

HELM FINANCIAL CORPORATION

One Embarcadero Center • San Francisco, CA 94111

415/398-4510

FAX 415/398-4816

July 30, 2001

Mr. Vernon Williams
Secretary
Surface Transportation Board
1925 K Street, N.W.
Washington, D.C. 20423

RECORDATION NO. 23603 FILED
AUG 3 '01 11-32 AM
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SURFACE TRANSPORTATION BOARD



Dear Mr. Williams:

Enclosed for recording with the Surface Transportation Board are two (2) certified original copies of the Locomotive Lease Agreement dated as of January 1, 2001 between the following parties:

Lessor: Helm Financial Corporation
One Embarcadero Center, Suite 3700
San Francisco, CA 94111

Lessee: CSX Transportation, Inc.
500 Water Street J-220
Jacksonville, FL 32202

Equipment: 107 Locomotives
HLCX 6056-6600 (NI); HATX 905; MKCX 9006-9040 (NI);
HLCX 6800, 6801, 6803, 6900, 6902; HLCX 6805-6828 (NI)

Please record this Locomotive Lease Agreement as a primary document. The filing fee of \$28.00 is included in our enclosed Check No. 46294 in the amount of \$112.00.

Summary: Locomotive Lease Agreement dated as of January 1, 2001 between Helm Financial Corporation as Lessor and CSX Transportation, Inc. as Lessee for 107 locomotives, HLCX 6056-6600 (NI); HATX 905; MKCX 9006-9040 (NI); HLCX 6800, 6801, 6803, 6900, 6902; HLCX 6805-6828 (NI) to be filed as a primary agreement.

Yours truly,

Sharon L. Van Fossan
Supervisor Contract Administration

Enclosures (2)

RECORDATION NO. 23603 FILED

CERTIFICATION OF TRUE COPY

AUG 3 '01 11-32 AM

SURFACE TRANSPORTATION BOARD

On June 20, 2001, I Cecilia Mostaghim examined the original copy of the Locomotive Lease Agreement dated as of January 1, 2001 between Helm Financial Corporation, as Lessor, and CSX Transportation, Inc. as Lessee, and I hereby certify that I have compared the attached duplicate copy with the original and that it is a complete, true and correct copy of the original in all respects, including the dates, signatures and acknowledgements thereof.

Cecilia Mostaghim

Name: Cecilia Mostaghim
Title: Contract Administrator

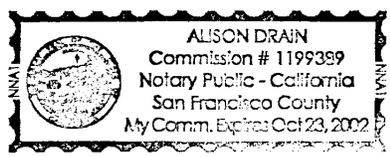
STATE OF CALIFORNIA

COUNTY OF SAN FRANCISCO

On June 20, 2001, before me, Alison Drain, personally appeared Cecilia Mostaghim, Contract Administrator for HELM FINANCIAL CORPORATION,

X 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.

Alison Drain
SIGNATURE OF THE NOTARY

LOCOMOTIVE LEASE AGREEMENT

THIS LOCOMOTIVE LEASE AGREEMENT ("Lease") is dated as of the 1st day of January, 2001, by and between HELM FINANCIAL CORPORATION, a California corporation ("Lessor") and CSX TRANSPORTATION, INC., a Virginia corporation ("Lessee").

1. **LEASE:** Lessor shall furnish and lease to Lessee, and Lessee shall accept, and lease from Lessor the locomotives described on Schedule A hereto ("Units") on the terms and conditions set forth herein.

2. **TERM:** The term of this Lease shall commence on This Lease will continue to apply against each Unit until it is returned to and accepted by Lessor, or upon payment of a settlement value as provided herein.

3. **DELIVERY:** The Units are in Lessee's service under prior locomotive lease agreements between Lessor and Lessee which have expired and Lessee has accepted each Unit AS-IS, WHERE-IS. Lessee acknowledges that all Units have been delivered and accepted, and that all Units were accepted in good operating condition, and in compliance with the regulations of the Federal Railroad Administration and the Association of American Railroads rules of interchange ("Rules"). Lessor shall supply to Lessee completed copies of the FRA "blue cards" for the Units.

4. **MARKINGS:** Lessee will keep each Unit marked with the identifying mark and number as set forth in Schedule A hereto. Lessor is responsible for having such Units affixed with such identification marks at its expense, and Lessee shall not modify such marks.

5. **RENTAL:** Throughout the Term, during the months of the daily rent for each Unit shall be per Unit per day. For all other months throughout the Term the daily rent for each Unit shall be per Unit per day (each such daily rent amount the "Rent"). Rent shall be due and payable on the first day of each month, in advance. Rent will continue to accrue until each Unit is returned in accordance with Section 8. All Rent shall be paid to Lessor at its address for notices or by wire transfer as follows:

Wire to: Union Bank of California
San Francisco, CA
ABA #: 1220-0049-6
Account #: 700 700 1430
Account Name: Helm Financial Corporation

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SURFACE TRANSPORTATION BOARD

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Except as set forth herein this Section 5 and in Schedule B, Lessee's obligation to pay all Rent when due and to otherwise perform its obligations under this Lease is absolute and unconditional, and shall not be subject to any abatement, reduction, set-off, defense, counterclaim, interruption, deferment or recoupment, for any reason whatsoever.

6. SUBLEASE; ASSIGNMENT: LESSEE SHALL NOT SUBLEASE OR PART WITH POSSESSION OF THE UNITS, OR ASSIGN THIS LEASE, UNDER ANY CIRCUMSTANCES WITHOUT THE PRIOR WRITTEN CONSENT OF LESSOR AND ANY ATTEMPTED SUBLEASE OR ASSIGNMENT WITHOUT SUCH CONSENT SHALL BE VOID. Lessor may, without the consent of and without notice to Lessee, assign or sell its interest in, grant a security interest in, or otherwise transfer in whole or in part this Lease, any Unit or any of its rights, interests or obligations with respect thereto. Lessee shall be under no obligation to any assignee of Lessor except upon written notice of such assignment. All the rights of Lessor hereunder shall inure to the benefit of Lessor's assigns.

7. MAINTENANCE AND REPAIR: During the term hereof, the Lessee, at its own cost and expense, will repair and maintain the Units in good operating condition in accordance with the Rules (or any successor thereto), and will comply with all governmental laws, regulations and requirements and the Rules with respect to the use, maintenance and operation of the Units. Lessee will perform all repair and maintenance work, servicing, lubrication and inspection of each Unit in accordance with the more stringent of either (i) Lessee's existing maintenance practices, or (ii) the original equipment manufacturer's recommendations. Any parts installed or replacements made upon the Units by the Lessee shall be considered accessions to the Units and title thereto shall immediately vest in the Lessor, with no cost or expense to the Lessor. Lessee shall not materially alter, nor allow any third party to materially alter, the physical structure of any Unit without the prior written consent of Lessor.

Lessee shall be responsible for all material and labor necessary for the repair and maintenance of the Units, including, but not limited to, the following:

- a. Scheduled and preventative maintenance in accordance with EMD Maintenance Instructions, including, but not limited to, M.I. 1777 and M.I. 1738 and supporting documentation.

- b. Failure repairs (other than those which are Lessor's responsibility as specified Schedule B).
- c. Wheel truing and replacement.
- d. Replacement of all lost, stolen or vandalized parts.

Lessee shall use fuel, lubricants and coolant satisfying EMD Maintenance Instructions 1748, 1750, 1752, 1756 and 1764 and Lessee's maintenance schedules.

Notwithstanding the foregoing, Lessee shall have no obligation to repair any Warranty Items for which Lessor is responsible as set forth in Schedule B attached hereto. Lessor shall have the right to terminate and exclude from this Lease any Unit which suffers a failure of any Warranty Item set forth in Schedule B.

8. RETURN: Upon the termination of this Lease with respect to any of the Units subject hereto, Lessee agrees to return each Unit to Lessor at an interchange point or other destination on Lessee's lines as selected by Lessor ("Return Point") (i) free from all charges, including return freight charges, (ii) in as good condition, order and repair as when delivered to Lessee (ordinary wear and tear excepted), (iii) with a minimum of thirty (30) days on the air date inspections, and (iv) in accordance with the provisions of Section 7. Except as provided below, rental will cease upon delivery of a Unit to the Return Point. If Lessor does not inspect and/or accept the Units within thirty (30) days of receipt of notice that the Units have been delivered to the Return Point, Lessee's inspection report will be deemed as conclusive regarding the condition of the Unit at time of return.

If a Unit is in need of repair upon return, a mutually agreeable repair schedule shall be developed and a separate inspection will be held at the repair facility after repairs have been made. If a Unit is in need of repair, rental on that Unit will resume from the date of initial inspection through the date that the Unit has been repaired. Should either party waive inspection, the records of the other party will control regarding the condition of the Unit on that date.

9. STORAGE: If Lessor is not able to receive the Units at the Return Point upon the termination of this Lease, Lessee will store the Units at such location(s) as are reasonably available on its system. There will be no storage charge for the first thirty (30) days of storage. Thereafter, a charge of _____ per Unit per day shall apply until receipt of disposition instructions. Lessee will not be responsible for damage to or destruction of the Unit(s) during storage except to the extent caused by the negligence of Lessee. After the Units are removed from storage, Lessee shall deliver the Units free of charge to an interchange point or other destination on its lines as selected by Lessor.

10. **DESTRUCTION OF UNIT:** During the term hereof, Lessee shall bear the entire risk of loss, theft, damage or destruction to a Unit. In the event of the loss or destruction of any Unit regardless of cause, this Lease and the rental with respect to such Unit shall continue until Lessee pays to Lessor the settlement value as set forth in Schedule A attached hereto. No replacement Unit will be furnished unless agreed to by both parties.

11. **INDEMNIFICATION:** Lessee hereby expressly assumes and agrees to defend, indemnify and hold harmless Lessor and its affiliates from and against any and all liabilities, demands, damages, costs, expenses (including reasonable attorneys' fees), claims, suits and judgments ("Claims") arising from or growing out of any injury, loss or damage relating to the Units or this Lease from the date of Acceptance of a Unit for use pursuant to this Lease, until that Unit is returned to Lessor or casualized in accordance with the terms of this Lease; **provided, however,** that Lessee shall have no indemnification obligation hereunder to Lessor to the extent any Claim results from the following: (i) a latent defect except to the extent such latent defect is caused by the negligent act or omission of Lessee, its agents or its subcontractors, or by any breach by Lessee of any of the provisions of this Lease; (ii) an event with respect to an apparent defect in a Unit which arises prior to Lessee's Acceptance of that Unit; or (iii) any willful misconduct or any negligent act or omission of Lessor and/or its agents or subcontractors (but not if Lessee is acting as Lessor's agent or subcontractor) in performing any obligation assumed by Lessor under this Lease. Lessee's indemnities hereunder shall survive payment or performance of all other obligations under this Lease or the expiration or earlier termination of this Lease. Each party shall give the other party prompt written notice of any event or condition in connection with which Lessor may be entitled to indemnification hereunder.

12. **TAXES:**

(a) **Taxes Indemnified.** Lessee shall be responsible for and shall indemnify Lessor from the payment of all sales or use taxes, licenses, property taxes, customs duties, ad valorem taxes, or rental taxes imposed by any foreign government or by the United States of America or any state or political subdivision thereof upon the Lessor, Lessee or the Units if such taxes are related to the use or operation of the Units. All tax payments shall be made by Lessee directly to the taxing or levying authority, unless otherwise directed by Lessor.

(b) **Taxes Excluded.** Except as set forth in Section 19 hereof, nothing herein shall be construed to require the Lessee to be responsible for (i) taxes included in the acquisition costs of the Units; (ii) taxes imposed by any federal, state or local government, or any political subdivision thereof which are based upon, measured by or in respect to net or gross income of Lessor (including all taxes which are in substitution for, in the nature of, or in lieu of

a net or gross income tax); (iii) taxes on items of preference or any minimum tax; (iv) business and occupation taxes; (v) franchise taxes; (vi) taxes based upon the Lessor's capital stock or net worth; or (vii) fines and penalties to the extent due to the acts or omissions of Lessor.

(c) Tax Filings. To the extent that it is legally permissible, Lessee shall timely prepare and file all reports and returns which are required to be made with respect to any obligation of Lessee arising out of Section 12(a) hereof.

(d) Contest. Lessee shall have the right to contest or protest, in Lessee's own name, any tax for which it is responsible hereunder, provided only that such contest will not result in any material danger of sale, forfeiture, or loss of the Units. If a written claim is made against the Lessor for taxes with respect to which the Lessee may be liable hereunder, the Lessor shall give the Lessee prompt written notice and shall furnish the Lessee with a copy of such claim received from the taxing authority. Failure of the Lessor to provide Lessee with timely notice shall release Lessee from any liability relating to said claim to the extent the Lessee suffers any irreparable harm which Lessee could have avoided had Lessee received timely notice, and in such event Lessor shall be responsible for such liability. If Lessee is not able to contest any tax for which it is responsible hereunder in its own name, Lessor shall, if requested by Lessee, and at Lessee's expense, contest in its own name the validity, applicability or amount of such tax.

13. TITLE AND LIENS: Lessor represents: (a) that it is either the sole owner of the Units or it is the sole authorized leasing agent of the sole owner; and (b) no other party has any rights that might affect Lessee's sole possession and peaceful enjoyment of the Units so long as Lessee is in compliance with the Lease provisions. At its sole expense, Lessee will keep the Units or any part thereof free and clear of any and all liens, security interests, charges, claims or other encumbrances ("Liens"), except to the extent any Liens arise by, through or under Lessor. Lessee will promptly pay, satisfy and otherwise take such actions as may be reasonably necessary to keep the Units free and clear of, and to duly discharge, eliminate or bond in a manner satisfactory to Lessor, any Liens which may arise.

14. DISCLAIMER OF WARRANTIES AND REPRESENTATIONS: LESSOR MAKES NO WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, AS TO THE DESIGN, CONDITION, MERCHANTABILITY, FITNESS FOR PARTICULAR PURPOSE OR ANY OTHER MATTER CONCERNING THE UNITS. LESSEE HEREBY WAIVES ANY CLAIM IT MIGHT HAVE AGAINST LESSOR FOR ANY CLAIMS CAUSED BY THE UNITS OR BY ANY DEFECT THEREIN, INCLUDING CLAIMS FOR CONSEQUENTIAL, INCIDENTAL, SPECIAL OR EXEMPLARY DAMAGES WHETHER IN AN ACTION BASED ON CONTRACT, TORT (INCLUDING NEGLIGENCE OR STRICT LIABILITY) OR ANY OTHER LEGAL THEORY. During the term of this Lease and so long as Lessee renders faithful performance of its obligations, Lessor hereby assigns any factory, repair or dealer warranty, whether express or

implied, or other legal right Lessor may have against the manufacturer, repairer or dealer in connection with defects in the Units covered by this Lease.

15. **RECORD KEEPING & INSPECTION:** Lessee shall compile and maintain records pertaining to the maintenance, repair and inspections of the Units in accordance with the Rules, as may be amended, modified or supplemented hereafter. Upon Lessor's request, Lessee shall promptly provide to Lessor all repair, maintenance and inspection records for the Units. Lessor shall have the right, at any reasonable time and mutually agreed location, and without interfering with Lessee's operations, as reasonably determined by Lessee, to inspect the Units, by its authorized representative.

16. **DEFAULT:** If Lessee shall fail to perform any of its obligations hereunder, and should such failure continue for a period of ten (10) calendar days after written notice from Lessor thereof ("Default"), Lessor may terminate this Lease immediately, and Lessee, at its sole cost and expense, agrees to immediately return the Units to Lessor, and to pay all of Lessor's reasonable expenses of restoring the Units to the return conditions provided in this Lease, plus reasonable legal fees and costs associated therewith. In the event of a Default, Lessor shall be entitled to pursue all remedies at law or in equity that Lessor in its sole discretion shall elect to enforce Lessee's performance hereunder and/or to recover damages. In the event of a monetary Default, Lessee shall pay interest on any unpaid sum from its due date to the date of payment by Lessee to Lessor at a rate equal to the rate of interest publicly announced by NationsBank, N.A., or its successor, as its prime rate as such rate may change from time to time plus

17. **GOVERNING LAW:** This Lease shall be interpreted under and performance shall be governed by the laws of the State of Illinois.

18. **UNIT MODIFICATION:** Should any Unit require modification pursuant to the Rules or a rule or regulation of the U.S. Department of Transportation or any other agency having jurisdiction over the condition, operation or use of the Units which requires Lessee to expend more than) in the aggregate during any three hundred sixty-five (365) day period, the parties will either agree upon how the costs of such modification will be handled or either party may terminate this Lease upon ninety (90) days notice.

19. **LIMITATIONS ON USE:** Lessee covenants that it shall at all times use the Units in the United States, except for incidental and temporary use in Canada or Mexico (not to exceed ninety (90) days in any three hundred and sixty-five (365) day period), and that it shall not use the Units, or permit the use of the Units, so that they would be deemed to be tax exempt use property under Section 168 of the Internal Revenue Code of 1986 ("Code"). Lessee acknowledges that Lessor's damages for breach of this covenant may include, but not be

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limited to, additional tax liabilities for recapture of the deduction for depreciation under Section 168 of the Code, plus penalties and interest thereon. Lessee shall have no liability for damages under this Section unless (i) Lessor within twenty (20) business days of receipt of notice from the Internal Revenue Service provides Lessee with written notice that the Internal Revenue Service intends to propose an adjustment to Lessor's net income relating to Lessee's use of the Units under this Section and (ii) Lessor at Lessee's written request, contests the adjustment and Lessor provides Lessee the opportunity to provide input into Lessor's protest of the adjustment.

20. **NOTICES:** Unless otherwise provided, any notice issued pursuant to this Lease must be in writing sent by First Class U.S. Mail, overnight express courier or confirmed telefax and addressed as follows:

To Lessor:

Helm Financial Corporation
One Embarcadero Center, Suite 3700
San Francisco, CA 94111
FAX: (415) 398-4816
ATTN: President

To Lessee:

CSX Transportation, Inc.
500 Water Street J-220
Jacksonville, FL 32202
FAX: (904) 381-2799
ATTN: Mr. John Basso, V.P.

21. **NON-WAIVER:** The failure of either party to enforce any provision of this Lease or to prosecute any Default shall not be considered as a waiver of that provision (or any subsequent Default) or as a bar to the prosecution of that Default unless so indicated in writing.

22. **TITLES:** All titles to sections are for the information and convenience of the parties and are not substantive.

23. **ENTIRE UNDERSTANDING:** This Lease has been executed by the duly authorized representatives of the parties, constitutes their entire understanding of their agreement concerning this Lease and the Units, and shall be binding upon them, their respective successors, assigns and legal representatives. Any modification or amendment to this Lease must be in writing and signed by both parties.

24. **INSURANCE:** Lessee agrees to maintain insurance, subject to self insurance levels, that are reasonable and prudent for a company of similar size and in the same line of business. Lessee will upon request provide Lessor with an Officer's Certificate that summarizes such insurance coverage and self insurance levels.

25. **FURTHER ASSURANCES:** Upon execution of this Lease, Lessee shall execute in duplicate a Memorandum of Lease in the form attached hereto as Exhibit A to be filed and recorded by Lessor with the Surface Transportation Board in accordance with 49 U.S.C. 11301 (or any successor thereto). Lessee shall promptly execute, acknowledge and deliver such further documents including, but not limited to, financing statements, and take any and all other action reasonably requested by Lessor from time to time as is necessary for the purpose of effectuating the intent and purposes of this Lease, as required by

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law or to protect the interests of Lessor, its successors and assigns in the Units and this Lease.

26. **SEVERABILITY:** If any term, provision, covenant or restriction of this Lease is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remainder of the terms, provisions, covenants and restrictions shall remain in full force and effect and shall in no way be affected, impaired or invalidated.

IN WITNESS WHEREOF, the parties hereto have duly executed this Lease in two counterparts (each of which shall be deemed an original) as of the day and year first above written.

LESSOR

LESSEE

HELM FINANCIAL CORPORATION

CSX TRANSPORTATION, INC.

CM By: *John F. Dains*
Print Name: JOHN F DAINS
Title: PRESIDENT

By: *Frederick J. Favorite*
Print Name: Frederick J. Favorite
Title: SR.VP - FINANCE

CM

SCHEDULE A

**To the Locomotive Lease Agreement dated January 1,
2001 between Helm Financial Corporation and CSX
Transportation, Inc**

Locomotive			Settlement	Locomotive			Settlement	Locomotive			Settlement
Type	Mark	#	Value	Type	Mark	#	Value	Type	Mark	#	Value
1	SD40M-3	HLCX	6600	37	SD40-3	HLCX	6064	73	SD40-2	MKCX	9036
2	SD40-3	HLCX	6518	38	SD40-3	HLCX	6065	74	SD40-2	MKCX	9044
3	SD40-3	HLCX	6523	39	SD40-3	HLCX	6067	75	SD40-2	MKCX	9006
4	SD40-3	HLCX	6520	40	SD40-3	HLCX	6068	76	SD40-2	MKCX	9009
5	SD40-3	HLCX	6513	41	SD40-3	HLCX	6076	77	SD40-2	MKCX	9014
6	SD40-3	HLCX	6519	42	SD40-3	HLCX	6502	78	SD40-2	MKCX	9012
7	SD40-3	HLCX	6514	43	SD40-3	HLCX	6075	79	C36-8M	HLCX	6902
8	SD40-3	HLCX	6074	44	SD40-3	HLCX	6056	80	C36-8M	HLCX	6900
9	SD40-3	HLCX	6504	45	SD40-3	HLCX	6059	81	C36-7E	HLCX	6800
10	SD40-3	HLCX	6501	46	SD40-3	HLCX	6057	82	C36-7E	HLCX	6801
11	SD40-3	HLCX	6078	47	SD40-3	HLCX	6082	83	C36-7E	HLCX	6803
12	SD40-3	HLCX	6521	48	SD40-3	HLCX	6079	84	C36-7E	HLGX	6815
13	SD40-3	HLCX	6511	49	SD40-3	HLCX	6072	85	C36-7E	HLGX	6824
14	SD40-3	HLCX	6516	50	SD40-3	HLCX	6073	86	C36-7E	HLGX	6828
15	SD40-3	HLCX	6069	51	SD40-2	HLCX	6309	87	C36-7E	HLGX	6810
16	SD40-3	HLCX	6517	52	SD40-2	HLCX	6296	88	C36-7E	HLGX	6823
17	SD40-3	HLCX	6085	53	SD40-2	HLCX	6308	89	C36-7E	HLGX	6827
18	SD40-3	HLCX	6508	54	SD40-2	HLCX	6214	90	C36-7E	HLGX	6820
19	SD40-3	HLCX	6515	55	SD40-2	HLCX	6405	91	C36-7E	HLGX	6808
20	SD40-3	HLCX	6524	56	SD40-2	HLCX	6225	92	C36-7E	HLGX	6826
21	SD40-3	HLCX	6062	57	SD40-2	HLCX	6227	93	C36-7E	HLGX	6805
22	SD40-3	HLCX	6081	58	SD40-2	HLCX	6401	94	C36-7E	HLGX	6816
23	SD40-3	HLCX	6509	59	SD40-2	HLCX	6406	95	C36-7E	HLGX	6809
24	SD40-3	HLCX	6083	60	SD40-2	HLCX	6400	96	C36-7E	HLGX	6806
25	SD40-3	HLCX	6510	61	SD40-2	HLCX	6216	97	C36-7E	HLGX	6817
26	SD40-3	HLCX	6084	62	SD40-2	HLCX	6203	98	C36-7E	HLGX	6807
27	SD40-3	HLCX	6060	63	SD40-2	HLCX	6221	99	C36-7E	HLGX	6818
28	SD40-3	HLCX	6505	64	SD45-2	HATX	905	100	C36-7E	HLGX	6812
29	SD40-3	HLCX	6503	65	SD40-2	HLCX	6205	101	C36-7E	HLGX	6819
30	SD40-3	HLCX	6066	66	SD40-2	HLCX	6208	102	C36-7E	HLGX	6825
31	SD40-3	HLCX	6506	67	SD40-2	MKCX	9039	103	C36-7E	HLGX	6813
32	SD40-3	HLCX	6092	68	SD40-2	MKCX	9040	104	C36-7E	HLGX	6814
33	SD40-3	HLCX	6063	69	SD40-2	MKCX	9028	105	C36-7E	HLGX	6821
34	SD40-3	HLCX	6090	70	SD40-2	MKCX	9034	106	C36-7E	HLGX	6811
35	SD40-3	HLCX	6080	71	SD40-2	MKCX	9030	107	C36-7E	HLGX	6822
36	SD40-3	HLCX	6070	72	SD40-2	MKCX	9038				