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RECORDATION NO. 15758-B FILED 1425

JUL 12 1995 - 5 20 PM

RECEIVED FOR THE SECRETARY

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

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

OF COUNSEL
URBAN A. LESTER

Countersignature - [Signature]

July 12, 1995

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

RECEIVED
OFFICE OF THE
SECRETARY
JUL 12 9 17 PM '95
LICENSING BRANCH

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11303(a) are three(3) copies of a Release and Termination of Security Interest, dated July 11, 1995, a secondary document as defined in the Commission's Rules for the Recordation of Documents under 49 C.F.R. Section 1177.

The enclosed document relates to the Security Agreement duly filed with the Commission under Recordation Number 15758.

The name and address of the party to the enclosed document are:

Secured Party: Pitney Bowes Credit Corporation
201 Merritt Seven
Norwalk, Connecticut 06856-5151

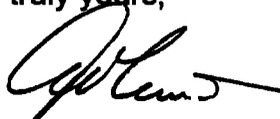
A description of the railroad equipment covered by the enclosed document is attached as Schedule 1 to the Release.

Mr. Vernon A. Williams
July 12, 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 two stamped copies of the enclosed document to the undersigned.

Very truly yours,

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

Robert W. Alvord

RWA/bg
Enclosures

NOW, THEREFORE, in consideration of the Secured Party's receipt from the Debtor of payment in full of the Outstanding Indebtedness, the Secured Party hereby agrees as follows:

The Secured Party hereby releases, and terminates its security interest in, and all of its right, title and interest in and to the Collateral (as defined in the Security Agreement) including, without limitation: (A) all of the Equipment (as defined in the Security Agreement), including, without limitation, all of the railroad tank cars and covered hopper cars listed on Schedule 1 hereto, together with all accessories, equipment, parts and appurtenances appertaining or attached to such Equipment, whether now owned hereafter acquired, and all substitutions, renewals or replacements of and additions, improvements, accessions and accumulations to any and all of said Equipment, together with all the rents, issues, income, profits and avails therefrom and the proceeds thereof; (B) all right, title and interest of the Debtor in and to each and every present and future Assigned Lease (as defined in the Security Agreement) or any one or more Items of the Equipment (as defined in the Security Agreement) and all other contracts for use of one or any more Items of the Equipment, including, without limitation, all extensions, renewals, supplements, and modifications of any of the foregoing; (C) all Assigned Lease Proceeds (as defined in the Security Agreement) including, but not limited to: (i) all rents, issues, income, profits, avails and other payments due and to become due under any Assigned Lease, whether as contractual obligations, damages or otherwise, in respect of, but only in respect of, the Equipment; (ii) all of the Debtor's claims, rights, powers or privileges and remedies under any Assigned Lease insofar as such rights relate to the Equipment and, to the extent permitted by the lessee under any Assigned Lease, the right to cure a default by Debtor under any Assigned Lease; (iii) the right to hold the signed copies of the Assigned Leases; and (iv) all of the Debtor's rights under any Assigned Lease to make determinations, to exercise any election, (including, but not limited to, election of remedies) or option or to give, grant or receive any notice, consent, waiver or approval, together with full power and authority with respect to any Assigned Lease to demand, receive, enforce, collect or receipt for any of the foregoing rights or any property which is the subject of any Assigned Lease, to enforce or execute any checks, or other instruments or orders, to file any claims and to take any action which may be necessary or advisable in connection with any of the foregoing insofar, but only insofar, as such rights relate to the Equipment, together with all extensions, renewals and replacements thereof, whether now owned or hereafter acquired and all income, profits and avails therefrom, all rights thereunder and all proceeds thereof (insofar as the same relate to or are

derived from the Equipment); and (D) the Cash Collateral Account (as defined in the Security Agreement).

IN WITNESS WHEREOF, the undersigned has caused this Release to be duly executed this 11 day of July, 1995.

PITNEY BOWES CREDIT CORPORATION

By:

Name:

Title:


MICHAEL J. LEYH
Vice President
Credit/Operations

EXHIBIT A.
State of Delaware

Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "EQUITABLE LOMAS LEASING CORPORATION", CHANGING ITS NAME FROM "EQUITABLE LOMAS LEASING CORPORATION" TO "ELLCO LEASING CORPORATION", FILED IN THIS OFFICE ON THE THIRTEENTH DAY OF NOVEMBER, A.D. 1989, AT 10 O'CLOCK A.M.



A handwritten signature in cursive script, reading "Edward J. Freel".

Edward J. Freel, Secretary of State

0585505 8100

950150991

AUTHENTICATION:

7564918

DATE:

07-06-95

EXHIBIT B

15738 4
DEC 28 1989

DEC 28 1989 - 8 50 AM

INTERSTATE COMMERCE COMMISSION

SALE AND ASSIGNMENT AGREEMENT

This Sale and Assignment Agreement ("Agreement") is entered into by ELLCO Leasing Corporation (f/k/a/ Equitable Leasing Corporation) ("ELLCO") and Pitney Bowes Credit Corporation ("PBCC") with respect to that certain Promissory Note dated as of July 28, 1988, Term Loan Agreement and Security Agreement each dated as of July 27, 1988 by and between ACF Industries, Incorporated ("ACF") as borrower and ELLCO as lender, and all other other financing statements, documents or agreements relating thereto (collectively, "Loan Documents").

FOR VALUE RECEIVED, ELLCO hereby sells, assigns, transfers and sets over to PBCC, and PBCC for itself, its successors and assigns hereby accepts, without recourse, the Loan Documents, together with all of ELLCO's right, title and interest in the collateral property covered by and described in the Loan Documents, all insurance provided by third parties relating to such property, and all of ELLCO's rights and remedies under any of the Loan Documents with respect to the collateral property and guaranties or endorsements, including the right to collect any and all obligations due and to become due under the Loan Documents, and to take, in ELLCO'S or PBCC'S name, any and all proceedings ELLCO might otherwise take.

ELLCO warrants that: the Loan Documents, including without limitation the Promissory Note, Term Loan Agreement and Security Agreement are true, valid and genuine and represent existing valid and enforceable obligations in accordance with their terms; the present unpaid balance owing to ELLCO by ACF under the Loan Documents is \$ 9,041,199.00; all signatures, names, addresses, amounts and other statements and facts done by or made by ELLCO which are contained in the Loan Documents are true and correct; to the best of ELLCO'S knowledge all signatures, names, addresses, amounts and other statements and facts done by or made by parties other than ELLCO which are contained in the Loan Documents are true and correct; the Loan Documents (including their form and substance and the computation of all charges) and the transaction underlying the obligation conforms to all applicable laws, rules, regulations, ordinances and orders; the equipment described in the Loan Documents has been delivered to ACF pursuant to the terms of the Loan Documents in satisfactory condition and has been accepted by ACF; the Loan Documents are not and will not at any time be subject to any defense, claim, counterclaim or set-off on account of any act or failure to act by ELLCO before the execution hereof and ELLCO has complied with all its obligations under the Loan Documents; the Loan Documents, as applicable, constitute a perfected first priority security interest or lien upon the property covered thereby, effective against all persons and any filing, recordation or other action or procedure permitted or required by law to perfect such security interest or lien has been accomplished; the Loan Documents, including any guaranty in connection therewith, are and will be legally enforceable

according to their terms by FBCC as the assignee thereof in the state(s) where ACF and the property are located; ELLCO has the right to sell and assign the Loan Documents and this sale and assignment conveys good title to the Loan Documents free and clear of all other liens and encumbrances whatsoever.

If FBCC reasonably determines that ELLCO has breached any of its warranties with respect to the Loan Documents, ELLCO will, upon FBCC's request, promptly repurchase the Loan Documents for an amount equal to the unpaid balance thereon, including accrued interest plus any expenses of collection, repossession, transportation and storage incurred by FBCC, including attorneys' fees and costs, which have not then been paid by or on behalf of ACF. Upon such payment by ELLCO, FBCC shall reassign the Loan Documents to ELLCO without recourse to or warranty by FBCC.

ELLCO agrees that FBCC may in ELLCO's name sign and endorse any remittances received pursuant to the Loan Documents. ELLCO waives notice of acceptance hereof and waives all set-offs and counterclaims against FBCC except as may be provided in any participation agreement that may subsequently be entered into between FBCC and ELLCO ("Participation Agreement"). Except as otherwise may be provided in a Participation Agreement, FBCC may at any time without the consent of ELLCO, without notice to ELLCO and without affecting or impairing the obligations of ELLCO hereunder, do any of the following:

- (a) Renew, extend, modify, release or discharge any obligation of ACF or any persons obligated on the Loan Documents;
- (b) Accept partial payments of Loan Document obligations;
- (c) Accept new or additional documents, instruments or agreements relating to or in substitution of the Loan Document obligations;
- (d) Settle, release (by operation of law or otherwise), compound, compromise, collect or liquidate any of the Loan Document obligations and the collateral security therefore in any manner;
- (e) Consent to the transfer or return of collateral security and take and hold additional collateral security or guaranties for the Loan Document obligations;
- (f) Amend, exchange, release or waive any collateral security or guaranty; or
- (g) Bid and purchase at any sale of the Loan Documents or collateral security and apply any proceeds and collateral security and direct the order and manner of sale.

ELICO shall have no authority to, and will not, without

FBC's prior written consent, accept collections, repossess or consent to the return of the collateral security described in the Loan Documents or modify the terms thereof. FBC's knowledge at any time of any breach of or non-compliance with any of the foregoing shall not constitute any waiver by FBC.

If any action is taken to enforce the terms of this Agreement, costs and expenses, including reasonable attorneys' fees, shall be awarded to the prevailing party. This agreement shall be interpreted and governed by the laws of California.

FBC hereby represents and warrants that it is acquiring the Loan Documents for investment for its own account its successor or assigns, excepting only a participation by ELICO, and not with a view to public distribution.

Dated: Dec 12-26, 1989

ELICO LEASING CORPORATION

By: Stephen W. Smith
Printed Name: Stephen W. Smith
Title: Vice President

FITNEY DOWES CREDIT CORPORATION

By: [Signature]
Printed Name: John H. [Signature]
Title: [Signature]

FORM OF CORPORATE ACKNOWLEDGEMENT

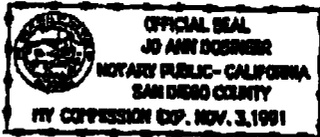
STATE OF CALIFORNIA
COUNTY OF SAN DIEGO

ss.:

On this 21st day of December, 1989, before me, personally appeared Tain K. Fitzpatrick to me personally known, who being by me duly sworn, says that he resides at 24801 El Cerrito Lane Mission Viejo CA 92691 and is Human Resources President of Pitney Bowes Credit Corporation, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors as of December 26, 1989, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Jo Ann Brounger
Notary Public

(SEAL)



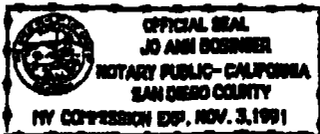
STATE OF CALIFORNIA
COUNTY OF SAN DIEGO

ss.:

On this 21st day of December, 1989, before me, personally appeared Stephen W. Smith to me personally known, who being by me duly sworn, says that he resides at 1237 Newcastle Vista Way La Jolla CA 92037 and is Vice President of ELICO Leasing Corporation, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors as of December 26, 1989, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Jo Ann Brounger
Notary Public

(SEAL)



05-Jul-95

JUL 11 1995 12:11

SCHEDULE 1

LESSEE CODE	LESSEE	CONTRACT/ RIDER	CAR IDENT	AAR DESG	TOTAL CARS
	5AG PROCESSING, INC.	56650016	ACFX 72494	T105	
		56650018	ACFX 72498	T105	
		56650018	ACFX 72499	T105	
		56650016	ACFX 72500	T105	
		56650016	ACFX 72501	T105	
		56650018	ACFX 72502	T105	
		56650018	ACFX 72503	T105	
		56650016	ACFX 72504	T105	
		56650018	ACFX 72505	T105	
		56650018	ACFX 72331	T107	
	5AG PROCESSING, INC.				10
10	ALLIED-SIGNAL, INC.	62110165	ACFX 65229	C214	
		62110165	ACFX 65230	C214	
		62110165	ACFX 65231	C214	
		62110165	ACFX 65232	C214	
		62110165	ACFX 65233	C214	
		62110165	ACFX 65234	C214	
		62110165	ACFX 65235	C214	
		62110165	ACFX 65236	C214	
		62110165	ACFX 65237	C214	
		62110165	ACFX 65238	C214	
		62110165	ACFX 65240	C214	
		62110165	ACFX 65241	C214	
		62110165	ACFX 65242	C214	
		62110165	ACFX 65243	C214	
		62110165	ACFX 65244	C214	
		62110165	ACFX 65245	C214	
		62110165	ACFX 65246	C214	
		62110165	ACFX 65247	C214	
		62110165	ACFX 65250	C214	
		62110165	ACFX 65251	C214	
		62110165	ACFX 65252	C214	
		62110165	ACFX 65253	C214	
		62110165	ACFX 65254	C214	
		62110165	ACFX 65255	C214	
		62110165	ACFX 65258	C214	
		62110165	ACFX 65259	C214	
		62110165	ACFX 65261	C214	
		62110165	ACFX 65262	C214	
		62110165	ACFX 65263	C214	
		62110165	ACFX 65264	C214	
		62110165	ACFX 65265	C214	
		62110165	ACFX 65267	C214	
		62110165	ACFX 65268	C214	
		62110165	ACFX 65269	C214	
		62110165	ACFX 65270	C214	
		62110165	ACFX 65271	C214	
		62110165	ACFX 65272	C214	
		62110165	ACFX 65274	C214	
		62110165	ACFX 65275	C214	
		62110165	ACFX 65276	C214	
		62110165	ACFX 65277	C214	
		62110165	ACFX 65281	C214	
		62110165	ACFX 65284	C214	
		62110165	ACFX 65285	C214	
		62110165	ACFX 65286	C214	

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SCHEDULE 1

LESSEE CODE LESSEE	CONTRACT/ RIDER	CAR IDENT	AAR DESG	TOTAL CARS
	62110185	ACFX 65287	C214	
	62110185	ACFX 65290	C214	
	62110185	ACFX 65293	C214	
	62110185	ACFX 65295	C214	
	62110185	ACFX 65298	C214	
10ALLIED-SIGNAL, INC. 73ICI CANADA INC.	52920010	ACFX 77347	T564	50
	52920010	ACFX 77348	T564	
	52920010	ACFX 77349	T564	
	52920010	ACFX 77350	T564	
	52920010	ACFX 77351	T564	
	52920010	ACFX 77352	T564	
73ICI CANADA INC. 161E I DUPONT DE NEMOURS AND C	00020201	ACFX 72562	T104	6
	00020201	ACFX 72563	T104	
	00020201	ACFX 72564	T104	
	00020201	ACFX 72565	T104	
	00020201	ACFX 72566	T104	
	00020201	ACFX 72567	T104	
	00020201	ACFX 72568	T104	
	00020201	ACFX 72569	T104	
	00020201	ACFX 72570	T104	
	00020201	ACFX 72571	T104	
	00020201	ACFX 72572	T104	
	00020201	ACFX 72573	T104	
	00020201	ACFX 72574	T104	
	00020201	ACFX 72575	T104	
	00020201	ACFX 72577	T104	
161E I DUPONT DE NEMOURS AND C 170EXXON CHEMICAL AMERICAS	67860049	ACFX 64823	C214	15
	67860049	ACFX 64824	C214	
	67860049	ACFX 64834	C214	
	67860049	ACFX 64836	C214	
	67860049	ACFX 64838	C214	
	67860049	ACFX 64847	C214	
	67860049	ACFX 64853	C214	
	67860049	ACFX 64856	C214	
	67860049	ACFX 64858	C214	
	67860049	ACFX 64860	C214	
	67860049	ACFX 64863	C214	
	67860049	ACFX 64869	C214	
	67860049	ACFX 64876	C214	
	67860049	ACFX 64878	C214	
	67860049	ACFX 64889	C214	
	67860049	ACFX 64891	C214	
	67860049	ACFX 64898	C214	
170EXXON CHEMICAL AMERICAS 192FORMOSA PLASTICS CORPORATIO	5998	ACFX 64835	C214	17
193CELTRAN, INCORPORATED	71730036	ACFX 64822	C214	1
	71730036	ACFX 64830	C214	
	71730036	ACFX 64862	C214	
193CELTRAN, INCORPORATED 225GEON COMPANY, THE	35250019	ACFX 64812	C214	3
	35250019	ACFX 64815	C214	
	35250019	ACFX 64819	C214	

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SCHEDULE 1

LESSEE CODE	LESSEE	CONTRACT/ RIDER	CAR IDENT	AAR DESG	TOTAL CARS
		35250019	ACFX 64820	C214	
		35250019	ACFX 64825	C214	
		35250019	ACFX 64826	C214	
		35250019	ACFX 64827	C214	
		35250019	ACFX 64828	C214	
		35250019	ACFX 64829	C214	
		35250019	ACFX 64832	C214	
		35250019	ACFX 64837	C214	
		35250019	ACFX 64841	C214	
		35250019	ACFX 64843	C214	
		35250019	ACFX 64846	C214	
		35250019	ACFX 64848	C214	
		35250019	ACFX 64849	C214	
		35250019	ACFX 64851	C214	
		35250019	ACFX 64852	C214	
		35250019	ACFX 64854	C214	
		35250019	ACFX 64855	C214	
		35250019	ACFX 64857	C214	
		35250019	ACFX 64859	C214	
		35250019	ACFX 64861	C214	
		35250019	ACFX 64864	C214	
		35250019	ACFX 64866	C214	
		35250019	ACFX 64871	C214	
		35250019	ACFX 64872	C214	
		35250019	ACFX 64873	C214	
		35250019	ACFX 64874	C214	
		35250019	ACFX 64875	C214	
		35250019	ACFX 64877	C214	
		35250019	ACFX 64879	C214	
		35250019	ACFX 64881	C214	
		35250019	ACFX 64890	C214	
		35250019	ACFX 64892	C214	
		35250019	ACFX 64893	C214	
		35250019	ACFX 64895	C214	
	225GEON COMPANY, THE				37
	334MONTELL USA INC.	48740009	ACFX 64813	C214	
	334MONTELL USA INC.				1
	455PHILLIPS PETROLEUM COMPANY	6011	ACFX 64817	C214	
		6011	ACFX 64842	C214	
		6011	ACFX 64846	C214	
		6011	ACFX 64868	C214	
		6011	ACFX 64870	C214	
		6011	ACFX 64880	C214	
		6011	ACFX 64888	C214	
	455PHILLIPS PETROLEUM COMPANY				7
	485REXENE COMPANY	50570026	ACFX 64814	C214	
		50570026	ACFX 64816	C214	
		50570026	ACFX 64821	C214	
		50570026	ACFX 64831	C214	
		50570026	ACFX 64839	C214	
		50570026	ACFX 64883	C214	
		50570026	ACFX 64887	C214	
		50570026	ACFX 64897	C214	
	485REXENE COMPANY				8
	538METHANEX CORPORATION	4742	ACFX 72281	T108	
	538METHANEX CORPORATION				1

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SCHEDULE 1

LESSEE CODE LESSEE	CONTRACT/ RIDER	CAR IDENT	AAR DESG	TOTAL CARS
543CHEVRON U.S.A. PRODUCTS COM	4446	ACFX 41128	C214	
	4446	ACFX 41129	C214	
	4446	ACFX 41130	C214	
	4446	ACFX 41131	C214	
	4446	ACFX 41132	C214	
543CHEVRON U.S.A. PRODUCTS COM				5
588EASTMAN CHEMICAL COMPANY	4423	ACFX 85342	C214	
568EASTMAN CHEMICAL COMPANY				1
572ARISTECH CHEMICAL CORPORATI	27530110	ACFX 72451	T105	
	27530110	ACFX 72452	T105	
	27530110	ACFX 72453	T105	
	27530110	ACFX 72454	T105	
	27530110	ACFX 72455	T105	
	27530110	ACFX 72456	T105	
	27530110	ACFX 72457	T105	
	27530110	ACFX 72458	T105	
572ARISTECH CHEMICAL CORPORATI				8
601QUANTUM CHEMICAL CORPORATIO	4696	ACFX 72257	T108	
	4696	ACFX 72260	T108	
	4696	ACFX 72261	T108	
	4696	ACFX 72262	T108	
	4696	ACFX 72264	T108	
	4696	ACFX 72265	T108	
	4696	ACFX 72266	T108	
	4696	ACFX 72267	T108	
	4696	ACFX 72268	T108	
	4789	ACFX 72147	T108	
	4789	ACFX 72148	T108	
	4789	ACFX 72149	T108	
	4789	ACFX 72150	T108	
	4789	ACFX 72151	T108	
	4789	ACFX 72152	T108	
	4789	ACFX 72153	T108	
	4789	ACFX 72154	T108	
	4789	ACFX 72155	T108	
	4789	ACFX 72156	T108	
	4789	ACFX 72157	T108	
4789	ACFX 72158	T108		
4789	ACFX 72159	T108		
4789	ACFX 72161	T108		
4789	ACFX 72162	T108		
601QUANTUM CHEMICAL CORPORATIO				24
800IDLE CARS		ACFX 72160	T108	
		ACFX 72256	T108	
		ACFX 72576	T104	
	4482	ACFX 77358	T426	
	4482	ACFX 77359	T426	
800IDLE CARS				8
1047BUSH BOAKE ALLEN ,INC.	08010028	ACFX 72512	T105	
	08010028	ACFX 72513	T105	
1047BUSH BOAKE ALLEN ,INC.				2
1211EPSILON PRODUCTS COMPANY	5876	ACFX 64811	C214	
	5876	ACFX 64818	C214	
	5876	ACFX 64833	C214	
	5876	ACFX 64840	C214	

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SCHEDULE 1

LESSEE CODE LESSEE	CONTRACT/ RIDER	CAR IDENT	AAR DESG	TOTAL CARS
	5876	ACFX 64844	C214	
	5876	ACFX 64850	C214	
	5876	ACFX 64866	C214	
	5876	ACFX 64867	C214	
	5876	ACFX 64884	C214	
	5876	ACFX 64894	C214	
1211 EPSILON PRODUCTS COMPANY				10
1237 ALBERMARLE CORP	6399	ACFX 77357	T426	
1237 ALBERMARLE CORP				1
1241 EAGLEBROOK, INC.	6221	ACFX 72334	T055	
	6221	ACFX 72335	T055	
	6221	ACFX 72336	T055	
	6221	ACFX 72337	T055	
	6221	ACFX 72338	T055	
	6221	ACFX 72339	T055	
	6221	ACFX 72340	T055	
	6221	ACFX 72341	T055	
	6221	ACFX 72342	T055	
	6221	ACFX 72343	T055	
	6221	ACFX 72344	T055	
	6221	ACFX 72345	T055	
	6221	ACFX 72346	T055	
	6221	ACFX 72347	T055	
	6221	ACFX 72348	T055	
	6221	ACFX 72349	T055	
	6221	ACFX 72350	T055	
	6221	ACFX 72351	T055	
	6221	ACFX 72352	T055	
	6221	ACFX 72353	T055	
1241 EAGLEBROOK, INC.				20
1388 HUNTSMAN POLYPROPYLENE CORP	6345	ACFX 65339	C214	
	6345	ACFX 65340	C214	
	6345	ACFX 65341	C214	
	6345	ACFX 65343	C214	
	6345	ACFX 65344	C214	
	6345	ACFX 65345	C214	
	6345	ACFX 65346	C214	
	6345	ACFX 65347	C214	
	6345	ACFX 65348	C214	
	6345	ACFX 65349	C214	
	6345	ACFX 65350	C214	
1388 HUNTSMAN POLYPROPYLENE CORP				11
1484 NAN YA PLASTICS CORP. AMERI	6129	ACFX 64896	C214	
1484 NAN YA PLASTICS CORP. AMERI				1
TOTAL				245