

THOMPSON  
HINE & FLORY LLP

*Attorneys at Law*

RECORDATION NO. 23266 FILED

December 21, 2000

DEC 21 '00 1:09 PM

SURFACE TRANSPORTATION BOARD

**VIA HAND DELIVERY**

Honorable Vernon A. Williams  
Secretary  
Surface Transportation Board  
Washington, DC 20423

Dear Secretary Williams:

Enclosed for recordation, under the provisions of 49 U.S.C. § 11301(a) and the regulations promulgated thereunder, are executed counterparts of a Memorandum of Equipment Lease and Equipment Lease Supplement No. 2 (the "Memorandum of Lease") dated as of December 21, 2000, by and between State Street Bank and Trust Company of Connecticut, National Association, not in its individual capacity but solely as Trustee (the "Trustee") of EIDP Statutory Trust — 2000 (the "Lessor"), a Connecticut statutory trust, and E. I. du Pont de Nemours and Company, a Delaware corporation (the "Lessee"), a primary document not previously recorded. The Memorandum of Lease is consented to by Citicorp USA, Inc., as agent under that certain Amended and Restated Participation Agreement (the "Agent") dated as of December 21, 2000, by and among the Lessor, the Trustee, the Lessee, the Agent, the Note Holders named therein and the Certificate Holders named therein.

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

LESSOR: State Street Bank and Trust Company of  
Connecticut, National Association, not in  
its individual capacity but solely as Trustee  
of EIDP Statutory Trust-2000  
225 Asylum Street, Goodwin Square  
Hartford, CT 06103

LESSEE: E. I. du Pont de Nemours and Company  
1007 Market Street  
Wilmington, DE 19898

AGENT: Citicorp USA, Inc.  
30 Rockefeller Plaza  
New York, NY 10112

*1920 N Street, N.W. Washington, D.C. 20036-1601 202-331-8800 fax 331-8330*

BRUSSELS. BELGIUM CINCINNATI CLEVELAND COLUMBUS DAYTON PALM BEACH WASHINGTON. D.C.

THOMPSON  
HINE & FLORY LLP

*Attorneys at Law*

Honorable Vernon A. Williams  
Secretary, STB  
December 21, 2000  
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The said Memorandum of Lease evidences of record that certain Equipment Lease (the "Lease") dated as of December 21, 2000 by and between Lessor and Lessee, and the Lease Supplement No. 2 thereto, covering, among other things, the 729 railcars (513 covered hopper cars and 216 tank cars) as more particularly described in Exhibit A to the Memorandum of Lease, and the accessories or equipment belonging to, or installed in or appurtenant to such railcars, and all manuals and technical records and other records, logs, technical data and other documents relating thereto. The parties wish to show for the public record the ownership of the said railroad equipment by the Lessor, the leasehold interest in the said railroad equipment of the Lessee, and the security interest in the said railroad equipment in favor of the Lessor, and accordingly have caused this Memorandum of Lease to be executed and recorded with the Board.

A short summary of the Memorandum of Lease to appear in the STB Index is as follows:

Memorandum of Equipment Lease and Equipment Lease Supplement No. 2 dated as of December 21, 2000, by and between State Street Bank and Trust Company of Connecticut, National Association, not in its individual capacity but solely as Trustee of EIDP Statutory Trust-2000, the Lessor, and E. I. du Pont de Nemours and Company, the Lessee, covering 513 covered hopper cars bearing identification marks and numbers: DUPX 38601-38619, 38704-38810, 39008-39024, 39026-39053, 39055-39122, 45001-45274, all inclusive, and 216 tank cars bearing identification marks and numbers : DUPX 80034-80249, all inclusive.

Enclosed is a remittance in the amount of \$26.00 for the required recording fee.

In connection with this filing, it should also be noted that, pursuant to that certain Security Agreement, dated as of December 21, 2000 between State Street Bank and Trust Company of Connecticut, National Association, not in its individual capacity but solely as Trustee of EIDP Statutory Trust-2000 (the "Debtor"), and Citicorp USA, Inc. as Agent (the "Secured Party"), which is being recorded concurrently herewith under Recordation No. 23267, Debtor, among other things, grants to Secured Party (for the benefit of the Note and Certificate Holders and their successors and assigns) under the Participation Agreement, a continuing lien on and security interest in and to all of its right, title and interest in the aforesaid railroad equipment and all proceeds of any such equipment.

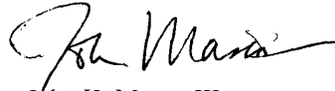
THOMPSON  
HINE & FLORY LLP

*Attorneys at Law*

Honorable Vernon A. Williams  
Secretary, STB  
December 21, 2000  
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Once the filing has been made, please return to bearer the stamped counterparts not needed for your files, together with the fee receipt, and the letter from the Secretary acknowledging the filing, and the extra copies of this letter of transmittal.

Very truly yours,



John K. Maser, III  
*Attorney for purposes of this filing for  
State Street Bank and Trust Company of  
Connecticut, National Association, not in  
its individual capacity but solely as Trustee  
of EIDP Statutory Trust-2000, E. I. du Pont  
de Nemours and Company, and Citicorp  
USA, Inc.*

Enclosures

112911

RECORDATION NO. 23266 FILED

DEC 21 '00 : 1-09 PM

SURFACE TRANSPORTATION BOARD

MEMORANDUM OF EQUIPMENT LEASE  
AND EQUIPMENT LEASE SUPPLEMENT NO. 2  
(Railcars)

This Memorandum of Equipment Lease and Equipment Lease Supplement No. 2 (this "Lease Supplement") is hereby added, as of December 21, 2000, to that certain Equipment Lease (the "Lease") dated as of December 21, 2000, by and between STATE STREET BANK AND TRUST COMPANY OF CONNECTICUT, NATIONAL ASSOCIATION, not in its individual capacity but solely as Trustee (the "Trustee") of EIDP Statutory Trust - 2000 (the "Lessor"), a Connecticut statutory trust having an address at 225 Asylum Street, Goodwin Square, Hartford, Connecticut 06103, Attn: Corporate Trust Department and E. I. DU PONT DE NEMOURS AND COMPANY, a Delaware corporation (the "Lessee") having an address at 1007 Market Street, Wilmington, Delaware 19898. Upon execution hereof by the Lessor and the Lessee, and approval hereof by Citicorp USA, Inc., as agent under the Amended and Restated Participation Agreement (the "Agent") dated as of December 21, 2000, by and among the Lessor, the Trustee, the Lessee, the Agent, the Note Holders named therein and the Certificate Holders named therein (the "Participation Agreement"), this Lease Supplement will be included in and will be a part of the Lease for all purposes. Terms used but not otherwise defined herein have the meanings given to such terms in the Lease and the rules of construction set forth in Part II of Appendix A to the Participation Agreement shall apply to this Lease Supplement.

The parties, intending to be legally bound hereby, acknowledge and agree to the following:

1. Addition of Equipment. The equipment more fully described on Part I of Exhibit A attached hereto (for purposes of this Lease Supplement, the "Equipment") is hereby added by this Lease Supplement to the Lease and will hereafter constitute a "Class of Equipment" demised under the Lease for all purposes. The Intended Use of the Equipment and the Series A-Note Commitment, the A-Note Designated Percentage, the Series B-Note Commitment, the B-Note Designated Percentage, the Series Certificate Commitment and the Certificate Percentage of the Series corresponding to the Equipment are set forth on Exhibit A attached hereto. The rent payment schedule for the Equipment is set forth on Exhibit B attached hereto.

2. Lease of Equipment. The Lessor hereby leases the Equipment to the Lessee and the Lessee hereby leases and accepts the Equipment from the Lessor pursuant to the Lease.

3. Term. The initial term of the Lease as it relates to the Equipment shall commence on the Acquisition Date for the Equipment which is the date hereof and

shall continue until the Expiration Date for the Equipment which shall be 12 calendar months following the Acquisition Date. Pursuant to Section 4.02 of the Lease, the Lessee has the right to request an extension of the Lease with respect to the Equipment for an additional period or periods of a duration or durations to be agreed upon.

4. Representations and Warranties. The Lessee hereby confirms as of the date hereof, that all representations and warranties made in the Lease with respect to all items of Equipment heretofore covered by the Lease remain true and correct.

5. No Defenses. The Lessee hereby acknowledges and confirms that as of the date hereof, the Lessee has no defense to the payment or performance of the Lessee's obligations under the Lease and that, no claims, counterclaims, affirmative defenses, or other such rights exist against the Lessor, the Agent, or any Note Holder or Certificate Holder under the Lease.

6. Acceptance of Equipment. The Lessee acknowledges and confirms hereby that it has examined the Equipment and title thereto, and that it accepts and approves (as between the Lessor, the Lessee, the Agent, the Note Holders and Certificate Holders, but not as to other third parties) the Equipment and all matters relating thereto as suitable and satisfactory for inclusion in the Lease.

7. Beneficiaries. It is expressly acknowledged and agreed that the Agent, the Note Holders and the Certificate Holders are intended to be beneficiaries of this Lease Supplement to the same extent as the Agent, the Note Holders and the Certificate Holders are beneficiaries of the Lease and the Instrument Guaranty.

8. Definition of Competitor. For purposes of the Equipment the term "Competitor" shall mean any entity engaged in the manufacture, distribution or sale of high-performance materials, specialty chemicals, pharmaceuticals and biotechnology products for or to the transportation, textile, construction, automotive, agricultural and hybrid seeds, nutrition and health, pharmaceuticals packaging and electronics markets.

9. Additional Return Conditions. Without limiting the effect of Article XI of the Lease (including the provisions of Section 11.01 thereof), the following constitutes an additional Return Condition as contemplated by Section 11.05(vii) of the Lease, and shall constitute a "Return Condition" for purposes of the Equipment: each railcar referenced in Exhibit A shall be returned in the same condition and appearance as when received by Lessee (reasonable wear and tear excepted) and in good working order for their Intended Use, including but not limited to compliance with all Association of American Railroads rules (including qualifying for interchange service).

10. Security Agreement.

(a) Grant of Security Interest. Pursuant to and amending, supplementing and modifying Section 9.01 of the Lease, it is the intention of the parties

that the Lessee shall treat the Lease, for accounting purposes, as an operating lease, and for purposes of federal, state and local income Tax, and commercial law and bankruptcy purposes, it is the intention of the parties hereto that (i) the Lease and this Lease Supplement be treated as a security agreement (the "Security Agreement") (ii) the Security Agreement will secure the payment and performance of the Secured Obligations, (iii) all payments of Fixed Rent and Additional Rent shall be treated as payment of interest on the Secured Obligations, and all payments of Termination Value, Allocated Termination Value, Permitted Lease Balance and Residual Value Amount shall be treated as payment of principal of the Secured Obligations, (iv) the Lessor shall have all of the rights, powers and remedies of a secured party available under applicable Law to take possession of and sell (whether by foreclosure, power of sale or otherwise) the Equipment Collateral, (v) the effective date of the Security Agreement will be the date of this Lease Supplement and (vi) the reference to Section 9.01 of the Lease and the recording of this Lease Supplement shall be deemed to be the recording of the Security Agreement.

The term "Equipment Collateral" shall mean:

- (i) the Equipment;
- (ii) all awards or payments, including interest thereon, and the right to receive the same, which may be made with respect to the Equipment, whether from a Condemnation (including any transfer made in lieu of the exercise of said right), or for any other injury to or decrease in the value of the Equipment;
- (iii) all of the Lessee's right, title and interest in, to and under any leases, subleases (including any Sublease), franchises, concessions, permits, contracts, distribution agreements and other agreements affecting the use or possession of the Equipment now or hereafter entered into by the Lessee and any renewals or extensions thereof (the "Other Leases") and the right to receive and apply the rents, issues, and profits of the Equipment (the "Rents") to the payment of the Secured Obligations and all amounts payable by the lessee under the Other Leases and all rights, claims, powers, privileges, and remedies of the lessor under the Other Leases whether arising by statute or at law or in equity or otherwise;
- (iv) all contracts from time to time executed by the Lessee or any manager or agent on its behalf relating to the ownership, maintenance, repair, management, leasing, operation, possession, sale or financing of the Equipment or any part thereof and all agreements relating to the purchase or lease of any portion of the Equipment, all consents, certifications, licenses, building permits and other governmental approvals relating to possession, use or operation of the Equipment or any part thereof, and all drawings, plans, specifications and similar or related items relating to the Equipment;
- (v) all proceeds of and any unearned premiums on any insurance policies covering the Equipment, including the right to receive and apply the

proceeds of any insurance, judgments, or settlements made in lieu thereof, for an Event of Loss associated with the Equipment;

(vi) the right, in the name and on behalf of the Lessee, to appear in and defend any action or proceeding brought with respect to the Equipment and to commence any action or proceeding to protect the interest of the Lessor in the Equipment;

(vii) all refunds or rebates of Taxes or payments in lieu of Taxes, now or hereafter assessed or levied against the Equipment;

(viii) all of the estate, right, title, claim or demand of any nature whatsoever of the Lessee, either in law or in equity, in possession or expectancy, in and to the Equipment or any part thereof; and

(ix) all products and proceeds of any portion of the Equipment Collateral.

(b) Assignment of Leases and Rents. The Lessee assigns all Rents arising from any lease or sublease of the Equipment (including any Sublease) to the Lessor. Subject to the terms of this paragraph, the Lessor waives the right to enter any property of the Lessee for the purpose of collecting the Rents, and grants the Lessee the right to collect the Rents and to let the Equipment as permitted by the terms of the Lease and the other Operative Documents. The Lessee shall hold the Rents, if any, in trust for use in payment of the Secured Obligations. The right of the Lessee to collect the Rents and to let the Equipment or any part thereof may be revoked by the Lessor upon the occurrence and continuance of any Liquidation Event with respect to the Equipment and thereafter the Lessor may let the Equipment or any part thereof and may retain and apply the rents toward payment of the Secured Obligations or toward the operation, maintenance and repair of the Equipment, irrespective of whether foreclosure action has been commenced or a receiver has been appointed.

(c) Financing Statement. An executed counterpart of this Lease Supplement shall be filed with the Surface Transportation Board pursuant to 49 U.S.C. §11301. A photocopy of this Lease Supplement may be filed as a financing statement within the meaning of the Uniform Commercial Code ("UCC").

(d) Non-Waiver. The failure of the Lessor to insist upon strict performance of any term of this Security Agreement shall not be deemed to be a waiver of any term hereof. No delay or omission by the Lessor in the exercise of any right, power or remedy accruing hereunder shall be construed to be a waiver of any default or acquiescence therein. A waiver in one or more instances to exercise any right, power or remedy accruing hereunder shall apply only to the particular instance or instances, and at the particular time or times only, and no such waiver shall be deemed a continuing

waiver, but every term, covenant, provision or condition establishing such right, power or remedy shall survive and continue to remain in full force and effect.

(e) Remedies. If an Event of Default with respect to the Equipment shall occur and be continuing, the Lessor, in addition to any other rights and remedies which it may have, shall have and may exercise immediately and without demand, any and all rights and remedies granted to a secured party upon default under the UCC (whether or not the UCC applies to the Equipment Collateral), including the right to take possession of such of the Equipment Collateral, and to take such other measures as the Lessor may deem necessary for the care, protection and preservation thereof. Upon request or demand of the Lessor, the Lessee shall at its expense assemble such of the Equipment Collateral and make it available to the Lessor at a convenient place acceptable to the Lessor. The Lessee shall pay or cause to be paid to the Lessor on demand any and all expenses, including legal expenses and reasonable attorneys' fees, incurred or paid by the Lessor in protecting its interest in such of the Equipment Collateral and in enforcing its rights hereunder with respect thereto. Any notice of sale, disposition or other intended action by the Lessor with respect to such of the Equipment Collateral sent to the Lessee in accordance with the provisions hereof at least five (5) days prior to such action, shall constitute reasonable notice to the Lessee and the method of sale or disposition or other intended action set forth or specified in such notice shall conclusively be deemed to be commercially reasonable within the meaning of the UCC unless objected to by the Lessee within five (5) days after receipt by the Lessee of such notice. The proceeds of any sale or disposition of such of the Equipment Collateral, or any part thereof, shall be applied by the Lessor to the payment of the Secured Obligations in such priority and proportions as set forth in Article VII of the Participation Agreement.

(f) Other Security. The Lessee by executing and delivering this Lease Supplement has also granted to the Lessor, as security for the Secured Obligations, a security interest in all of the Lessee's rights and interests, of whatever nature, in and to the Lease, and all other Operative Documents executed and delivered by the Lessee or any other party relating to the Lease, including all rights and remedies of the Lessee thereunder. If an Event of Default with respect to the Equipment shall occur and be continuing, the Lessor, in addition to any other rights and remedies which it may have, shall have and may exercise immediately and without demand, any and all rights and remedies granted to a secured party upon default under the UCC (whether or not the UCC applies to the Equipment Collateral), with respect to the foregoing.

11. Governing Law. **THIS LEASE SUPPLEMENT SHALL BE GOVERNED BY, AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK (INCLUDING THE CREATION, TERMS AND PROVISIONS OF THE INDEBTEDNESS EVIDENCED HEREBY) WITHOUT REGARD TO CONFLICTS OF LAWS PRINCIPLES (OTHER THAN SECTION 5-1401 OF THE NEW GENERAL OBLIGATIONS LAW).**

12. LIENS. NOTICE IS HEREBY GIVEN THAT THE LESSOR IS NOT AND SHALL NOT BE LIABLE TO ANY PARTY FURNISHING LABOR, SERVICES OR MATERIALS TO THE LESSEE, OR TO ANYONE HOLDING OR POSSESSING THE EQUIPMENT OR ANY PORTION THEREOF THROUGH OR UNDER THE LESSEE, WHETHER PAST OR IN THE FUTURE, AND THAT NO MECHANIC'S OR OTHER SIMILAR STATUTORY LIENS FOR ANY LABOR, SERVICES OR MATERIALS SHALL ATTACH TO OR AFFECT THE LESSOR'S INTEREST OR ESTATE IN THE EQUIPMENT OR ANY PART THEREOF.

13. Counterparts. The parties may sign this Lease Supplement in any number of counterparts and on separate counterparts, each of which shall be an original but all of which when taken together shall constitute one and the same instrument.

EXECUTED as of the date first written above.

[SEE ATTACHED SIGNATURE PAGES]

SIGNATURE PAGE ATTACHED TO LEASE SUPPLEMENT

LESSOR:

STATE STREET BANK AND TRUST  
COMPANY OF CONNECTICUT, NATIONAL  
ASSOCIATION, a national banking association,  
not in its individual capacity but solely as  
Trustee of EIDP Statutory Trust - 2000

By: 

Name: Peter M. Murphy  
Title: Assistant Secretary

SIGNATURE PAGE ATTACHED TO LEASE SUPPLEMENT

LESSEE:

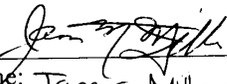
E. I. DU PONT DE NEMOURS AND  
COMPANY

By: S.M. Holbecker  
Name: S.M. Holbecker  
Title: Vice President + Treasurer

SIGNATURE PAGE ATTACHED TO LEASE SUPPLEMENT

AGENT:

CITICORP USA, INC.

By:   
Name: James Miller  
Title: Vice President

STATE OF Massachusetts )  
COUNTY OF Suffolk )

Before me, a Notary Public in and for said County and State, duly commissioned and qualified, personally appeared Peter Murphy, with whom I am personally acquainted, (or proved to me on the basis of satisfactory evidence), and who upon oath acknowledged himself/herself to be the Assistant Secretary of State Street Bank and Trust Company of Connecticut, National Association, the trustee of EIDP Statutory Trust - 2000, a Connecticut statutory trust, as Lessor, and that he/she executed the foregoing instrument for the purposes therein contained, by signing the name of the Lessor by himself/herself as such Assistant Secretary.

Witness my hand and seal, at office, this 19th day of December, 2000.



**KENNETH R. RING**  
Notary Public  
My Commission Expires July 12, 2002

Notary Public

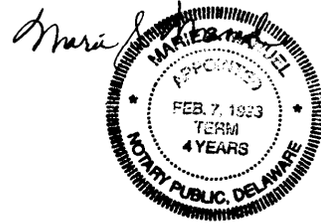
My Commission Expires: \_\_\_\_\_

STATE OF Delaware )  
COUNTY OF New Castle )

Before me, a Notary Public in and for said County and State, duly commissioned and qualified, personally appeared Susan M. Stalmecker, with whom I am personally acquainted, (or proved to me on the basis of satisfactory evidence), and who upon oath acknowledged himself/herself to be the Vice President & Treasurer of E. I. du Pont de Nemours and Company, as Lessee, and that he/she executed the foregoing instrument for the purposes therein contained, by signing the name of the Lessee by himself/herself as such Vice President & Treasurer

Witness my hand and seal, at office, this 19<sup>th</sup> day of December 2000.

Notary Public



My Commission Expires: Feb. 7, 2002

STATE OF New York )  
COUNTY OF New York )

Before me, a Notary Public in and for said County and State, duly commissioned and qualified, personally appeared James Miller, with whom I am personally acquainted, (or proved to me on the basis of satisfactory evidence), and who upon oath acknowledged himself/herself to be the Vice President of Citicorp USA, Inc., as Agent, and that he/she executed the foregoing instrument for the purposes therein contained, by signing the name of the Agent by himself/herself as such Vice President.

Witness my hand and seal, at office, this 19<sup>th</sup> day of December, 2000.

Notary Public

*Sandra Lami Longprade*

My Commission Expires: \_\_\_\_\_

SANDRA LAMI LONGPRADE  
Notary Public, State of New York  
No. 01LA5056708  
Qualified In Nassau County  
Commission Expires March 11, 2002

Exhibit A

I. Description of the Equipment

729 railcars (513 covered hopper cars and 216 tank cars) as more particularly described below and accessories or equipment belonging to, or installed in or appurtenant to such railcars, and all manuals and technical records and other records, logs, technical data and other documents relating thereto.

513 covered hopper cars with the following car numbers:

DUPX 38601	DUPX 38715	DUPX 38746	DUPX 38777
DUPX 38602	DUPX 38716	DUPX 38747	DUPX 38778
DUPX 38603	DUPX 38717	DUPX 38748	DUPX 38779
DUPX 38604	DUPX 38718	DUPX 38749	DUPX 38780
DUPX 38605	DUPX 38719	DUPX 38750	DUPX 38781
DUPX 38606	DUPX 38720	DUPX 38751	DUPX 38782
DUPX 38607	DUPX 38721	DUPX 38752	DUPX 38783
DUPX 38608	DUPX 38722	DUPX 38753	DUPX 38784
DUPX 38609	DUPX 38723	DUPX 38754	DUPX 38785
DUPX 38610	DUPX 38724	DUPX 38755	DUPX 38786
DUPX 38611	DUPX 38725	DUPX 38756	DUPX 38787
DUPX 38612	DUPX 38726	DUPX 38757	DUPX 38788
DUPX 38613	DUPX 38727	DUPX 38758	DUPX 38789
DUPX 38614	DUPX 38728	DUPX 38759	DUPX 38790
DUPX 38615	DUPX 38729	DUPX 38760	DUPX 38791
DUPX 38616	DUPX 38730	DUPX 38761	DUPX 38792
DUPX 38617	DUPX 38731	DUPX 38762	DUPX 38793
DUPX 38618	DUPX 38732	DUPX 38763	DUPX 38794
DUPX 38619	DUPX 38733	DUPX 38764	DUPX 38795
DUPX 38704	DUPX 38734	DUPX 38765	DUPX 38796
DUPX 38705	DUPX 38735	DUPX 38766	DUPX 38797
DUPX 38706	DUPX 38736	DUPX 38767	DUPX 38798
DUPX 38707	DUPX 38737	DUPX 38768	DUPX 38799
DUPX 38708	DUPX 38738	DUPX 38769	DUPX 38800
DUPX 38709	DUPX 38739	DUPX 38770	DUPX 38801
DUPX 38710	DUPX 38740	DUPX 38771	DUPX 38802
DUPX 38711	DUPX 38741	DUPX 38772	DUPX 38803
DUPX 38712	DUPX 38742	DUPX 38773	DUPX 38804
DUPX 38713	DUPX 38743	DUPX 38774	DUPX 38805
DUPX 38714	DUPX 38744	DUPX 38775	DUPX 38806
	DUPX 38745	DUPX 38776	DUPX 38807

DUPX 38808	DUPX 39050	DUPX 39095	DUPX 45017
DUPX 38809	DUPX 39051	DUPX 39096	DUPX 45018
DUPX 38810	DUPX 39052	DUPX 39097	DUPX 45019
DUPX 39008	DUPX 39053	DUPX 39098	DUPX 45020
DUPX 39009	DUPX 39055	DUPX 39099	DUPX 45021
DUPX 39010	DUPX 39056	DUPX 39100	DUPX 45022
DUPX 39011	DUPX 39057	DUPX 39101	DUPX 45023
DUPX 39012	DUPX 39058	DUPX 39102	DUPX 45024
DUPX 39013	DUPX 39059	DUPX 39103	DUPX 45025
DUPX 39014	DUPX 39060	DUPX 39104	DUPX 45026
DUPX 39015	DUPX 39061	DUPX 39105	DUPX 45027
DUPX 39016	DUPX 39062	DUPX 39106	DUPX 45028
DUPX 39017	DUPX 39063	DUPX 39107	DUPX 45029
DUPX 39018	DUPX 39064	DUPX 39108	DUPX 45030
DUPX 39019	DUPX 39065	DUPX 39109	DUPX 45031
DUPX 39020	DUPX 39066	DUPX 39110	DUPX 45032
DUPX 39021	DUPX 39067	DUPX 39111	DUPX 45033
DUPX 39022	DUPX 39068	DUPX 39112	DUPX 45034
DUPX 39023	DUPX 39069	DUPX 39113	DUPX 45035
DUPX 39024	DUPX 39070	DUPX 39114	DUPX 45036
DUPX 39026	DUPX 39071	DUPX 39115	DUPX 45037
DUPX 39027	DUPX 39072	DUPX 39116	DUPX 45038
DUPX 39028	DUPX 39073	DUPX 39117	DUPX 45039
DUPX 39029	DUPX 39074	DUPX 39118	DUPX 45040
DUPX 39030	DUPX 39075	DUPX 39119	DUPX 45041
DUPX 39031	DUPX 39076	DUPX 39120	DUPX 45042
DUPX 39032	DUPX 39077	DUPX 39121	DUPX 45043
DUPX 39033	DUPX 39078	DUPX 39122	DUPX 45044
DUPX 39034	DUPX 39079	DUPX 45001	DUPX 45045
DUPX 39035	DUPX 39080	DUPX 45002	DUPX 45046
DUPX 39036	DUPX 39081	DUPX 45003	DUPX 45047
DUPX 39037	DUPX 39082	DUPX 45004	DUPX 45048
DUPX 39038	DUPX 39083	DUPX 45005	DUPX 45049
DUPX 39039	DUPX 39084	DUPX 45006	DUPX 45050
DUPX 39040	DUPX 39085	DUPX 45007	DUPX 45051
DUPX 39041	DUPX 39086	DUPX 45008	DUPX 45052
DUPX 39042	DUPX 39087	DUPX 45009	DUPX 45053
DUPX 39043	DUPX 39088	DUPX 45010	DUPX 45054
DUPX 39044	DUPX 39089	DUPX 45011	DUPX 45055
DUPX 39045	DUPX 39090	DUPX 45012	DUPX 45056
DUPX 39046	DUPX 39091	DUPX 45013	DUPX 45057
DUPX 39047	DUPX 39092	DUPX 45014	DUPX 45058
DUPX 39048	DUPX 39093	DUPX 45015	DUPX 45059
DUPX 39049	DUPX 39094	DUPX 45016	DUPX 45060

DUPX 45061	DUPX 45105	DUPX 45149	DUPX 45193
DUPX 45062	DUPX 45106	DUPX 45150	DUPX 45194
DUPX 45063	DUPX 45107	DUPX 45151	DUPX 45195
DUPX 45064	DUPX 45108	DUPX 45152	DUPX 45196
DUPX 45065	DUPX 45109	DUPX 45153	DUPX 45197
DUPX 45066	DUPX 45110	DUPX 45154	DUPX 45198
DUPX 45067	DUPX 45111	DUPX 45155	DUPX 45199
DUPX 45068	DUPX 45112	DUPX 45156	DUPX 45200
DUPX 45069	DUPX 45113	DUPX 45157	DUPX 45201
DUPX 45070	DUPX 45114	DUPX 45158	DUPX 45202
DUPX 45071	DUPX 45115	DUPX 45159	DUPX 45203
DUPX 45072	DUPX 45116	DUPX 45160	DUPX 45204
DUPX 45073	DUPX 45117	DUPX 45161	DUPX 45205
DUPX 45074	DUPX 45118	DUPX 45162	DUPX 45206
DUPX 45075	DUPX 45119	DUPX 45163	DUPX 45207
DUPX 45076	DUPX 45120	DUPX 45164	DUPX 45208
DUPX 45077	DUPX 45121	DUPX 45165	DUPX 45209
DUPX 45078	DUPX 45122	DUPX 45166	DUPX 45210
DUPX 45079	DUPX 45123	DUPX 45167	DUPX 45211
DUPX 45080	DUPX 45124	DUPX 45168	DUPX 45212
DUPX 45081	DUPX 45125	DUPX 45169	DUPX 45213
DUPX 45082	DUPX 45126	DUPX 45170	DUPX 45214
DUPX 45083	DUPX 45127	DUPX 45171	DUPX 45215
DUPX 45084	DUPX 45128	DUPX 45172	DUPX 45216
DUPX 45085	DUPX 45129	DUPX 45173	DUPX 45217
DUPX 45086	DUPX 45130	DUPX 45174	DUPX 45218
DUPX 45087	DUPX 45131	DUPX 45175	DUPX 45219
DUPX 45088	DUPX 45132	DUPX 45176	DUPX 45220
DUPX 45089	DUPX 45133	DUPX 45177	DUPX 45221
DUPX 45090	DUPX 45134	DUPX 45178	DUPX 45222
DUPX 45091	DUPX 45135	DUPX 45179	DUPX 45223
DUPX 45092	DUPX 45136	DUPX 45180	DUPX 45224
DUPX 45093	DUPX 45137	DUPX 45181	DUPX 45225
DUPX 45094	DUPX 45138	DUPX 45182	DUPX 45226
DUPX 45095	DUPX 45139	DUPX 45183	DUPX 45227
DUPX 45096	DUPX 45140	DUPX 45184	DUPX 45228
DUPX 45097	DUPX 45141	DUPX 45185	DUPX 45229
DUPX 45098	DUPX 45142	DUPX 45186	DUPX 45230
DUPX 45099	DUPX 45143	DUPX 45187	DUPX 45231
DUPX 45100	DUPX 45144	DUPX 45188	DUPX 45232
DUPX 45101	DUPX 45145	DUPX 45189	DUPX 45233
DUPX 45102	DUPX 45146	DUPX 45190	DUPX 45234
DUPX 45103	DUPX 45147	DUPX 45191	DUPX 45235
DUPX 45104	DUPX 45148	DUPX 45192	DUPX 45236

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DUPX 45274

216 tank cars with the following car numbers:

	DUPX 80074	DUPX 80116	DUPX 80158
	DUPX 80075	DUPX 80117	DUPX 80159
DUPX 80034	DUPX 80076	DUPX 80118	DUPX 80160
DUPX 80035	DUPX 80077	DUPX 80119	DUPX 80161
DUPX 80036	DUPX 80078	DUPX 80120	DUPX 80162
DUPX 80037	DUPX 80079	DUPX 80121	DUPX 80163
DUPX 80038	DUPX 80080	DUPX 80122	DUPX 80164
DUPX 80039	DUPX 80081	DUPX 80123	DUPX 80165
DUPX 80040	DUPX 80082	DUPX 80124	DUPX 80166
DUPX 80041	DUPX 80083	DUPX 80125	DUPX 80167
DUPX 80042	DUPX 80084	DUPX 80126	DUPX 80168
DUPX 80043	DUPX 80085	DUPX 80127	DUPX 80169
DUPX 80044	DUPX 80086	DUPX 80128	DUPX 80170
DUPX 80045	DUPX 80087	DUPX 80129	DUPX 80171
DUPX 80046	DUPX 80088	DUPX 80130	DUPX 80172
DUPX 80047	DUPX 80089	DUPX 80131	DUPX 80173
DUPX 80048	DUPX 80090	DUPX 80132	DUPX 80174
DUPX 80049	DUPX 80091	DUPX 80133	DUPX 80175
DUPX 80050	DUPX 80092	DUPX 80134	DUPX 80176
DUPX 80051	DUPX 80093	DUPX 80135	DUPX 80177
DUPX 80052	DUPX 80094	DUPX 80136	DUPX 80178
DUPX 80053	DUPX 80095	DUPX 80137	DUPX 80179
DUPX 80054	DUPX 80096	DUPX 80138	DUPX 80180
DUPX 80055	DUPX 80097	DUPX 80139	DUPX 80181
DUPX 80056	DUPX 80098	DUPX 80140	DUPX 80182
DUPX 80057	DUPX 80099	DUPX 80141	DUPX 80183
DUPX 80058	DUPX 80100	DUPX 80142	DUPX 80184
DUPX 80059	DUPX 80101	DUPX 80143	DUPX 80185
DUPX 80060	DUPX 80102	DUPX 80144	DUPX 80186
DUPX 80061	DUPX 80103	DUPX 80145	DUPX 80187
DUPX 80062	DUPX 80104	DUPX 80146	DUPX 80188
DUPX 80063	DUPX 80105	DUPX 80147	DUPX 80189
DUPX 80064	DUPX 80106	DUPX 80148	DUPX 80190
DUPX 80065	DUPX 80107	DUPX 80149	DUPX 80191
DUPX 80066	DUPX 80108	DUPX 80150	DUPX 80192
DUPX 80067	DUPX 80109	DUPX 80151	DUPX 80193
DUPX 80068	DUPX 80110	DUPX 80152	DUPX 80194
DUPX 80069	DUPX 80111	DUPX 80153	DUPX 80195
DUPX 80070	DUPX 80112	DUPX 80154	DUPX 80196
DUPX 80071	DUPX 80113	DUPX 80155	DUPX 80197
DUPX 80072	DUPX 80114	DUPX 80156	DUPX 80198
DUPX 80073	DUPX 80115	DUPX 80157	DUPX 80199

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