

0100 837076

DONELAN, CLEARY, WOOD & MASER, P.C.

ATTORNEYS AND COUNSELORS AT LAW
SUITE 750
1100 NEW YORK AVENUE, N.W.
WASHINGTON, D.C. 20005-3934

RECORDATION NO. 18371-D+E
FILED 1425
NOV 1 1995-3 50 PM
FEDERAL COMMERCIAL COMMISSION

TELECOPIER: (202) 371-0900

October 31, 1995

Recordation No. 18371-D and 18371-E

RECEIVED
OFFICE OF THE
SECRETARY
NOV 1 3 14 PM '95
LICENSING BRANCH

42.00 filing fee

Dear Mr. Williams:

On behalf of First Union Rail Corporation, I submit for filing and recording under 49 U.S.C. Section 11303(a) and the regulations promulgated thereunder, executed counterparts of two secondary documents not previously recorded. The first of the two documents (to be filed under Recordation No. 18371-D) is entitled Full Release and Termination of Security Interest, ("Release"), dated as of October 27, 1995. The second of the two documents (to be filed under Recordation No. 18371-E) is entitled Memorandum of Assignment ("Assignment"), dated as of October 31, 1995.

1. The party to the first document, the enclosed Release (Recordation No. 18371-D) is:

Finova Capital Corporation (formerly known as Greyhound Financial Corporation) 1850 North Central Avenue Phoenix, AZ 85004	—	ASSIGNEE/RELEASING PARTY
--	---	-----------------------------

The said Release, among other things, acts to release and terminate *in toto* the security interest of the Releasing Party in the Memorandum of Lease (and lease covered thereby) filed under Recordation No. 18371, as supplemented under Recordation No. 18371-A, through that certain Collateral Assignment of Leases filed under Recordation No. 18371-C, and the Release should be recorded as "-D" under the same Recordation No. 18371.

A short summary of the Release to appear in the ICC Index is as follows:

"Release of security interest in Memorandum of Lease under Recordation No. 18371."

2. The parties to the second document, the enclosed Assignment (Recordation No. 18371-E) are:

PAC RAIL II 26055 County Road 29 Winters, CA 95694	—	ASSIGNOR
--	---	----------

Counterparts - A. Williams

FIRST UNION RAIL CORPORATION — ASSIGNEE
20th Floor
One First Union Center
301 South College Street
Charlotte, NC 28288-0738

The said Assignment, among other things, acts to assign to the Assignee all right, title, interest and obligations, of the Assignor as Lessor in that certain Memorandum of Lease, recorded under Recordation No. 18371 and the Assignment should be recorded as "-E" under the same Recordation No. 18371.

The equipment covered by the instant Assignment is the equipment covered in the above-mentioned Memorandum of Lease filed and recorded with the Interstate Commerce Commission under Recordation No. 18371.

A short summary of the Assignment to appear in the ICC Index is as follows:

"Assignment of Lessor's interest and obligations in Memorandum of Lease under Recordation No. 18371.

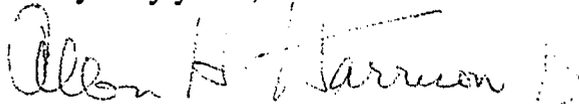
Please index separately the name of the above-mentioned Assignee in the ICC "Vendee/Assignee" Index Book ("white pages") as follows:

Index under First Union Rail Corporation, saying, "See Recordation No. 18371-E."

Enclosed is a check in the amount of forty two dollars (\$42.00) in payment of the filing fees.

Once the filings have been made, please return to bearer the stamped counterpart(s) of the documents not required for filing purposes, together with the letter/fee receipt from the ICC acknowledging the filings, and the two extra copies of this letter of transmittal.

Very truly yours,



Allen H. Harrison, Jr.
*Attorney for the purpose of this filing for
First Union Rail Corporation*

The Honorable Vernon A. Williams
Secretary
Interstate Commerce Commission
Washington, DC 20423

Enclosures

BY-HAND
8389-020

18371-E

RECORDATION NO. 18371-E FILED 1425

NOV 1 1995 3 50 PM

UNITED STATES DEPARTMENT OF COMMERCE

MEMORANDUM OF ASSIGNMENT OF RAILROAD CAR LEASE AGREEMENT AND MEMORANDUM OF LEASE THEREOF UNDER RECORDATION NO. 18371

THIS MEMORANDUM OF ASSIGNMENT is made as of October 31, 1995 by and between PAC RAIL II, Assignor, and First Union Rail Corporation, Assignee, hereinafter together referred to as the "Parties".

WITNESSETH:

WHEREAS, Pac Rail entered into that certain Railroad Car Lease Agreement with Southern Pacific Transportation Company, a Memorandum of Lease thereof filed and recorded with the Interstate Commerce Commission ("ICC") under Recordation No. 18371, (hereinafter together "Lease"), and

WHEREAS, Pac Rail and Southern Pacific Transportation Company did execute a Memorandum of Supplement to Memorandum of Lease ("Supplement") which, among other things, added to the above Memorandum of Lease seventy one open top hopper cars and filed and recorded the said Supplement with the ICC under Recordation No. 18371-A, and

WHEREAS, Pac Rail did assign the aforesaid Lease as supplemented to PAC RAIL II and did file and record with the ICC an Assignment of Lease thereof under Recordation No. 18371-B, and

WHEREAS, as a part of a Loan and Security Agreement and related documents, between Pac Rail II (as Borrower), and Greyhound Financial Corporation, now known as Finova Capital Corporation, (as Lender), Pac Rail II assigned a security interest in, among others, the instant Lease under and through that certain Collateral Assignment of Leases document filed and recorded with the ICC under Recordation No. 18371-C, and

WHEREAS, the security interest in the Lease under the provisions of the above-mentioned Collateral Assignment of Leases was fully released and terminated by Finova Capital Corporation, formerly known as Greyhound Financial Corporation, by that certain Full Release and Termination of Security Interest, filed and recorded with the ICC under Recordation No. 18371-D, and

WHEREAS, under that certain Purchase Agreement, wherein Pac Rail II and First Union Rail Corporation, and one other, are parties, Pac Rail II has sold to First Union Rail Corporation the rolling stock subject to the Lease and assigned the Lease thereof to First Union Rail Corporation and the Parties wish to make of record the assignment of the Lease.

NOW, THEREFORE, for good and valuable consideration, the sufficiency and receipt of which is acknowledged, and intending to be legally bound, Pac Rail II does hereby assign, sell and set over all of its right, title, interest and obligations in, to and under that certain Railroad Car Lease Agreement and Memorandum of Lease thereof under Recordation No. 18371, to First Union Rail Corporation and First Union Rail Corporation accepts the said assignment from Pac Rail II.

IN WITNESS WHEREOF, Pac Rail II and First Union Rail Corporation have duly executed this MEMORANDUM OF ASSIGNMENT as of the date first hereinabove written.

PAC RAIL II (Assignor)

By: Brian Stucker

Name: BRIAN Stucker

Title: President

FIRST UNION RAIL CORPORATION (Assignee)

By: _____

Name: _____

Title: _____

STATE OF California
COUNTY OF Yolo

SS:

On this 27th day of October, 1995 before me personally appeared Brian Stucker, to me personally known, who being by me duly sworn, says that he/she is the President of PAC RAIL II, that the foregoing instrument was signed on behalf of PAC RAIL II by authority of its Board of Directors, and he/she acknowledged that the execution of the foregoing instrument was the free act and deed of PAC RAIL II.

IT WITNESS WHEREOF, I have hereunto set my hand and official seal.



Katherine Allen Willett
Notary Public

[SEAL]

My Commission expires:

6/19/98

MEMORANDUM OF ASSIGNMENT OF
RAILROAD CAR LEASE AGREEMENT AND
MEMORANDUM OF LEASE THEREOF UNDER
RECORDATION NO. 18371

THIS MEMORANDUM OF ASSIGNMENT is made as of October 31, 1995 by and between PAC RAIL II, Assignor, and First Union Rail Corporation, Assignee, hereinafter together referred to as the "Parties".

WITNESSETH:

WHEREAS, Pac Rail entered into that certain Railroad Car Lease Agreement with Southern Pacific Transportation Company, a Memorandum of Lease thereof filed and recorded with the Interstate Commerce Commission ("ICC") under Recordation No. 18371, (hereinafter together "Lease"), and

WHEREAS, Pac Rail and Southern Pacific Transportation Company did execute a Memorandum of Supplement to Memorandum of Lease ("Supplement") which, among other things, added to the above Memorandum of Lease seventy one open top hopper cars and filed and recorded the said Supplement with the ICC under Recordation No. 18371-A, and

WHEREAS, Pac Rail did assign the aforesaid Lease as supplemented to PAC RAIL II and did file and record with the ICC an Assignment of Lease thereof under Recordation No. 18371-B, and

WHEREAS, as a part of a Loan and Security Agreement and related documents, between Pac Rail II (as Borrower), and Greyhound Financial Corporation, now known as Finova Capital Corporation, (as Lender), Pac Rail II assigned a security interest in, among others, the instant Lease under and through that certain Collateral Assignment of Leases document filed and recorded with the ICC under Recordation No. 18371-C, and

WHEREAS, the security interest in the Lease under the provisions of the above-mentioned Collateral Assignment of Leases was fully released and terminated by Finova Capital Corporation, formerly known as Greyhound Financial Corporation, by that certain Full Release and Termination of Security Interest, filed and recorded with the ICC under Recordation No. 18371-D, and

WHEREAS, under that certain Purchase Agreement, wherein Pac Rail II and First Union Rail Corporation, and one other, are parties, Pac Rail II has sold to First Union Rail Corporation the rolling stock subject to the Lease and assigned the Lease thereof to First Union Rail Corporation and the Parties wish to make of record the assignment of the Lease.

NOW, THEREFORE, for good and valuable consideration, the sufficiency and receipt of which is acknowledged, and intending to be legally bound, Pac Rail II does hereby assign, sell and set over all of its right, title, interest and obligations in, to and under that certain Railroad Car Lease Agreement and Memorandum of Lease thereof under Recordation No. 18371, to First Union Rail Corporation and First Union Rail Corporation accepts the said assignment from Pac Rail II.

IN WITNESS WHEREOF, Pac Rail II and First Union Rail Corporation have duly executed this MEMORANDUM OF ASSIGNMENT as of the date first hereinabove written.

PAC RAIL II (Assignor)

By: _____

Name: _____

Title: _____

FIRST UNION RAIL CORPORATION (Assignee)

By: _____ 

Name: PAUL W. VAN WIE
CHIEF EXECUTIVE OFFICER

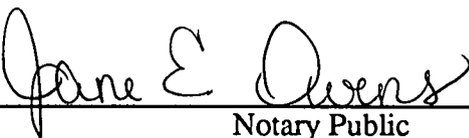
Title: _____

STATE OF North Carolina)
)
COUNTY OF Mecklenburg)

SS:

On this 30th day of October, 1995 before me personally appeared Paul W. Van Wie, to me personally known, who being by me duly sworn, says that he/she is the Chief Executive Officer of FIRST UNION RAIL CORPORATION, that the foregoing instrument was signed on behalf of FIRST UNION RAIL CORPORATION by authority of its Board of Directors, and he/she acknowledged that the execution of the foregoing instrument was the free act and deed of FIRST UNION RAIL CORPORATION.

IT WITNESS WHEREOF, I have hereunto set my hand and official seal.



Notary Public

[SEAL]

My Commission expires: March 29, 2000.