

CHAPMAN AND CUTLER

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1877-1943
Henry E. Cutler
1879-1959

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RECORDED TO 17602-D
DEC 27 1991

DEC 30 1991 - 11 33 AM 17602-D

INTERSTATE COMMERCE COMMISSION

17602-E

Office of the Secretary
Recordations Units
Room 2303
Interstate Commerce Commission
12th and Constitution Avenue, N.W.
Washington, D.C. 20423

RECORDED TO 17602-E
DEC 30 1991

DEC 30 1991 - 11 33 AM

INTERSTATE COMMERCE COMMISSION

Attn: Ms. Mildred Lee

Dear Ms. Lee:

Enclosed are two original copies of each of the documents described below, to be recorded pursuant to 49 U.S.C. §11303.

The first document, Lease Supplement No. 2 dated December 30, 1991, is a secondary document. This document relates to the Railcar Lease dated as of November 1, 1991 between The Connecticut National Bank, as Lessor and Indiana Michigan Power Company, as Lessee, recorded on November 26, 1991 with recordation no. 17602. The names and addresses of the parties to such document are as follows:

The Connecticut National Bank
777 Main Street
Hartford, Connecticut 06115

Indiana Michigan Power Company
c/o American Electric Power Service Corporation
1 Riverside Plaza
Columbus, Ohio 43215

DEC 30 11 36 AM '91
MOTOR OPERATING UNIT

The second document, Security Agreement Supplement No. 2, dated as of December 30, 1991, is a secondary document. This document relates to the Security Agreement-Trust Deed dated as of November 1, 1991 between The Connecticut National Bank, as Owner Trustee and Wilmington Trust Company, as Security Trustee, recorded on November 26, 1991 with recordation no. 17602-A. The names and addresses of the parties to such documents are as follows:

Handwritten signatures:
C. T. Kappler
C. Campbell

CHAPMAN AND CUTLER

The Connecticut National Bank
777 Main Street
Hartford, Connecticut 06115

Wilmington Trust Company
Rodney Square North
Wilmington, Delaware 19890

A general description of the equipment covered by each of these documents and intended for use related to interstate commerce is set forth in Schedule 1 attached to this letter and made a part hereof.

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

Lease Supplement No. 2 dated December 30, 1991, between The Connecticut National Bank, not in its individual capacity but solely as Owner Trustee under the Trust Agreement dated as of November 1, 1991 with Security Pacific Equipment Leasing, Inc., as Lessor and Indiana Michigan Power Company, an Indiana corporation, as Lessee.

Security Agreement Supplement No. 2 dated December 30, 1991, from The Connecticut National Bank, not in its individual capacity but solely as Owner Trustee under Indiana Michigan Trust No. 91-5, as Debtor, to Wilmington Trust Company, not in its individual capacity, except as specifically set forth herein, but solely as Security Trustee, as Security Trustee.

A filing fee of \$30.00 is enclosed. Please return an original of each of the enclosed documents to the undersigned.

Very truly yours,

CHAPMAN AND CUTLER

By:



John A. Harris

JAH:lw
Enclosures

17602-5

DEC 30 1991 -11 55 AM
INTERSTATE COMMERCE COMMISSION

SECURITY AGREEMENT SUPPLEMENT NO. 2

SECURITY AGREEMENT SUPPLEMENT No. 2, dated December 30, 1991, between The Connecticut National Bank, not individually but solely as owner trustee (the "*Debtor*") under the Trust Agreement dated as of November 1, 1991, (the "*Trust Agreement*") for the benefit of Security Pacific Equipment Leasing, Inc., a Delaware corporation (the "*Owner Participant*"), and Wilmington Trust Company, as security trustee (the "*Security Trustee*") under the Security Agreement-Trust Deed dated as of November 1, 1991 from the Debtor to the Security Trustee as supplemented by that certain Security Agreement Supplement No. 1 dated November 25, 1991 from the Debtor to the Security Trustee (as so supplemented, the "*Security Agreement*").

WITNESSETH:

WHEREAS, the Security Agreement provides for the execution and delivery from time to time of Security Agreement Supplements substantially in the form hereof each of which shall particularly describe the Equipment (such term and other defined terms in the Security Agreement being herein used with the same meaning) included in the Collateral and subject to the security interest of the Security Agreement;

NOW, THEREFORE, TO SECURE THE PAYMENT when and as due and payable of the principal of and the premium, if any, and interest on the Notes, and to secure the payment of all other indebtedness which the Security Agreement by its terms secures and compliance with all the terms of the Security Agreement and of such Notes, the Debtor does hereby create and grant to the Security Trustee and to its successors and assigns a security interest in the following properties:

- (a) all the Items of property and equipment described in Schedule A annexed hereto;
- (b) all accessories, equipment, parts and appurtenances appertaining or attached to any Items of property and equipment described in said Schedule A, whether now owned or hereafter acquired, except such thereof as remain the property of the Lessee under the Lease, and all substitutions, renewals or replacements of and additions, improvements, accessions and accumulations to the Equipment, except such thereof as remain the property of the Lessee under the Lease; and
- (c) all rents, issues, income, profits and proceeds arising from or in connection with any of the foregoing, subject always to the exceptions, reservations and limitations contained in the section entitled "EXCEPTED RIGHTS IN COLLATERAL" of the Security Agreement.

SAVINGS AND EXCEPTING, however, from the properties in which a security interest is hereby created and granted, all property saved and excepted from the coverage of the

granting clauses of the Security Agreement by the section entitled "EXCEPTED RIGHTS IN COLLATERAL" immediately following the granting clauses thereof.

THE DEBTOR hereby binds itself, its successors and assigns, to warrant and forever defend to the Security Trustee and its successors and assigns the security interest hereby created and granted.

This Supplement shall be construed as supplemental to the Security Agreement and shall form a part of it and the Security Agreement is hereby incorporated by reference herein and is hereby ratified, approved and confirmed.

This Supplement may be executed in any number of counterparts, each of which shall be an original, but all of which together shall constitute one and the same instrument.

This Supplement shall in all respects be governed by, and construed in accordance with, the laws of the State of New York, including all matters of construction, validity and performance.

IN WITNESS WHEREOF, the Debtor and the Security Trustee have caused this Supplement to be executed, as of the day and year first above written.

THE CONNECTICUT NATIONAL BANK, not
individually but solely as Owner Trustee
under Indiana Michigan Power Trust
No. 91-5

By 
Its Trust Officer
DEBTOR

WILMINGTON TRUST COMPANY, not in its
individual capacity but solely as Security
Trustee

By _____
Its Authorized Officer
SECURITY TRUSTEE

DESCRIPTION OF EQUIPMENT

360 - 110-ton gondola coalporter rail cars as more specifically described below:

Car Numbers

AEPX 3932	AEPX 4142	AEPX 4179	AEPX 4216	AEPX 4253
AEPX 3937	AEPX 4143	AEPX 4180	AEPX 4217	AEPX 4254
AEPX 4065	AEPX 4144	AEPX 4181	AEPX 4218	AEPX 4255
AEPX 4066	AEPX 4145	AEPX 4182	AEPX 4219	AEPX 4256
AEPX 4067	AEPX 4146	AEPX 4183	AEPX 4220	AEPX 4257
AEPX 4068	AEPX 4147	AEPX 4184	AEPX 4221	AEPX 4258
AEPX 4088	AEPX 4148	AEPX 4185	AEPX 4222	AEPX 4259
AEPX 4089	AEPX 4149	AEPX 4186	AEPX 4223	AEPX 4260
AEPX 4096	AEPX 4150	AEPX 4187	AEPX 4224	AEPX 4261
AEPX 4101	AEPX 4151	AEPX 4188	AEPX 4225	AEPX 4262
AEPX 4106	AEPX 4152	AEPX 4189	AEPX 4226	AEPX 4263
AEPX 4107	AEPX 4153	AEPX 4190	AEPX 4227	AEPX 4264
AEPX 4108	AEPX 4154	AEPX 4191	AEPX 4228	AEPX 4265
AEPX 4110	AEPX 4155	AEPX 4192	AEPX 4229	AEPX 4266
AEPX 4113	AEPX 4156	AEPX 4193	AEPX 4230	AEPX 4267
AEPX 4115	AEPX 4157	AEPX 4194	AEPX 4231	AEPX 4268
AEPX 4116	AEPX 4158	AEPX 4195	AEPX 4232	AEPX 4269
AEPX 4122	AEPX 4159	AEPX 4196	AEPX 4233	AEPX 4270
AEPX 4123	AEPX 4160	AEPX 4197	AEPX 4234	AEPX 4271
AEPX 4124	AEPX 4161	AEPX 4198	AEPX 4235	AEPX 4272
AEPX 4125	AEPX 4162	AEPX 4199	AEPX 4236	AEPX 4273
AEPX 4126	AEPX 4163	AEPX 4200	AEPX 4237	AEPX 4274
AEPX 4127	AEPX 4164	AEPX 4201	AEPX 4238	AEPX 4275
AEPX 4128	AEPX 4165	AEPX 4202	AEPX 4239	AEPX 4276
AEPX 4129	AEPX 4166	AEPX 4203	AEPX 4240	AEPX 4277
AEPX 4130	AEPX 4167	AEPX 4204	AEPX 4241	AEPX 4278
AEPX 4131	AEPX 4168	AEPX 4205	AEPX 4242	AEPX 4279
AEPX 4132	AEPX 4169	AEPX 4206	AEPX 4243	AEPX 4280
AEPX 4133	AEPX 4170	AEPX 4207	AEPX 4244	AEPX 4281
AEPX 4134	AEPX 4171	AEPX 4208	AEPX 4245	AEPX 4282
AEPX 4135	AEPX 4172	AEPX 4209	AEPX 4246	AEPX 4283
AEPX 4136	AEPX 4173	AEPX 4210	AEPX 4247	AEPX 4284
AEPX 4137	AEPX 4174	AEPX 4211	AEPX 4248	AEPX 4285
AEPX 4138	AEPX 4175	AEPX 4212	AEPX 4249	AEPX 4286
AEPX 4139	AEPX 4176	AEPX 4213	AEPX 4250	AEPX 4287
AEPX 4140	AEPX 4177	AEPX 4214	AEPX 4251	AEPX 4288
AEPX 4141	AEPX 4178	AEPX 4215	AEPX 4252	AEPX 4289

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SCHEDULE A
(to Security Agreement Supplement No. 2)

DESCRIPTION OF EQUIPMENT (cont.)

360 - 110-ton gondola coalporter rail cars as more specifically described below:

Car Numbers

AEPX 4290	AEPX 4328	AEPX 4366	AEPX 4404	AEPX 4442
AEPX 4291	AEPX 4329	AEPX 4367	AEPX 4405	AEPX 4443
AEPX 4292	AEPX 4330	AEPX 4368	AEPX 4406	AEPX 4444
AEPX 4293	AEPX 4331	AEPX 4369	AEPX 4407	AEPX 4445
AEPX 4294	AEPX 4332	AEPX 4370	AEPX 4408	AEPX 4446
AEPX 4295	AEPX 4333	AEPX 4371	AEPX 4409	AEPX 4447
AEPX 4296	AEPX 4334	AEPX 4372	AEPX 4410	AEPX 4448
AEPX 4297	AEPX 4335	AEPX 4373	AEPX 4411	AEPX 4449
AEPX 4298	AEPX 4336	AEPX 4374	AEPX 4412	AEPX 4450
AEPX 4299	AEPX 4337	AEPX 4375	AEPX 4413	AEPX 4451
AEPX 4300	AEPX 4338	AEPX 4376	AEPX 4414	AEPX 4452
AEPX 4301	AEPX 4339	AEPX 4377	AEPX 4415	AEPX 4453
AEPX 4302	AEPX 4340	AEPX 4378	AEPX 4416	AEPX 4454
AEPX 4303	AEPX 4341	AEPX 4379	AEPX 4417	AEPX 4455
AEPX 4304	AEPX 4342	AEPX 4380	AEPX 4418	AEPX 4456
AEPX 4305	AEPX 4343	AEPX 4381	AEPX 4419	AEPX 4457
AEPX 4306	AEPX 4344	AEPX 4382	AEPX 4420	AEPX 4458
AEPX 4307	AEPX 4345	AEPX 4383	AEPX 4421	AEPX 4459
AEPX 4308	AEPX 4346	AEPX 4384	AEPX 4422	AEPX 4460
AEPX 4309	AEPX 4347	AEPX 4385	AEPX 4423	AEPX 4461
AEPX 4310	AEPX 4348	AEPX 4386	AEPX 4424	AEPX 4462
AEPX 4311	AEPX 4349	AEPX 4387	AEPX 4425	AEPX 4463
AEPX 4312	AEPX 4350	AEPX 4388	AEPX 4426	AEPX 4464
AEPX 4313	AEPX 4351	AEPX 4389	AEPX 4427	
AEPX 4314	AEPX 4352	AEPX 4390	AEPX 4428	
AEPX 4315	AEPX 4353	AEPX 4391	AEPX 4429	
AEPX 4316	AEPX 4354	AEPX 4392	AEPX 4430	
AEPX 4317	AEPX 4355	AEPX 4393	AEPX 4431	
AEPX 4318	AEPX 4356	AEPX 4394	AEPX 4432	
AEPX 4319	AEPX 4357	AEPX 4395	AEPX 4433	
AEPX 4320	AEPX 4358	AEPX 4396	AEPX 4434	
AEPX 4321	AEPX 4359	AEPX 4397	AEPX 4435	
AEPX 4322	AEPX 4360	AEPX 4398	AEPX 4436	
AEPX 4323	AEPX 4361	AEPX 4399	AEPX 4437	
AEPX 4324	AEPX 4362	AEPX 4400	AEPX 4438	
AEPX 4325	AEPX 4363	AEPX 4401	AEPX 4439	
AEPX 4326	AEPX 4364	AEPX 4402	AEPX 4440	
AEPX 4327	AEPX 4365	AEPX 4403	AEPX 4441	

SECURITY AGREEMENT SUPPLEMENT NO. 2

SECURITY AGREEMENT SUPPLEMENT No. 2, dated December 30, 1991, between The Connecticut National Bank, not individually but solely as owner trustee (the "*Debtor*") under the Trust Agreement dated as of November 1, 1991, (the "*Trust Agreement*") for the benefit of Security Pacific Equipment Leasing, Inc., a Delaware corporation (the "*Owner Participant*"), and Wilmington Trust Company, as security trustee (the "*Security Trustee*") under the Security Agreement-Trust Deed dated as of November 1, 1991 from the Debtor to the Security Trustee as supplemented by that certain Security Agreement Supplement No. 1 dated November 25, 1991 from the Debtor to the Security Trustee (as so supplemented, the "*Security Agreement*").

WITNESSETH:

WHEREAS, the Security Agreement provides for the execution and delivery from time to time of Security Agreement Supplements substantially in the form hereof each of which shall particularly describe the Equipment (such term and other defined terms in the Security Agreement being herein used with the same meaning) included in the Collateral and subject to the security interest of the Security Agreement;

NOW, THEREFORE, TO SECURE THE PAYMENT when and as due and payable of the principal of and the premium, if any, and interest on the Notes, and to secure the payment of all other indebtedness which the Security Agreement by its terms secures and compliance with all the terms of the Security Agreement and of such Notes, the Debtor does hereby create and grant to the Security Trustee and to its successors and assigns a security interest in the following properties:

(a) all the Items of property and equipment described in Schedule A annexed hereto;

(b) all accessories, equipment, parts and appurtenances appertaining or attached to any Items of property and equipment described in said Schedule A, whether now owned or hereafter acquired, except such thereof as remain the property of the Lessee under the Lease, and all substitutions, renewals or replacements of and additions, improvements, accessions and accumulations to the Equipment, except such thereof as remain the property of the Lessee under the Lease; and

(c) all rents, issues, income, profits and proceeds arising from or in connection with any of the foregoing, subject always to the exceptions, reservations and limitations contained in the section entitled "EXCEPTED RIGHTS IN COLLATERAL" of the Security Agreement.

SAVINGS AND EXCEPTING, however, from the properties in which a security interest is hereby created and granted, all property saved and excepted from the coverage of the

granting clauses of the Security Agreement by the section entitled "EXCEPTED RIGHTS IN COLLATERAL" immediately following the granting clauses thereof.

THE DEBTOR hereby binds itself, its successors and assigns, to warrant and forever defend to the Security Trustee and its successors and assigns the security interest hereby created and granted.

This Supplement shall be construed as supplemental to the Security Agreement and shall form a part of it and the Security Agreement is hereby incorporated by reference herein and is hereby ratified, approved and confirmed.

This Supplement may be executed in any number of counterparts, each of which shall be an original, but all of which together shall constitute one and the same instrument.

This Supplement shall in all respects be governed by, and construed in accordance with, the laws of the State of New York, including all matters of construction, validity and performance.

IN WITNESS WHEREOF, the Debtor and the Security Trustee have caused this Supplement to be executed, as of the day and year first above written.

THE CONNECTICUT NATIONAL BANK, not
individually but solely as Owner Trustee
under Indiana Michigan Power Trust
No. 91-5

By _____
Its
DEBTOR

WILMINGTON TRUST COMPANY, not in its
individual capacity but solely as Security
Trustee

By W. M. R. /
Its Authorized Officer
SECURITY TRUSTEE

STATE OF _____)
) SS
COUNTY OF _____)

On this _____ day of _____, 1991, before me personally appeared _____, to me personally known, who being by me duly sworn, says that he is a _____ of The Connecticut National Bank, 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.

Notary Public

(SEAL)

My commission expires _____

STATE OF _____)
) SS
COUNTY OF _____)

On this 30th day of December, 1991, before me personally appeared, JOHN M. BEESON, to me personally known, who being by me duly sworn, says that he is a Assistant Vice President of Wilmington Trust Company, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution and foregoing instrument was the free act and deed of said corporation.

Sonia F. Allen

Notary Public

(SEAL)

My commission expires: _____

SONIA F. ALLEN
NOTARY PUBLIC
MY COMMISSION EXPIRES MAY 30, 1992

DESCRIPTION OF EQUIPMENT

360 - 110-ton gondola coalporter rail cars as more specifically described below:

Car Numbers

AEPX 3932	AEPX 4142	AEPX 4179	AEPX 4216	AEPX 4253
AEPX 3937	AEPX 4143	AEPX 4180	AEPX 4217	AEPX 4254
AEPX 4065	AEPX 4144	AEPX 4181	AEPX 4218	AEPX 4255
AEPX 4066	AEPX 4145	AEPX 4182	AEPX 4219	AEPX 4256
AEPX 4067	AEPX 4146	AEPX 4183	AEPX 4220	AEPX 4257
AEPX 4068	AEPX 4147	AEPX 4184	AEPX 4221	AEPX 4258
AEPX 4088	AEPX 4148	AEPX 4185	AEPX 4222	AEPX 4259
AEPX 4089	AEPX 4149	AEPX 4186	AEPX 4223	AEPX 4260
AEPX 4096	AEPX 4150	AEPX 4187	AEPX 4224	AEPX 4261
AEPX 4101	AEPX 4151	AEPX 4188	AEPX 4225	AEPX 4262
AEPX 4106	AEPX 4152	AEPX 4189	AEPX 4226	AEPX 4263
AEPX 4107	AEPX 4153	AEPX 4190	AEPX 4227	AEPX 4264
AEPX 4108	AEPX 4154	AEPX 4191	AEPX 4228	AEPX 4265
AEPX 4110	AEPX 4155	AEPX 4192	AEPX 4229	AEPX 4266
AEPX 4113	AEPX 4156	AEPX 4193	AEPX 4230	AEPX 4267
AEPX 4115	AEPX 4157	AEPX 4194	AEPX 4231	AEPX 4268
AEPX 4116	AEPX 4158	AEPX 4195	AEPX 4232	AEPX 4269
AEPX 4122	AEPX 4159	AEPX 4196	AEPX 4233	AEPX 4270
AEPX 4123	AEPX 4160	AEPX 4197	AEPX 4234	AEPX 4271
AEPX 4124	AEPX 4161	AEPX 4198	AEPX 4235	AEPX 4272
AEPX 4125	AEPX 4162	AEPX 4199	AEPX 4236	AEPX 4273
AEPX 4126	AEPX 4163	AEPX 4200	AEPX 4237	AEPX 4274
AEPX 4127	AEPX 4164	AEPX 4201	AEPX 4238	AEPX 4275
AEPX 4128	AEPX 4165	AEPX 4202	AEPX 4239	AEPX 4276
AEPX 4129	AEPX 4166	AEPX 4203	AEPX 4240	AEPX 4277
AEPX 4130	AEPX 4167	AEPX 4204	AEPX 4241	AEPX 4278
AEPX 4131	AEPX 4168	AEPX 4205	AEPX 4242	AEPX 4279
AEPX 4132	AEPX 4169	AEPX 4206	AEPX 4243	AEPX 4280
AEPX 4133	AEPX 4170	AEPX 4207	AEPX 4244	AEPX 4281
AEPX 4134	AEPX 4171	AEPX 4208	AEPX 4245	AEPX 4282
AEPX 4135	AEPX 4172	AEPX 4209	AEPX 4246	AEPX 4283
AEPX 4136	AEPX 4173	AEPX 4210	AEPX 4247	AEPX 4284
AEPX 4137	AEPX 4174	AEPX 4211	AEPX 4248	AEPX 4285
AEPX 4138	AEPX 4175	AEPX 4212	AEPX 4249	AEPX 4286
AEPX 4139	AEPX 4176	AEPX 4213	AEPX 4250	AEPX 4287
AEPX 4140	AEPX 4177	AEPX 4214	AEPX 4251	AEPX 4288
AEPX 4141	AEPX 4178	AEPX 4215	AEPX 4252	AEPX 4289

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DESCRIPTION OF EQUIPMENT (cont.)

360 - 110-ton gondola coalporter rail cars as more specifically described below:

Car Numbers

AEPX 4290	AEPX 4328	AEPX 4366	AEPX 4404	AEPX 4442
AEPX 4291	AEPX 4329	AEPX 4367	AEPX 4405	AEPX 4443
AEPX 4292	AEPX 4330	AEPX 4368	AEPX 4406	AEPX 4444
AEPX 4293	AEPX 4331	AEPX 4369	AEPX 4407	AEPX 4445
AEPX 4294	AEPX 4332	AEPX 4370	AEPX 4408	AEPX 4446
AEPX 4295	AEPX 4333	AEPX 4371	AEPX 4409	AEPX 4447
AEPX 4296	AEPX 4334	AEPX 4372	AEPX 4410	AEPX 4448
AEPX 4297	AEPX 4335	AEPX 4373	AEPX 4411	AEPX 4449
AEPX 4298	AEPX 4336	AEPX 4374	AEPX 4412	AEPX 4450
AEPX 4299	AEPX 4337	AEPX 4375	AEPX 4413	AEPX 4451
AEPX 4300	AEPX 4338	AEPX 4376	AEPX 4414	AEPX 4452
AEPX 4301	AEPX 4339	AEPX 4377	AEPX 4415	AEPX 4453
AEPX 4302	AEPX 4340	AEPX 4378	AEPX 4416	AEPX 4454
AEPX 4303	AEPX 4341	AEPX 4379	AEPX 4417	AEPX 4455
AEPX 4304	AEPX 4342	AEPX 4380	AEPX 4418	AEPX 4456
AEPX 4305	AEPX 4343	AEPX 4381	AEPX 4419	AEPX 4457
AEPX 4306	AEPX 4344	AEPX 4382	AEPX 4420	AEPX 4458
AEPX 4307	AEPX 4345	AEPX 4383	AEPX 4421	AEPX 4459
AEPX 4308	AEPX 4346	AEPX 4384	AEPX 4422	AEPX 4460
AEPX 4309	AEPX 4347	AEPX 4385	AEPX 4423	AEPX 4461
AEPX 4310	AEPX 4348	AEPX 4386	AEPX 4424	AEPX 4462
AEPX 4311	AEPX 4349	AEPX 4387	AEPX 4425	AEPX 4463
AEPX 4312	AEPX 4350	AEPX 4388	AEPX 4426	AEPX 4464
AEPX 4313	AEPX 4351	AEPX 4389	AEPX 4427	
AEPX 4314	AEPX 4352	AEPX 4390	AEPX 4428	
AEPX 4315	AEPX 4353	AEPX 4391	AEPX 4429	
AEPX 4316	AEPX 4354	AEPX 4392	AEPX 4430	
AEPX 4317	AEPX 4355	AEPX 4393	AEPX 4431	
AEPX 4318	AEPX 4356	AEPX 4394	AEPX 4432	
AEPX 4319	AEPX 4357	AEPX 4395	AEPX 4433	
AEPX 4320	AEPX 4358	AEPX 4396	AEPX 4434	
AEPX 4321	AEPX 4359	AEPX 4397	AEPX 4435	
AEPX 4322	AEPX 4360	AEPX 4398	AEPX 4436	
AEPX 4323	AEPX 4361	AEPX 4399	AEPX 4437	
AEPX 4324	AEPX 4362	AEPX 4400	AEPX 4438	
AEPX 4325	AEPX 4363	AEPX 4401	AEPX 4439	
AEPX 4326	AEPX 4364	AEPX 4402	AEPX 4440	
AEPX 4327	AEPX 4365	AEPX 4403	AEPX 4441	