/90 at 12:05^{pm} and assigned recordation number(s). 16824

Sincerely yours,



Noreta R. McGee
Secretary

Enclosure(s)

RECORDATION NO. 16824 FILED 1990-12 05 PM
APR 3 1990-12 05 PM
INTERSTATE COMMERCE COMMISSION

EQUIPMENT MORTGAGE AND ASSIGNMENT OF LEASES

THIS EQUIPMENT MORTGAGE AND ASSIGNMENT OF LEASES ("Mortgage") is granted as of March 30, 1990, by RELCO LOCOMOTIVES, INC., an Illinois corporation ("Borrower"), to GENERAL ELECTRIC RAILCAR SERVICES CORPORATION, a Delaware corporation and its successors and assigns ("GE RAIL").

WHEREAS, pursuant to the Installment Notes(s) identified on Schedule 1 hereto, (i) GE Rail has financed the acquisition by Borrower of the rail equipment described on Schedule 2 hereto (the "Rolling Stock") and may, from time to time, extend certain credit and other financial accommodations to Borrower and (ii) Borrower has agreed to grant to GE Rail the liens and security interests in the Rolling Stock and other personal property described herein:

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

SECTION 1. COLLATERAL.

Section 1.1 Grant of Security Interest. As security for the Borrower's payment and performance obligations under the Installment Note(s) and hereunder (collectively referred to as the "Liabilities"), Borrower hereby grants to GE Rail a security interest in and chattel mortgage on all of the following:

(a) The Rolling Stock, together with all accessories, equipment, parts and appurtenances appertaining or attached thereto, whether now owned or hereafter acquired, and all additions, improvements, accessions and accumulations to any and all of said equipment, including, without limitation, any and all substitutions, renewals or replacements of any of the foregoing, together with all the rents, issues, income, proceeds and avails therefrom (collectively, the "Equipment");

(b) All proceeds (including, without limitation, insurance and indemnity payments) from the sale or loss or other disposition of the Equipment;

(c) All of Borrower's leases relating to the Equipment (the "Leases"), whether now or hereafter existing, between the Borrower as Lessor and other parties

as Lessees (the "Lessees"), including, without limitation, (i) all rents thereunder, (ii) all claims for damages arising out of the breach of any Lease, (iii) the right, if any, to terminate any Lease, to perform thereunder and to compel performance of the terms thereof, (iv) the right to take possession of the Equipment and to use any and all of the Equipment, subject to the right of the Lessors therein, (v) the right to make all waivers and agreements and to enter into any amendments relating to any Lease or any provision thereof, (vi) the right to take such action upon the occurrence of an event of default under any Lease, including, without limitation, the commencement, conduct and consummation of legal, administrative or other proceedings, as shall be permitted by any Lease or by law, and (vii) all other rights, claims, causes of action, if any, which Borrower may have against any Lessee with respect to any Lease including, without limitation, the right to exercise any options or remedies under such Leases; and

(d) All books, records, reports and documents, in whatever form and whenever located relating in any way to the foregoing, including, without limitation, all maintenance records, plans, specifications, lease records and reports (the "Records").

All such Equipment, Leases, Records, rights, claims and causes of action described in the immediately preceding clauses (a), (b), (c) and (d) and proceeds with respect thereto are herein collectively referred to as the "Collateral."

Section 1.2. Representations and Warranties of Borrower.
Borrower represents and warrants:

(a) That the Rolling Stock is property identified by serial, road or other identifying mark and number on Schedule 2 hereto and hereby made a part hereof.

(b) That all of Borrower's now existing Leases are set forth on Schedule 3 hereto.

(c) That Borrower shall not enter into any renewals or extensions of its existing Leases or enter into any new Leases without in each case such Leases being subordinate to this Mortgage and without thereafter delivering the original of such Lease, renewal or extension to GE Rail.

(d) That except for the lien of this Mortgage, Borrower is the sole owner of all of the Equipment, that there are no encumbrances or liens of any kind or character against any of the Equipment or any Lease and that it has good right and lawful authority to assign, pledge, mortgage, and grant a security interest in the Leases and the Equipment.

(e) That it has not assigned, pledged or mortgaged, and hereby covenants that it will not assign, pledge or mortgage, so long as this Mortgage shall remain in effect, the whole or any part of the rights or interests hereby assigned, pledged, mortgaged, and granted by it hereunder to anyone other than GE Rail and its successors and assigns.

(f) That Borrower will defend the rights and interests of GE Rail, in and to the Equipment and the Leases against the rights or claims of any persons.

(g) That Borrower is not, as of the date hereof, in default under any of the provisions of any of the Leases.

Section 1.3. Maintenance and Repair. Borrower agrees that, at its own cost and expense, it will maintain and keep all the Equipment in good order and repair in accordance with industry standards and with the Rules of the Association of American Railroads and in full compliance with any applicable law, rules, regulations or standards which may be promulgated by the Department of Transportation, Federal Railway Administration ("FRA"), the Interstate Commerce Commission ("ICC") or any other applicable regulatory body or any successor agency or party thereto.

Section 1.4. Inspections. GE Rail shall have the right, but not the obligation, to inspect the Equipment and Borrower's records with respect thereto at such reasonable times as GE Rail may request. No such inspection or lack of inspection shall result in any duty of GE Rail to Borrower or be deemed a waiver of any of Borrower's obligations or GE Rail's rights hereunder or otherwise.

Section 1.5. Marking of Equipment. Borrower will keep and maintain, or cause to be kept and maintained, plainly, distinctly, permanently and conspicuously marked on each item of Equipment in letters not less than seven-sixteenths of an inch in height:

"OWNERSHIP SUBJECT TO CHATTEL MORTGAGE AND SECURITY AGREEMENT AS SET FORTH IN AN EQUIPMENT MORTGAGE AND ASSIGNMENT OF LEASES FILED WITH THE INTERSTATE COMMERCE COMMISSION."

or other appropriate words designated by GE Rail with appropriate changes thereof and additions thereto as from time to time may be required by law in order to protect the security interest of GE Rail in the Equipment, the Leases and its rights hereunder. Borrower will not place any item of Equipment in operation or exercise any control or dominion over any item of Equipment, unless and until such markings have been made thereon and will replace promptly any such markings which may be

removed, defaced or destroyed. Borrower will cause the Equipment to be kept marked and numbered with the respective serial, road and other identifying marked and numbers set forth in Schedule 2 hereto. Borrower will not (a) change or authorize to be changed such serial, road or other identifying marks or numbers or (b) place any item of Equipment in service or otherwise exercise any control or dominion over any item of Equipment if the serial, road or other identifying mark and number of such item of Equipment is not contained in Schedule 2 hereto, unless and until an amendment to this Mortgage shall have been filed and recorded by Borrower with the ICC, and Borrower shall have furnished GE Rail a legal opinion to the effect that (i) such amendment has been so filed and recorded, (ii) such filing and recordation will protect GE Rail's security interest and chattel mortgage in the Equipment and the Leases and (iii) no other filing or recording with or to any other Federal, state or local government or agency thereof is necessary to protect the security interest of GE Rail in the Equipment and the Leases in the United States. If Borrower fails to take any action specified in the immediately preceding sentence, Borrower hereby authorizes GE Rail to modify this Mortgage by amending Schedule 2 hereto as applicable, to reflect such changes or additions to the serial, road or other identifying marks and numbers contained therein and to record the same with the ICC.

Section 1.6. Destruction of Equipment. Borrower will bear the responsibility for and risk of, and shall not be released from the Liabilities in the event of, any damage to or the destruction, damage beyond economic repair, government requisition or loss ("Casualty") of any or all of the Equipment.

Section 1.7. Borrower's Agreements with Respect to the Leases. To protect the grant of security interest to GE Rail in the Leases, Borrower hereby agrees as follows:

(a) Borrower shall faithfully abide by, perform and discharge each and every material obligation, covenant, condition, duty and agreement which the Leases provide are to be performed by Borrower.

(b) Borrower will deliver to GE Rail the original of each Lease.

(c) Without the prior written consent of GE Rail, Borrower shall not enter into any Leases that do not provide for the full service maintenance and repair by Borrower or any Leases that grant to the lessee thereunder the right to acquire any of the Equipment. Any attempts to enter into any Leases made in violation of the provisions of this Section 1.7(b) shall be void.

(d) At Borrower's sole cost and expense, Borrower will appear in and defend any action or proceedings arising under, growing out of or in any manner connected with the obligations, covenants, conditions, charters, agreements or liabilities of Borrower under any and all of the Leases.

(e) Without the prior written consent of GE Rail, Borrower shall not commence or compromise any action, suit, proceeding or case or file any application or make any motion affecting any of the Leases in any bankruptcy proceeding other than a proceeding in which Borrower is the debtor.

Section 1.8. Location of Use. Borrower covenants that it will not cause or permit any of the Equipment to be at any time outside the forty-eight contiguous states of the United States.

SECTION 2. DEFAULTS

Section 2.1. Events of Default. The occurrence of any one or more of the following events shall constitute an Event of Default hereunder:

(a) Borrower shall fail to pay any amount under any Installment Note on the date due or there shall occur any other default under any of the Installment Notes and such amount remains unpaid or such default continues for ten (10) days after notice thereof to Borrower;

(b) Borrower shall fail to perform any of its obligations under this Mortgage and such failure shall continue for ten (10) days after notice thereof to Borrower; or

(c) Any representation made to GE Rail in this Mortgage shall prove to be materially false or misleading at the time when made.

SECTION 3. REMEDIES.

Section 3.1. Remedies. Upon the occurrence and during the continuance of any Event of Default, GE Rail may do any one or more of the following acts (but shall be under no obligation to do so) regarding the Collateral, or any portion thereof:

(a) direct any Lessee to pay all rents thereafter becoming due under any of the Leases to GE Rail, cash any checks and negotiate any other instrument or compromise any claim, in each case, if desirable in the name of Borrower;

(b) perform or discharge any obligation or duty of Borrower under any of the Leases to such extent as GE Rail may deem necessary or advisable to protect the security provided hereunder;

(c) exercise all the rights and remedies in foreclosure and otherwise granted to secured parties under the provisions of applicable laws;

(d) institute legal proceedings for the specific performance of any covenant or agreement herein undertaken by Borrower or for aid in the execution of any power or remedy herein granted;

(e) institute legal proceedings to foreclose upon and against the security interest and the chattel mortgage in any of the Collateral granted in and by this Mortgage, to recover judgment for all amounts then due and owing as Liabilities, and to collect the same out of any sale of the Collateral or of collections upon the Leases;

(f) institute legal proceedings for the sale, under the judgment or decree of any court of competent jurisdiction, of any of the Collateral;

(g) demand, collect, and retain all hire, earnings and other sums due and to become due to Borrower in respect of the Collateral from any party whomsoever, accounting only for the net earnings arising from such use, if any, after charging against any receipts from the use of the same and from any subsequent sale thereof all costs and expenses of and damages or losses by reason of, such use or sale;

(h) sell or dispose of all or any part of the Collateral, free from any and all claims of Borrower or of any other party claiming by, through or under Borrower at law, in equity, or otherwise, at one or more public or private sales, in such place or places, at such time or times, and upon such terms as GE Rail may determine, in its sole and complete discretion and in light of the best interests of GE Rail, with or without previous demand on or notice to Borrower or advertisement of any such sale or other disposal, except as may be required by law; and for the aforesaid purposes, all notices of sale, advertisements, and demands and any rights or equities of redemption otherwise required or available to Borrower under applicable law are hereby waived by Borrower to the fullest extent permitted by applicable law. Any non-waivable requirement in law of reasonable notice shall be deemed satisfied by ten (10) days notice. Any non-waivable requirement in law of publication shall be deemed satisfied by publication in any newspaper in circulation in Cook County, Illinois, including, without limitation, the Chicago Daily Law Bulletin. The power of sale hereunder shall not be exhausted by one or more sales, and GE Rail from time to time may adjourn any sale to be made pursuant to this Section 3.1; or

(i) assign its rights and interests in any and all of the Leases, without Borrower's consent, to any successor or assignee of GE Rail or to any other third party.

In the event that GE Rail exercises any of its rights under this Mortgage, all payments or proceeds received by GE Rail resulting from such exercise shall be applied in accordance with the terms of the Installment Note(s).

Section 3.2. Sale. Any sale of the Collateral may be in one lot as an entirety or in separate lots and without the necessity of gathering at the place of sale the property to be sold, and in general in such manner as GE Rail may determine. GE Rail may bid for and become the purchaser of the Equipment or the Leases, or any portion thereof, so offered for sale. In the event that GE Rail shall be the purchaser thereof, it shall not be accountable to Borrower upon a subsequent disposition of such property.

Section 3.3. Assembly of Collateral. Upon the occurrence of an Event of Default, GE Rail may designate some premises for the delivery of some or all of the Collateral to GE Rail, which premises may include premises owned, leased or under the control of Borrower (and which premises shall be within a five hundred (500) mile radius of the location of such collateral so long as such location is in compliance with this Mortgage), and Borrower shall, at its own expense, arrange for such Collateral to be delivered to GE Rail at such premises. This agreement to deliver the Collateral as hereinbefore provided is of the essence of the agreement between the parties, and, upon application to any court having jurisdiction in the premises, GE Rail shall be entitled to a decree against Borrower requiring specific performance hereof. Borrower further agrees to store such Collateral, at Borrower's expense, pending GE Rail's disposition thereof. Borrower hereby expressly waives any and all claims against GE Rail or its agents for damages of whatever nature in connection with any lawful retaking of any item of Collateral pursuant to the terms hereof.

Section 3.4. Waiver by Borrower. To the extent permitted by law, and except as otherwise expressly provided herein to the contrary, Borrower covenants that it will not at any time insist upon or plead, or in any manner whatever claim or take any benefit or advantage of, any stay or extension law now or at any time hereafter in force, nor claim, take, or insist upon any benefit or advantage of or from any law now or hereafter in force providing for the valuation or appraisal of the Collateral or any part thereof prior to any sale or sales thereof to be made pursuant to any provision herein contained, or pursuant to the decree, judgment or order of any court of competent jurisdiction; nor, after such sale or sales, claim or exercise any right under any statute now or hereafter made or enacted by any state or otherwise to redeem the property so sold or any part thereof, and, to the full extent legally permitted, hereby expressly waives for itself and on behalf of each and every person, except decree or judgment creditors of Borrower acquiring any interest in or title to the Collateral, or any part thereof subsequent to the date of this Mortgage, all benefit and advantage of any such law or laws, and covenants that it will not invoke or utilize any such law or

laws or otherwise hinder, delay or impede the execution of any power herein granted and delegated to GE Rail, but will suffer and permit the execution of every such power as though no such power, law or laws had been made or enacted.

SECTION 4. GENERAL.

Section 4.1. Rights Cumulative. Each and every power and remedy hereby specifically given to GE Rail shall be in addition to or every other power and remedy hereby specifically given or now or hereafter existing at law or in equity, and each and every power and remedy may be exercised from time to time simultaneously and as often and in such order as may be deemed expedient by GE Rail. All such powers and remedies shall be cumulative, and the exercise of one shall not be deemed a waiver of the right to exercise any other or others. No delay or omission of GE Rail in the exercise of any such power or remedy and no renewal or extension of any payments due hereunder shall impair any such power or remedy or shall be construed to be a waiver of any default or an acquiescence therein. Any extension of time for payment hereunder or other indulgence duly granted to Borrower shall not otherwise alter or affect GE Rail's rights or the Liabilities. GE Rail's acceptance of any payment after it shall have become due hereunder shall not be deemed to alter or affect the Liabilities or GE Rail's rights hereunder with respect to any subsequent payments or default therein.

Section 4.2. Waiver. Except as otherwise provided in this Mortgage, Borrower, to the full extent permitted by law, hereby waives all statutory or other legal requirements for any notice of any kind, notice of intention to take possession of or to sell or lease the Collateral, and any other requirements as to the time, place and terms of the sale or lease thereof, any other requirements with respect to the enforcement of GE Rail's rights under this Mortgage and any and all rights of redemption.

Section 4.3. Satisfaction of Mortgage and Termination of Mortgage. When all the Liabilities have been paid in full and the Installment Notes have been canceled, GE Rail shall release the lien of this Mortgage with respect to the Collateral by an appropriate document in recordable form and thereupon this Mortgage shall be satisfied and void.

Section 4.4. Section Headings, Effect and Modification of Agreement. All section headings are inserted for convenience only and shall not affect any construction or interpretation of this Mortgage.

Section 4.5. Modifications. No variation or modification of this Mortgage and no waiver of any of its provisions or conditions shall be valid unless in writing and signed by duly authorized representatives of GE Rail and Borrower.

Section 4.6. Notices. All notices hereunder to any of the parties designated below shall be deemed to be properly served if delivered or mailed to the respective addresses set forth below:

If to GE Rail:

General Electric Railcar Services Corporation
33 West Monroe Street, Suite 2400
Chicago, IL 60603
Attn: Chief Financial Officer

with a required copy to:

General Electric Railcar Services Corporation
33 West Monroe Street
Chicago, Illinois 60603
Attention: General Counsel

If to Borrower:

RELCO Locomotives, Inc.
P.O. Box 58
113 Industrial Avenue
Minooka, Illinois 60447
Attn: President

Borrower shall cause a copy of every notice or communication received from or on behalf of any of the other parties to any of the Leases to be promptly delivered to the GE Rail, including, without limitation, the filing of any bankruptcy petition by or against, or the institution of any insolvency or reorganization proceeding involving, any such party.

Section 4.7. Law Governing. The terms of this Mortgage and all rights and obligations hereunder shall be governed by the laws of Illinois without regard to conflicts of laws rules; provided, however, that GE Rail shall be entitled to all rights conferred by the filing, recording or deposit hereof in the appropriate office(s) pursuant to Section 11303 of the Interstate Commerce Act or in such other offices as may be appropriate in the jurisdiction in which the Equipment is operated.

Section 4.8. Counterparts. This Mortgage may be executed in several counterparts, each of which shall be an original and all of which taken together shall constitute one and the same agreement.

Section 4.9. Successors and Assigns. This Mortgage shall be binding upon Borrower and inure to the benefit of GE Rail and its successors and assigns. Borrower may not assign or transfer its rights hereunder without the prior written consent of GE Rail.

Section 4.10. Severability. The provisions of this Mortgage are severable and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction or any other clause or provision of this Mortgage in any jurisdiction. Without limiting the generality of the foregoing, the parties hereto intend that the security interest and chattel mortgage created by this Mortgage and securing the Liabilities shall be severable, and if any portion of the Liabilities shall be invalid, unenforceable or void under applicable law, then the security interest and chattel mortgage created by this Mortgage shall be invalid, unenforceable or void solely to the extent of such invalidity, unenforceability or avoidance of such portion of the Liabilities without rendering the remainder of the security interest and chattel mortgage created by this Mortgage unenforceable, invalid or void.

4.11. Further Assurances. Borrower will, from time to time, do and perform any other act or acts and will execute, acknowledge, and deliver, and file, register, and record (and will re-file, re-register and re-record whenever required) any further instrument, including any extensions and renewals thereof, required by law or requested by GE Rail in order to confirm or further assure the interests of GE Rail hereunder.

4.12. Supplements. Borrower acknowledges that this Mortgage and the schedules hereto may be supplemented from time to time to further secure the Liabilities and/or to add additional Liabilities to be secured hereby.

IN WITNESS WHEREOF, the undersigned has caused this Mortgage to be executed by its duly authorized representative as of the day and year first set forth above.

RELCO LOCOMOTIVES, INC.

By: 
Title: President

ATTEST:

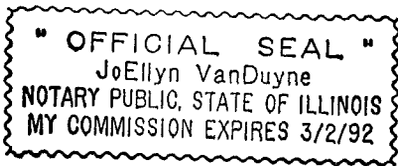
By: _____

Title: _____

STATE OF Illinois)
COUNTY OF Grundy)

SS:

On this 29th day of March, 1990, before me personally appeared Donald L. Bachman, to me personally known who, being by me duly sworn, says that he is a President of RELCO LOCOMOTIVES, INC., an Illinois corporation, and that said instrument was signed on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.



JoEllyn VanDuyne
Notary Public

(NOTARIAL SEAL)

My Commission Expires: 3/2/92

List of Schedules

Schedule 1	Installment Note(s)
Schedule 2	Rolling Stock
Schedule 3	Leases

SCHEDULE 1

INSTALLMENT NOTES

Installment Note Secured by Equipment Mortgage dated March 30,
1990 in the original principal amount of \$225,000.00 made by
RELCO Locomotives, Inc. payable to the order of General
Electric Railcar Services Corporation.

SCHEDULE 2

UNITS

5 GP-7 1500 horsepower locomotives manufactured by the ElectroMotive Division of General Motors Corporation and currently bearing or in the future to be bearing the road marks and numbers:

<u>Current</u>			<u>Future</u>
CNW	4380	RF	1609
	4384		1610
	4385		1611
	4387		1612
	4395		1613