

RECORDATION NO. **22026-A** FILED

DEC 15 '00 12-20 PM
TS
SURFACE TRANSPORTATION BOARD

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

OF COUNSEL
URBAN A. LESTER

December 15, 2000

Mr. Vernon A. Williams
Secretary
Surface Transportation Board
Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a) are two (2) copies of a Mortgage and Security Agreement Supplement No. 1 and Partial Release Agreement ("Mortgage and Security Agreement Supplement"), dated as of November 28, 2000, a secondary document as defined in the Board's Rules for the Recordation of Documents.

The enclosed document relates to the Mortgage and Security Agreement which was previously filed with the Board under Recordation Number 22026.

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

Debtor:	Greenbrier Leasing Corporation One Centerpointe Drive, Suite 200 Lake Oswego, Oregon 97035
Secured Party:	The Prudential Insurance Company of America as Security Agent Four Gateway Center 100 Mulberry Street Newark, New Jersey 07102

Mr. Vernon A. Williams
December 15, 2000
Page 2

A description of the railroad equipment covered by the enclosed documents is:

Set forth on Exhibits 1 2, 3 and 4 attached to the Mortgage and Security Agreement Supplement.

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

Mortgage and Security Agreement Supplement No. 1 and Partial Release Agreement, dated as of November 28, 2000, completely restating the railcars encumbered, between Greenbrier Leasing Corporation, Debtor, and The Prudential Insurance Company of America as Security Agent, Secured Party; replacing 24 cars within the series CRLE 8570 – 8594 (except CRLE 8590) inclusive, removing destroyed cars HLSC 2488 and GVSR 89017 and 89032, adding 5 cars within the series GVSR 89040 – 89044 inclusive, and changing certain car marks and numbers.

Also enclosed is a check in the amount of \$26.00 payable to the order of the Surface Transportation Board covering the required recordation fee.

Kindly return stamped copies of the enclosed document to the undersigned.

Very truly yours,



Robert W. Alvord

RWA/bjg
Enclosures

DEC 15 '00 12-20 PM

SURFACE TRANSPORTATION BOARD

**MORTGAGE AND SECURITY AGREEMENT SUPPLEMENT NO. 1
AND PARTIAL RELEASE AGREEMENT
(containing a complete restatement of all railcars encumbered)**

This Mortgage and Security Agreement Supplement No. 1 and Partial Release Agreement is dated as of November 28, 2000 ("Supplement No. 1") and is by and between GREENBRIER LEASING CORPORATION (the "Company") and THE PRUDENTIAL INSURANCE COMPANY OF AMERICA (the "Security Agent"), as Security Agent for the holders of the Tranche A Notes, Tranche B Notes and the Tranche C Notes. Capitalized terms used herein shall have the respective meanings set forth in that certain Note Agreement among the parties hereto and Greenbrier Railcar, Inc. ("Railcar"), dated as of February 12, 1999, and the Mortgage and Security Agreement of even date therewith filed with the Surface Transportation Board under recordation number 22026 (as heretofore amended, the "Security Agreement").

WITNESSETH:

WHEREAS, the Company is desirous of pledging to the Security Agent certain equipment described in Exhibit 1 hereof (the "Replacement Company Equipment") and leases related thereto described in Exhibit 2 hereto (the "Replacement Leases") in substitution for the Company Equipment described in Exhibit 3 hereto (the "Subject Replaced Company Equipment") and the leases described in Exhibit 3 hereto (the "Replaced Leases") and simultaneously obtaining the release of the Security Agent's security interest in the Replaced Company Equipment and the Replaced Leases; and

WHEREAS, Section 3.05 of the Security Agreement requires that, in order to pledge to the Security Agent other equipment and leases in addition to or in substitution for any of the Company Equipment and the Company Leases, the Company must supplement the Security Agreement to identify such Replacement Company Equipment and Replacement Leases; and

WHEREAS, certain items of Company Equipment set forth on Exhibit A of the Security Agreement, as such Exhibit A is now in effect, have had AAR reporting marks and/or numbers changed, and the Company now desires to substitute the current AAR reporting marks and/or numbers for such changed AAR reporting marks and/or numbers, as set forth on Exhibit 4 hereto; and

WHEREAS, Exhibit A to the Security Agreement is being completely amended and restated to reflect the substitution hereby of the Replacement Company Equipment as described in Exhibit 1 and the Replacement Leases covering such Replacement Company Equipment as described in Exhibit 2, the release of the items of Subject Replaced Company Equipment and the Replaced Leases as described in Exhibit 3, and the items of Company Equipment which have

had AAR reporting marks and/or numbers changed, as described in Exhibit 4. Such amendment and restatement is attached hereto as Annex A.

NOW THEREFORE, the Company and Security Agent each hereby agree as follows:

1. To secure the prompt payment of the principal of, and Yield-Maintenance Amount, if any, and interest on, and all other amounts due with respect to, all Tranche A Notes, Tranche B Notes and Tranche C Notes from time to time outstanding, the performance and observance by the Company of all the agreements, covenants and provisions contained herein, in the Security Agreement, in the Note Agreement (including, without limitation, the Company's obligations under its guarantee under paragraph 8 of the Note Agreement) and in the Tranche C Notes, and the performance and observance by Railcar of all the agreements, covenants and provisions contained in the Note Agreement, the Tranche A Notes and the Tranche B Notes, and for the uses and purposes and subject to the terms and provisions hereof and of the Security Agreement, and in consideration of the premises and of the covenants herein contained, and of the acceptance of the Tranche A Notes, Tranche B Notes and Tranche C Notes by the Holders thereof, the Company has granted, bargained, sold, assigned, transferred, conveyed, mortgaged, pledged and confirmed, and does hereby grant, bargain, sell, assign, transfer, convey, mortgage, pledge and confirm, unto the Security Agent, its successors and assigns, for the security and benefit of the Holders of the Tranche A Notes, Tranche B Notes and Tranche C Notes from time to time, a security interest in and mortgage lien on all estate, right, title, and interest (including without limitation, the estate, right, title, and interest set forth in clauses (1) through (7) of the Granting Clause of the Security Agreement) of the Company in, to and under the following described property, rights, interests and privileges (which collectively are included within the Company Estate): (a) the Replacement Company Equipment listed on Exhibit 1 attached hereto, and all improvements, replacements, substitutions, accessories, and additions thereto; (b) the Replacement Leases listed on attached Exhibit 2 attached hereto and all leases and agreements to lease now or hereafter in effect and relating in any way to the Replacement Company Equipment, if any, and all Company Lease Payments; and (c) all proceeds of all of the foregoing.

2. This grant of a security interest is made under and pursuant to the terms of the Security Agreement which terms are hereby incorporated by reference into this Supplement No. 1.

3. Security Agent hereby absolutely and unconditionally releases and discharges its security interest and any other rights, title or interest which it may have in the items of Company Equipment or Company Leases described on Exhibit 3, without recourse and without any representation or warranty whatsoever, effective at the time provided in Section 3.05(b) of the Security Agreement. Security Agent agrees that it will execute, acknowledge and deliver such further releases, termination statements, assignments and other further assurances pursuant to this Supplement No. 1 as may be reasonably requested by the Company in order to effectuate the release of the such Company Equipment or Company Leases, without recourse and without any representation or warranty whatsoever.

4. Exhibit A to the Security Agreement is amended and restated in its entirety in the form of Annex A attached hereto to reflect all substitutions, replacements, and releases of Company Equipment or Company Leases made herein.

5. Except as otherwise set forth herein, the Security Agreement shall continue unmodified and in full force and effect. The provisions of the Security Agreement shall apply to the Replacement Company Equipment and all Replacement Leases and Company Lease Payments in respect thereof as if such Replacement Company Equipment, Replacement Leases and Company Lease Payments had been originally made part of Exhibit A to the Security Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Supplement No. 1 to be duly executed by their respective, duly authorized officers as of date first above-written.

GREENBRIER LEASING CORPORATION

By: 
Title: Vice President

THE PRUDENTIAL INSURANCE COMPANY
OF AMERICA, as Security Agent

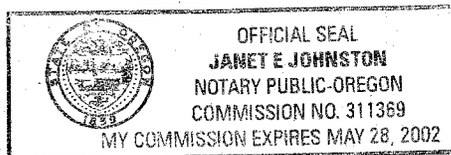
By:  
Vice President

STATE OF OREGON)
)
County of Clackamas)

ss

The foregoing instrument was acknowledged before me this 1st day of December, 2000 by Mark J. Rittenbaum, who is the Vice President of GREENBRIER LEASING CORPORATION.

Janet E. Johnston
Notary Public for Oregon
My Commission Expires on 5/28/2002



STATE OF CALIFORNIA)
)
County of San Francisco)

ss

The foregoing instrument was acknowledged before me this ___ day of _____, 2000 by _____, who is a Vice President of the PRUDENTIAL INSURANCE COMPANY OF AMERICA.

Notary Public for California
My Commission Expires on _____

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

No. 5907

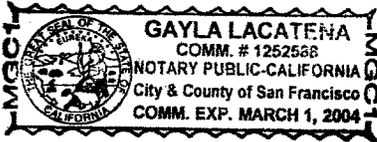
State of California

County of San Francisco

On December 4, 2000 before me, Gayla Lacatena, Notary Public,
DATE NAME, TITLE OF OFFICER - E.G., "JANE DOE, NOTARY PUBLIC"

personally appeared Mitchell W. Reed _____,
NAME(S) OF SIGNER(S)

personally known to me - **OR** - proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.



WITNESS my hand and official seal.

Gayla Lacatena
SIGNATURE OF NOTARY

OPTIONAL

Though the data below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent reattachment of this form.

CAPACITY CLAIMED BY SIGNER

- INDIVIDUAL
- CORPORATE OFFICER

TITLE(S)

- PARTNER(S) LIMITED
- ATTORNEY-IN-FACT GENERAL
- TRUSTEE(S)
- GUARDIAN/CONSERVATOR
- OTHER: _____

SIGNER IS REPRESENTING:
NAME OF PERSON(S) OR ENTITY(IES)

DESCRIPTION OF ATTACHED DOCUMENT

TITLE OR TYPE OF DOCUMENT

NUMBER OF PAGES

DATE OF DOCUMENT

SIGNER(S) OTHER THAN NAMED ABOVE

EXHIBIT 1

REPLACEMENT COMPANY EQUIPMENT

Replacement Company Equipment		Net Book Value	Replacement
Mark	Number	09/30/2000	Value
GVSR	89040	\$ 40,374.60	\$ 117,800.00
GVSR	89041	\$ 40,374.60	\$ 117,800.00
GVSR	89042	\$ 40,374.60	\$ 117,800.00
GVSR	89043	\$ 40,374.60	\$ 117,800.00
GVSR	89044	\$ 40,374.60	\$ 117,800.00
Column Totals		\$ 201,873.00	\$ 589,000.00

EXHIBIT 2

REPLACEMENT LEASES

Lease Agreement dated March 10, 2000 between Greenbrier Leasing Corporation as Lessor, and Dardanelle & Russellville Railroad Company, as Lessee.

The Replacement Cars are subject to a Lease (Lease S1-162) which is already the subject of the Mortgage and Security Agreement.

EXHIBIT 3

SUBJECT REPLACED COMPANY EQUIPMENT AND REPLACED LEASES

REPLACED COMPANY EQUIPMENT

Cars to be sold			
Car	Car	Net Book Value	Appraised
Mark	Number	09/30/2000	Value
CRLE	8570	\$ 2,500.00	\$ 10,500.00
CRLE	8571	\$ 2,500.00	\$ 10,500.00
CRLE	8572	\$ 2,500.00	\$ 30,000.00
CRLE	8573	\$ 2,500.00	\$ 10,500.00
CRLE	8574	\$ 2,500.00	\$ 10,500.00
CRLE	8575	\$ 2,500.00	\$ 10,500.00
CRLE	8576	\$ 2,500.00	\$ 10,500.00
CRLE	8577	\$ 2,500.00	\$ 10,500.00
CRLE	8578	\$ 2,500.00	\$ 30,000.00
CRLE	8579	\$ 2,500.00	\$ 30,000.00
CRLE	8580	\$ 2,500.00	\$ 10,500.00
CRLE	8581	\$ 2,500.00	\$ 30,000.00
CRLE	8582	\$ 2,500.00	\$ 30,000.00
CRLE	8583	\$ 2,500.00	\$ 10,500.00
CRLE	8584	\$ 2,500.00	\$ 10,500.00
CRLE	8585	\$ 2,500.00	\$ 10,500.00
CRLE	8586	\$ 2,500.00	\$ 30,000.00
CRLE	8587	\$ 2,500.00	\$ 30,000.00
CRLE	8588	\$ 2,500.00	\$ 30,000.00
CRLE	8589	\$ 2,500.00	\$ 10,500.00
CRLE	8591	\$ 2,500.00	\$ 10,500.00
CRLE	8592	\$ 2,500.00	\$ 30,000.00
CRLE	8593	\$ 2,500.00	\$ 30,000.00
CRLE	8594	\$ 2,500.00	\$ 10,500.00
Totals		\$ 60,000.00	\$ 447,000.00
Destroyed cars.			
GVSR	89017	\$ 40,374.00	\$ 53,000.00
HLSC	2488	\$ 16,950.00	\$ 36,000.00
GVSR	89032	\$ 40,374.00	\$ 53,000.00
Totals		\$ 97,698.00	\$ 142,000.00
Total Cars to be Sold and Destroyed Cars:		\$ 157,698.00	\$ 589,000.00

EXHIBIT 3
Continued

REPLACED LEASES

Lease Agreement dated November 1, 1989 between Greenbrier Leasing Corporation as Lessor, and Hampton Lumber Sales Company, as Lessee.

Lease Agreement dated as of October 20, 1992 between Greenbrier Leasing Corporation as Lessor and Oregon Steel Mills, Inc., as Lessee. (O2-3)

EXHIBIT 4

ITEMS OF COMPANY EQUIPMENT WITH CHANGES TO CAR MARKS AND NUMBERS

<u>Car Mark and Number changes</u>			
Old	Old	New	New
Mark	Number	Mark	Number
HLSC	2480	DR	7200
HLSC	2481	DR	7201
HLSC	2482	DR	7202
HLSC	2483	DR	7203
HLSC	2484	DR	7204
HLSC	2485	DR	7205
HLSC	2486	DR	7206
HLSC	2487	DR	7207
HLSC	2489	DR	7208

ANNEX A

DESCRIPTION OF LEASES FOR GREENBRIER LEASING CORPORATION

1. Schedule No. 1 to Lease Agreement dated as of September 20, 1996 between Greenbrier Leasing Corporation, as Lessor, and The Goodyear Tire and Rubber Company, as Lessee. (G2-2)
2. Schedule No. 2 to Lease Agreement dated as of September 20, 1996 between Greenbrier Leasing Corporation, as Lessor, and The Goodyear Tire and Rubber Company, as Lessee. (G2-3)
3. Lease Agreement dated as of April 12, 1991 between Greenbrier Leasing Corporation, as Lessor, and Oregon Steel Mills, Inc., as Lessee (O2-1)
4. Lease Agreement dated as of November 30, 1995 between Greenbrier Leasing Corporation, as Lessor, and Southern Pacific Transportation Company, as Lessee. (S1-162)
5. Lease Agreement dated as of March 10, 2000 between Greenbrier Leasing Corporation, as Lessor, and Dardanelle & Russellville Railroad Company, as Lessee. (D3-2)

**GREENBRIER LEASING CORPORATION
COMPANY EQUIPMENT
ANNEX A**

<i>Company</i>	<i>Replacement Value</i>	<i>Car Count</i>
Greenbrier Leasing	\$5,588,000	230

<i>OWNER</i>	<i>CAR</i>	<i>REPLACEMENT</i>	<i>OWNER</i>	<i>CAR</i>	<i>REPLACEMENT</i>	<i>OWNER</i>	<i>CAR</i>	<i>REPLACEMENT</i>						
<i>NUMBER</i>	<i>NUMBER</i>	<i>VALUE</i>	<i>NUMBER</i>	<i>NUMBER</i>	<i>VALUE</i>	<i>NUMBER</i>	<i>NUMBER</i>	<i>VALUE</i>						
<i>App Code</i>			<i>App Code</i>			<i>App Code</i>								
GLC	DR	7200	\$36,000	11	GLC	OTDX	6030	\$15,500	12	GLC	OTDX	6072	\$15,500	12
GLC	DR	7201	\$36,000	11	GLC	OTDX	6031	\$15,500	12	GLC	OTDX	6075	\$15,500	12
GLC	DR	7202	\$36,000	11	GLC	OTDX	6033	\$15,500	12	GLC	OTDX	6076	\$15,500	12
GLC	DR	7203	\$36,000	11	GLC	OTDX	6035	\$15,500	12	GLC	OTDX	6077	\$15,500	12
GLC	DR	7204	\$36,000	11	GLC	OTDX	6036	\$15,500	12	GLC	OTDX	6079	\$15,500	12
GLC	DR	7205	\$36,000	11	GLC	OTDX	6037	\$15,500	12	GLC	OTDX	6080	\$15,500	12
GLC	DR	7206	\$36,000	11	GLC	OTDX	6038	\$15,500	12	GLC	OTDX	6083	\$15,500	12
GLC	DR	7207	\$36,000	11	GLC	OTDX	6039	\$15,500	12	GLC	OTDX	6084	\$15,500	12
GLC	DR	7208	\$36,000	11	GLC	OTDX	6040	\$15,500	12	GLC	OTDX	6088	\$15,500	12
D3-2	9				GLC	OTDX	6042	\$15,500	12	GLC	OTDX	6089	\$15,500	12
GLC	OTDX	6001	\$15,500	12	GLC	OTDX	6043	\$15,500	12	GLC	OTDX	6090	\$15,500	12
GLC	OTDX	6002	\$15,500	12	GLC	OTDX	6044	\$15,500	12	GLC	OTDX	6091	\$15,500	12
GLC	OTDX	6003	\$15,500	12	GLC	OTDX	6045	\$15,500	12	GLC	OTDX	6092	\$15,500	12
GLC	OTDX	6004	\$15,500	12	GLC	OTDX	6046	\$15,500	12	GLC	OTDX	6093	\$15,500	12
GLC	OTDX	6005	\$15,500	12	GLC	OTDX	6047	\$15,500	12	GLC	OTDX	6094	\$15,500	12
GLC	OTDX	6006	\$15,500	12	GLC	OTDX	6048	\$15,500	12	GLC	OTDX	6096	\$15,500	12
GLC	OTDX	6007	\$15,500	12	GLC	OTDX	6049	\$15,500	12	GLC	OTDX	6099	\$15,500	12
GLC	OTDX	6010	\$15,500	12	GLC	OTDX	6050	\$15,500	12	GLC	OTDX	6101	\$15,500	12
GLC	OTDX	6011	\$15,500	12	GLC	OTDX	6051	\$15,500	12	GLC	OTDX	6103	\$15,500	12
GLC	OTDX	6012	\$15,500	12	GLC	OTDX	6052	\$15,500	12	GLC	OTDX	6104	\$15,500	12
GLC	OTDX	6013	\$15,500	12	GLC	OTDX	6055	\$15,500	12	GLC	OTDX	6105	\$15,500	12
GLC	OTDX	6014	\$15,500	12	GLC	OTDX	6056	\$15,500	12	GLC	OTDX	6106	\$15,500	12
GLC	OTDX	6015	\$15,500	12	GLC	OTDX	6057	\$15,500	12	GLC	OTDX	6107	\$15,500	12
GLC	OTDX	6016	\$15,500	12	GLC	OTDX	6058	\$15,500	12	GLC	OTDX	6109	\$15,500	12
GLC	OTDX	6017	\$15,500	12	GLC	OTDX	6060	\$15,500	12	GLC	OTDX	6110	\$15,500	12
GLC	OTDX	6019	\$15,500	12	GLC	OTDX	6061	\$15,500	12	GLC	OTDX	6111	\$15,500	12
GLC	OTDX	6020	\$15,500	12	GLC	OTDX	6062	\$15,500	12	G2-2	85			
GLC	OTDX	6021	\$15,500	12	GLC	OTDX	6063	\$15,500	12	GLC	OTDX	6000	\$15,500	12
GLC	OTDX	6022	\$15,500	12	GLC	OTDX	6064	\$15,500	12	GLC	OTDX	6008	\$15,500	12
GLC	OTDX	6025	\$15,500	12	GLC	OTDX	6065	\$15,500	12	GLC	OTDX	6018	\$15,500	12
GLC	OTDX	6026	\$15,500	12	GLC	OTDX	6066	\$15,500	12	GLC	OTDX	6024	\$15,500	12
GLC	OTDX	6027	\$15,500	12	GLC	OTDX	6067	\$15,500	12	GLC	OTDX	6032	\$15,500	12
GLC	OTDX	6028	\$15,500	12	GLC	OTDX	6068	\$15,500	12	GLC	OTDX	6034	\$15,500	12
GLC	OTDX	6029	\$15,500	12	GLC	OTDX	6069	\$15,500	12	GLC	OTDX	6041	\$15,500	12
					GLC	OTDX	6071	\$15,500	12					

OWNER	CAR	REPLACEMENT	OWNER	CAR	REPLACEMENT	OWNER	CAR	REPLACEMENT
NUMBER	NUMBER	VALUE	NUMBER	NUMBER	VALUE	NUMBER	NUMBER	VALUE

App Code

App Code

App Code

GLC	OTDX	6053	\$15,500	12	GLC	OTDX	6150	\$15,500	12	GLC	GVSR	89005	\$53,000	13
GLC	OTDX	6054	\$15,500	12	GLC	OTDX	6151	\$15,500	12	GLC	GVSR	89006	\$53,000	13
GLC	OTDX	6059	\$15,500	12	GLC	OTDX	6152	\$15,500	12	GLC	GVSR	89007	\$53,000	13
GLC	OTDX	6070	\$15,500	12	GLC	OTDX	6153	\$15,500	12	GLC	GVSR	89008	\$53,000	13
GLC	OTDX	6074	\$15,500	12	GLC	OTDX	6154	\$15,500	12	GLC	GVSR	89009	\$53,000	13
GLC	OTDX	6078	\$15,500	12	GLC	OTDX	6155	\$15,500	12	GLC	GVSR	89010	\$53,000	13
GLC	OTDX	6081	\$15,500	12	GLC	OTDX	6156	\$15,500	12	GLC	GVSR	89011	\$53,000	13
GLC	OTDX	6085	\$15,500	12	GLC	OTDX	6157	\$15,500	12	GLC	GVSR	89012	\$53,000	13
GLC	OTDX	6086	\$15,500	12	GLC	OTDX	6158	\$15,500	12	GLC	GVSR	89013	\$53,000	13
GLC	OTDX	6095	\$15,500	12	GLC	OTDX	6159	\$15,500	12	GLC	GVSR	89014	\$53,000	13
GLC	OTDX	6097	\$15,500	12	GLC	OTDX	6160	\$15,500	12	GLC	GVSR	89015	\$53,000	13
GLC	OTDX	6098	\$15,500	12	GLC	OTDX	6161	\$15,500	12	GLC	GVSR	89016	\$53,000	13
GLC	OTDX	6100	\$15,500	12	GLC	OTDX	6162	\$15,500	12	GLC	GVSR	89018	\$53,000	13
GLC	OTDX	6102	\$15,500	12	GLC	OTDX	6163	\$15,500	12	GLC	GVSR	89019	\$53,000	13
GLC	OTDX	6112	\$15,500	12	GLC	OTDX	6164	\$15,500	12	GLC	GVSR	89020	\$53,000	13
GLC	OTDX	6113	\$15,500	12	GLC	OTDX	6165	\$15,500	12	GLC	GVSR	89021	\$53,000	13
GLC	OTDX	6114	\$15,500	12	GLC	OTDX	6166	\$15,500	12	GLC	GVSR	89022	\$53,000	13
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GLC	OTDX	6125	\$15,500	12	GLC	OTDX	6174	\$15,500	12	GLC	GVSR	89030	\$53,000	13
GLC	OTDX	6126	\$15,500	12	G2-3	79				GLC	GVSR	89031	\$53,000	13
GLC	OTDX	6127	\$15,500	12	GLC	CRLE	8550	\$8,500	10	GLC	GVSR	89033	\$53,000	13
GLC	OTDX	6128	\$15,500	12	GLC	CRLE	8551	\$8,500	10	GLC	GVSR	89034	\$53,000	13
GLC	OTDX	6129	\$15,500	12	GLC	CRLE	8552	\$8,500	10	GLC	GVSR	89035	\$53,000	13
GLC	OTDX	6131	\$15,500	12	GLC	CRLE	8553	\$8,500	10	GLC	GVSR	89036	\$53,000	13
GLC	OTDX	6132	\$15,500	12	GLC	CRLE	8554	\$8,500	10	GLC	GVSR	89037	\$53,000	13
GLC	OTDX	6133	\$15,500	12	GLC	CRLE	8555	\$8,500	10	GLC	GVSR	89038	\$53,000	13
GLC	OTDX	6134	\$15,500	12	GLC	CRLE	8556	\$8,500	10	GLC	GVSR	89039	\$53,000	13
GLC	OTDX	6135	\$15,500	12	GLC	CRLE	8557	\$8,500	10	GLC	GVSR	89040	\$117,800	13
GLC	OTDX	6136	\$15,500	12	GLC	CRLE	8559	\$8,500	10	GLC	GVSR	89041	\$117,800	13
GLC	OTDX	6137	\$15,500	12	GLC	CRLE	8560	\$8,500	10	GLC	GVSR	89042	\$117,800	13
GLC	OTDX	6138	\$15,500	12	GLC	CRLE	8561	\$8,500	10	GLC	GVSR	89043	\$117,800	13
GLC	OTDX	6139	\$15,500	12	GLC	CRLE	8562	\$8,500	10	GLC	GVSR	89044	\$117,800	13
GLC	OTDX	6140	\$15,500	12	GLC	CRLE	8563	\$8,500	10	S1-162	43			
GLC	OTDX	6141	\$15,500	12	GLC	CRLE	8564	\$8,500	10					
GLC	OTDX	6142	\$15,500	12	O2-1	14								
GLC	OTDX	6143	\$15,500	12	GLC	GVSR	89000	\$53,000	13					
GLC	OTDX	6145	\$15,500	12	GLC	GVSR	89001	\$53,000	13					
GLC	OTDX	6146	\$15,500	12	GLC	GVSR	89002	\$53,000	13					
GLC	OTDX	6147	\$15,500	12	GLC	GVSR	89003	\$53,000	13					
GLC	OTDX	6148	\$15,500	12	GLC	GVSR	89004	\$53,000	13					
GLC	OTDX	6149	\$15,500	12										