

National City

National City Bank
155 East Broad Street
Columbus, OH 43251

January 28, 2002

Ms. Taledia Stokes
Office of the Secretary
Surface Transportation Board
1925 K Street
Suite 700
Washington DC 20423

RECORDATION NO. 23923 FILED
APR 3 2002 3-12 PM
TS
SURFACE TRANSPORTATION BOARD

Re: Lien on Locomotives for the Southwest Pennsylvania Railroad Company

Dear Ms. Stokes:

National City Bank wishes to file a lien on the Southwest Pennsylvania Railroad Company locomotive #ex-IC-8705. Enclosed are two certified copies of the documents described below, to be recorded pursuant to Section 11303 of Title 49 of the U.S. Code. This document is a Security Agreement, dated January 30th, 2002. The names and addresses of the parties to the documents are as follows.

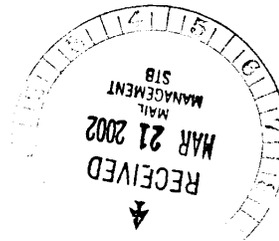
Lender	Borrower
National City Bank Regional Banking Division 155 E. Broad Street Columbus, OH 43251-0076	Southwest Pennsylvania Railroad Company PO Box 127 760 Allegheny River Blvd Verona, PA 15147-1302

A description of the equipment covered by the document is as follows:

Railroad	Equipment	Markings
Southwest Pennsylvania Railroad Company	EMD GP11	ex-IC-8705

A fee of \$26.00 is enclosed. Please return the original and any extra copies not needed by the Board for recordation to:

Mr. Robert P. Anderson
National City Bank
Regional Banking Division
155 E. Broad Street
Columbus, OH 43251-0076



Taledia Stokes
January 28, 2002
Page Two

A short summary of the document to appear in the index follows: A Security Agreement between National City Bank (lender), 155 E. Broad St. Columbus Ohio 43221-0076 and Southwest Pennsylvania Railroad Company (borrower) PO Box 127, 760 Allegheny River Blvd, Verona, PA 15147-1302, dated January 30th, 2002, and covering one EMD GP 11 locomotive.

Sincerely,

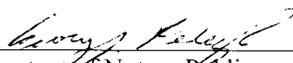


Robert P. Anderson
Vice President
Regional Banking Division

Enclosures

State of Ohio
County of Franklin, ss:

On this 28th day of January, 2002, before me, personally appeared Robert P. Anderson to me personally known, who being by me duly sworn, says that he is the Vice President of National City Bank that said instrument was signed on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.



Signature of Notary Public

My Commission expires 10/20/04



GEORGE J. FEDECZKO
Notary Public, State of Ohio
My Commission Expires 10-20-04

MORTGAGE

KNOW ALL MEN BY THESE PRESENTS, that **SOUTHWEST PENNSYLVANIA RAILROAD COMPANY**, a(n) Pennsylvania corporation having its principal office and place of business at 760 Allegheny River Blvd. PO Box 127, Verona, PA 15147-0127, as mortgagor ("Debtor"), for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, does hereby GRANT, BARGAIN, SELL, MORTGAGE and CONVEY to **NATIONAL CITY BANK**, 1900 E. 9th Street, Cleveland, Ohio 44114 ("Mortgagee") its successors and assigns forever, the property described in Exhibit A attached hereto and made a part hereof (all, collectively, the "Mortgaged Property"), this mortgage given to secure the Secured Obligations as defined in, and said Mortgaged Property being the same property in which a security interest is granted by Debtor and provided for in, the Security Agreement dated as of January 30th, 2002 by and between Debtor and Mortgagee (the "Security Agreement"), a copy of which is on file with Mortgagee;

TO HAVE AND TO HOLD the Mortgaged Property, together with all privileges and appurtenances thereunto belonging, to the Mortgagee, its successors and assigns, forever;

And Debtor, for itself and its successors and assigns, does hereby covenant with the Mortgagee, its successors and assigns, as set forth in the Security Agreement;

And the Debtor hereby further covenants that it will keep and maintain all covenants, warranties, payments, obligations and performances as provided in the Security Agreement;

PROVIDED ALWAYS, and this Mortgage is upon this condition, that if Debtor shall pay and perform the indebtedness and obligations referred to in the Security Agreement and shall fully keep, do, and perform all the conditions and agreements to be kept, done, and performed by it pursuant to the provisions of the Security Agreement and this Mortgage;

THEN THIS MORTGAGE SHALL BE VOID, otherwise to remain in full force and virtue in law and equity forever.

This Mortgage is tendered for recording under Section 1701.66 of the Ohio Revised Code.

[Remainder of page intentionally left blank]

EXHIBIT A

Debtor:

SOUTHWEST PENNSYLVANIA RAILROAD
COMPANY
760 Allegheny River Blvd.
PO Box 127, Verona, PA 15147-0127

Mortgagee:

NATIONAL CITY BANK
155 E. Broad Street, Columbus, OH 43251-0076

WHETHER NOW OWNED OR EXISTING OR HEREAFTER ARISING OR ACQUIRED:

- (a) Equipment consisting of one EMD GP 11 Locomotives (also referred to as ex-IC 8705) including any and all replacements and substitutions therefor and additions and accessions thereto, all Products of all or any part of the goods hereinbefore described, all Chattel Paper describing all or any part of the Equipment hereinbefore described, all Documents covering all or any part of the Equipment hereinbefore described, and all Proceeds of all or any part of the property, including, without limitation, Products, hereinbefore described.
- (d) All of the proceeds of all of the foregoing.

Southwest Pennsylvania Railroad Company

By: 
Russell A. Peterson

Title: President

RECORDATION NO. 23923 FILED

APR 3 '02 3-1 2 PM

SURFACE TRANSPORTATION BOARD

SECURITY AGREEMENT
EQUIPMENT AND FIXTURES
BORROWER GRANTOR

This Agreement is executed and delivered at VERONA, PA,
as of this 30th day of January,
2002 by **SOUTHWEST PENNSYLVANIA RAILROAD COMPANY** ("**Grantor**"), whose
mailing address is P.O. Box 127, Verona, PA 15147, to **NATIONAL CITY BANK**, a national
banking association having a banking office at 1900 E. 9th Street, Cleveland, OH 44114
("**Bank**") Attention: Robert Anderson, Locator No. 16-0091.

1. Grant of Interest. To secure the prompt payment in full of the Subject Debt as and when the respective parts thereof become due, whether by lapse of time, by acceleration of maturity, or otherwise, Grantor hereby grants, assigns and pledges to Bank a security interest in all of Grantor's right, title and interest in the Collateral whether now existing or hereafter arising, including, without limitation, the right or power to transfer an interest in the Collateral. As to Collateral not now in existence or in which Grantor does not presently have any rights, Bank's security interest shall automatically attach thereto immediately when the same comes into existence and Grantor acquires any rights therein, including, without limitation, the right or power to transfer an interest therein, in each case without the making or doing of any further or other act or thing. "**Collateral**" means, collectively, the following property:

The Equipment and Fixtures described or referred to in Schedule A (the "**Supplemental Schedule**") which is attached to and hereby made a part of this Agreement, and any and all replacements and substitutions therefor and additions and Accessions thereto, all General Intangibles relating thereto, including, without limitation, software and intellectual property that is embedded therein or integrated therewith, all Products of all or any part of the goods hereinbefore described, all Chattel Paper describing all or any part of the Equipment hereinbefore described, all Documents covering all or any part of the Equipment hereinbefore described, and all Proceeds including, without limitation, Cash Proceeds and Non-Cash Proceeds of all or any part of the property, including, without limitation, Products, hereinbefore described.

2. Definitions; UCC Cross References. As used in this Agreement, except where the context clearly requires otherwise, "**Accessions**" means Goods that are physically united with other Goods in such a manner that the identity of the original Goods is not lost; "**Affiliate**" means, when used with reference to any Person (the "**subject**"), a Person that is in control of, under the control of, or under common control with, the subject, the term "**control**" meaning the possession, directly or indirectly, of the power to direct the management or policies of a Person, whether through the ownership of voting securities, by contract, or otherwise; "**Agreement**" means this Security Agreement (including, without limitation, each amendment, supplement, replacement, or renewal, if any); "**Authenticate**" and "**Authenticated**" mean to (a) sign, or (b) execute or otherwise adopt a symbol, or encrypt or

similarly process a Record in whole or in part, with the present intent of the authenticating Person to identify the Person and adopt or accept a Record; "**Bank Debt**" means, collectively, all Debt to Bank, whether incurred directly to Bank or acquired by it by purchase, pledge, or otherwise, and whether participated to or from Bank in whole or in part; "**Commitment**" means any enforceable obligation, whether created orally or in writing, whether arising by contract, estoppel, or otherwise, whether conditional or unconditional on the part of Bank to extend credit to or for the account of any Person; "**Debt**" means, collectively, (a) all obligations of the Person or Persons in question, including, without limitation, every such obligation whether owing by one such Person alone or with one or more Persons in a joint, several, or joint and several capacity, whether now owing or hereafter arising, whether owing absolutely or contingently, whether created by loan, overdraft, guaranty of payment, or other contract, or by quasi-contract, tort, statute, other operation of law, or otherwise and (b) any and all obligations and liabilities of the Person or Persons in question to National City Bank, an Affiliate of Bank, whether absolute or contingent, whether now existing or hereafter created, arising evidenced or acquired (including all renewals, extensions and modifications thereof and substitutions therefor) under (i) any agreement, device or arrangement designed to protect the Person or Persons in question from fluctuations of interest rates, exchange rates or forward rates, including, but not limited to, dollar-denominated or cross-currency exchange agreements, forward currency exchange agreements, interest rate caps, collars or floors, forward rate currency or interest rate options, puts, warrants, swaps, swaptions, U.S. Treasury locks and U.S. Treasury options, (ii) any other interest rate hedging transactions, such as, but not limited to, managing a Person's or Persons' in question interest rate risk associated with any pending or potential capital market transactions such as fixed rate bond issues, and (iii) any and all cancellations, buybacks, reversals, terminations or assignments of any of the foregoing; "**Default**" means (a) the nonpayment of the Subject Debt or any part of it when due or (b) the occurrence or existence of any event, condition, or other thing (other than any event, condition, or other thing which would constitute a "Default" pursuant to the next preceding clause (a)) which gives (or which with the lapse of any applicable grace period, the giving of notice, or both would give) Bank the right to accelerate or which automatically accelerates the maturity of any of the Subject Debt; "**Obligor**" means any Person who, or any of whose property, shall at the time in question be obligated in respect of all or any part of the Bank Debt of Grantor and (in addition to Grantor) includes, without limitation, co-makers, indorsers, guarantors, pledgors, hypothecators, mortgagors, and any other Person who agrees, conditionally or otherwise, to assure such other Obligor's creditors or any of them against loss; "**Person**" means an individual or entity of any kind, including, without limitation, any association, company, cooperative, corporation, partnership, trust, governmental body, or any other form or kind of entity; "**Prime Rate**" means the fluctuating rate per annum which is publicly announced from time to time by Bank as being its "prime rate" or "base rate" thereafter in effect, with each change in the Prime Rate automatically, immediately, and without notice changing the Prime Rate thereafter applicable hereunder, it being acknowledged that the Prime Rate is not necessarily the lowest rate of interest then available from Bank on fluctuating-rate loans; "**Proceeds**" means (a) whatever is acquired upon the sale, lease, license, exchange, or other disposition of collateral, (b) whatever is collected on, or distributed on account of, collateral, (c) rights arising out of the collateral, (d) to the extent

of the value of collateral, claims arising out of the loss, nonconformity, or interference with the use of, defects or infringement of rights in, or damage to, the collateral, or (e) to the extent of the value of the collateral and to the extent payable to Grantor or Bank, insurance payable by reason of the loss or nonconformity of, defects or infringement of rights in, or damage to, the collateral; "**Products**" means property directly or indirectly resulting from any manufacturing, processing, assembling, or commingling of any goods; "**Record**" means information that is inscribed on a tangible medium or which is stored in an electronic or other medium and is retrievable in perceivable form; "**Related Writing**" means this Agreement and any indenture, note, guaranty, assignment, mortgage, security agreement, subordination agreement, notice, financial statement, legal opinion, certificate, or other writing of any kind pursuant to which all or any part of the Bank Debt of Grantor is issued, which evidences or secures all or any part of the Bank Debt of Grantor, which governs the relative rights and priorities of Bank and one or more other Persons to payments made by, or the property of, any Obligor, which is delivered to Bank pursuant to another such writing or which is otherwise delivered to Bank by or on behalf of any Person (or any employee, officer, auditor, counsel, or agent of any Person) in respect of or in connection with all or any part of the Bank Debt of Grantor; "**Subject Debt**" means, collectively, all Bank Debt created or incurred by Grantor; "**UCC**" means the Uniform Commercial Code as is in effect on the date of this Agreement in the jurisdiction in which Bank's banking office is located and as may be amended from time to time; and the foregoing definitions shall be applicable to the respective plurals of the foregoing defined terms. To the extent any capitalized term used but not defined in this Agreement is defined in the UCC, such capitalized term shall have the meaning ascribed to it in the UCC.

3. Representations and Warranties. Grantor represents and warrants to Bank as follows:

3.1 Existence. Grantor is a corporation organized and in good standing under Pennsylvania law.

3.2 Taxpayer and Organizational Identification Numbers and Legal Name. Grantor's social security or federal taxpayer identification number is 25-1764267 and its state organizational or registration identification number, if any, is _____. Grantor's exact legal name is as is set forth above in the first paragraph of this Agreement.

3.3 Authority. Each Person, if any, executing and delivering this Agreement on behalf of Grantor or any other Person has been duly authorized to do so, and this Agreement is valid and enforceable against Grantor in accordance with its terms.

3.4 Location of Chief Executive Office and Collateral. Grantor's chief executive office is located at P. O. Box 127, Verona, PA 15147. Grantor keeps all of Grantor's records relating to the Collateral at Grantor's chief executive office. All Equipment in which Grantor has any rights is, and for the past five (5) years has been, kept at Grantor's chief executive office and at the other locations, if any, described in the Supplemental Schedule, if any, to

this Agreement, and, with respect to certain Equipment, at such other locations to which Grantor is entitled to move that Equipment pursuant to section 8.

3.5 Ownership. Grantor owns all of the Collateral described in the most recent financial statements furnished by Grantor to Bank or in which Grantor has thereafter acquired any rights absolutely free from any adverse claim, assignment, attachment, lease, license, mortgage, security interest, or other lien, and free from any other claim, right, or interest of any kind, *except* for any in favor of or consented to by Bank. No assignment, financing statement, or other Record (except any evidencing any lien or interest expressly permitted by this Agreement) describing the Collateral or any part thereof is on file in any public office.

4. Further Assurance; Specific Authorizations. Grantor will, at Grantor's expense, make and do all such acts and things (including, without limitation, the delivery to Bank of any Chattel Paper, Document, Instrument, or other Record of any kind the possession of which perfects a security interest therein) as Bank may from time to time require for the better evidencing, perfection, protection, or validation of, or realization of the benefits of, its security interest. Without limiting the generality of the foregoing, Grantor will, at Grantor's expense, upon each request of Bank, (a) file, and hereby authorizes Bank to file, from time to time such financing statements and other Records in such public offices as Bank may require or deem advisable containing (i) a collateral indication extending to all of the Collateral or such other collateral indications as Bank may require or deem advisable, (ii) an indication of any Agricultural Liens or other statutory liens held by Bank, (iii) Grantor's federal taxpayer identification number, social security number and/or state organizational or registration number, if any, and any other identifying information as Bank may require or deem advisable, or (iv) any other information as Bank may require or deem advisable, (b) place a legend on all Chattel Paper created by Grantor indicating that Bank has a security interest in the Chattel Paper, (c) comply with every other requirement deemed necessary by Bank for the perfection of its security interest including, without limitation, notifying all Persons in possession of any Collateral of Bank's security interests in such property and obtaining an acknowledgement from such Persons that the Collateral is being held for the benefit of Bank, (d) execute and deliver such affidavits, assignments, financing statements, indorsements of specific items of Collateral, mortgages, powers of attorney, security agreements, or other Records, as Bank may from time to time require, each in form and substance satisfactory to Bank, and (e) cause all applicable Certificates of Title (in the case of any motor vehicle or other chattels in which Bank has been granted a security interest pursuant to this Agreement and which is subject to any certificate of title law) to be duly noted with Bank's security interest and to be deposited with Bank. Without diminishing or impairing any obligation of Grantor under this Agreement, a carbon, photographic, electronic or other reproduction of this Agreement shall be sufficient as a financing statement.

5. Notice. Grantor will give Bank:

(a) not less than thirty (30) days' prior written notice of any change in Grantor's name, in its type of organization, in its organizational identification number, in its state of incorporation, formation, or registration, in the location of its chief executive office or principal

residence or in the location at which it keeps any records relating to the Collateral or any part thereof, or of any other change in circumstances which affects or may affect the continuing efficacy of any financing statement filed in respect of Bank's security interest or the continuing status of Bank's security interest as the first priority lien on the Collateral or any part thereof,

(b) immediate written notice whenever any Person other than Grantor or Bank claims any lien or other right or interest of any kind in any of the Collateral, and

(c) immediate written notice whenever Grantor acquires rights in any Collateral that is subject to (i) a treaty or statute of the United States which provides for national or international registration or a national or international certificate of title or which specifies a place of filing different from that specified in the UCC or (ii) a certificate of title statute of another jurisdiction under the law of which indication of a security interest is required as a condition of perfection.

6. Records. Grantor will at all times keep accurate and complete records of the Collateral. Bank (or one or more Persons selected by Bank) shall have the right at all reasonable times to examine, inspect, and make extracts from Grantor's books and records and to examine, appraise, and protect the Collateral.

7. Dispositions and Encumbrances. Bank does not authorize, and Grantor agrees not to, without in each case obtaining Bank's prior written consent,

(a) sell, lease, transfer or otherwise dispose of any Collateral or any interest therein, *except* if and to the extent that the sale, lease, transfer or other disposition is expressly permitted by this Agreement;

(b) license any of the Collateral; or

(c) suffer or permit any Collateral to be (i) or become subject to any assignment, lease, license, attachment, mortgage, security interest, or other lien, or any other claim, right, or interest of any kind, *except* for any in favor of or expressly consented to by Bank or (ii) described in any mortgage, financing statement, or other Record, *except* any evidencing any lien or interest expressly permitted by this Agreement.

8. Movement and Attachment to Real Property. Grantor will not suffer or permit any Equipment in which Bank has been granted a security interest pursuant to this Agreement to be moved from Grantor's chief executive office or the locations, if any, described in the Supplemental Schedule, if any, to this Agreement, as the location of the Equipment in question on the date hereof, *except* if and to the extent that the Equipment is mobile goods which are of a type normally used in more than one jurisdiction and are in fact so used by Grantor in the ordinary course of business. Grantor will not under any circumstance suffer or permit any Equipment in which Bank has been so granted a security interest to be or become affixed to any real property in any manner which would change its nature from that of

personal property to real property or to be or become a Fixture without Bank's prior written consent.

9. Maintenance of Equipment, Taxes and Preservation Costs. Grantor will maintain in good condition all Equipment in which Bank has been granted a security interest pursuant to this Agreement, and will pay promptly all assessments, levies, taxes, and other charges pertaining thereto, and all repair, maintenance, and preservation costs in respect thereof. If Grantor does not do so, then, and in each such case, Bank shall have the right, at its option, to pay the same, and Grantor will, on Bank's demand, reimburse Bank for all amounts Bank so pays. If Grantor does not reimburse Bank, such amounts paid will become a part of the Subject Debt and will be secured hereunder.

10. Insurance. Grantor will at all times keep all Equipment in which Bank has been granted a security interest insured under so-called "cause of loss special form" policies of insurance issued by such companies and in such amounts (but in no case less than the greater of the full replacement value thereof or the amount necessary to prevent the operation of any applicable coinsurance provision) as shall be acceptable to Bank. Any determination by Bank regarding the acceptability of the issuer or the amount of any insurance policy shall be deemed to have been made without any representation or warranty of any kind, Grantor hereby assuming the burden of ensuring that each such issuer and each such amount is adequate for the protection of Grantor and all other Persons. Grantor will cause each policy of insurance covering any Equipment in which Bank has been granted a security interest pursuant to this Agreement to (a) require the insurer to give Bank written notice not less than thirty (30) days prior to any cancellation, expiration, modification, or non-renewal of the policy, (b) have attached thereto (i) a lender's loss payable endorsement in favor of Bank, entitling Bank to collect any and all proceeds payable under the policy and providing in effect that the rights and interests of Bank thereunder are independent of, and shall not be diminished or impaired by, any action, inaction, or breach of condition on the part of Grantor and (ii) a waiver of subrogation endorsement, and (c) be otherwise in form and substance satisfactory to Bank. Grantor will pay all premiums for the foregoing policies of insurance as and when due and will cause the issuer of each such policy to deliver an original counterpart thereof directly to Bank. Grantor hereby assigns to Bank any returned or unearned premiums due upon cancellation of any such insurance and directs insurer to pay to Bank all amounts so due. All or any portion of amounts received by Bank in payment of insurance losses or returned or unearned premiums may, at Bank's option, be applied to the Subject Debt (with such allocation to the respective parts thereof and the respective due dates thereof as Bank in its sole discretion may from time to time deem advisable) or to the repair, replacement, or restoration of the Equipment insured. Grantor hereby irrevocably appoints Bank as Grantor's attorney-in-fact to adjust all insurance losses, to sign all applications, receipts, releases, and other Records necessary to collect any such loss and any returned or unearned premiums, to execute proofs of loss, to make settlements, to indorse and collect any check or other item payable to Grantor issued in connection therewith, and to apply the same to payment of the Subject Debt as hereinbefore provided. If Grantor does not maintain insurance pursuant to this subsection, then, and in each such case, Bank shall have the right to obtain such insurance or obtain insurance covering only

Bank's interest, and, if Bank elects to do either, Grantor will, on Bank's demand, reimburse Bank for all amounts Bank expends in doing so. If Grantor does not reimburse Bank, such amounts paid will become part of the Subject Debt and will be secured hereunder.

11. Effects of Default. Bank shall at all times have all of the rights of a secured party under the law of the jurisdiction in which Bank's banking office is located and, in addition, if any Default shall occur or commence to exist, then, and in each such case, the following provisions shall apply:

11.1 Possession of Equipment and Records. Bank shall have the right to take possession of all Equipment in which Bank has been granted a security interest pursuant to this Agreement, or such part of that Equipment as Bank may from time to time deem advisable, and Grantor will, on each demand of Bank, assemble and make available to Bank at such place or places as Bank may reasonably require such of that Equipment as Bank shall designate. Grantor will, on Bank's demand, deliver to Bank all of Grantor's books and records in respect of the Collateral.

11.2 Disposition. Bank shall have the right to sell or otherwise dispose of the Collateral or any part thereof or any interest therein at any time or from time to time. Bank shall have no obligation to clean-up or otherwise prepare the Collateral for sale. Bank may comply with any applicable state or federal law requirements in connection with a disposition of the Collateral and compliance will not be considered adversely to affect the commercial reasonableness of any sale of the Collateral. Bank may sell or otherwise dispose of the Collateral without giving any warranties as to the Collateral and may specifically disclaim any warranties of title or the like, any or all of which will not be considered adversely to affect the commercial reasonableness of any sale or other disposition of the Collateral. Bank shall give Grantor commercially reasonable prior notice of either the date after which any intended private sale is to be made or the time and place of any intended public sale, except that Bank need give no such notice in the case of Collateral which Bank in good faith determines to be declining speedily in value or which is customarily sold on a recognized market. Grantor waives advertisement of any such sale and (except only to the extent notice is specifically required by the next preceding sentence or as may otherwise be required by the UCC) waives notice of any kind in respect of such sale. At any public sale Bank may purchase the Collateral or any part thereof free from any right of redemption, which right Grantor hereby waives. After deducting for any and all fees, costs, and expenses (including, without limitation, the fees and disbursements of legal counsel) incurred in assembling, taking, repairing, storing, and selling or otherwise disposing of the Collateral or any part thereof or any interest therein, Bank shall have the right to apply the net proceeds of the sale to the Subject Debt with such allocation to the respective parts thereof and the respective due dates thereof as Bank in its sole discretion may from time to time deem advisable, and Grantor shall be liable for any deficiency.

12. Additional Authorizations. Grantor hereby irrevocably constitutes and appoints Bank, through its employees and agents, with full power of substitution, as Grantor's true and lawful attorney-in-fact, with full irrevocable power and authority in the place of Grantor and in

the name of Grantor or in Bank's own name, for the purpose of carrying out the terms of this Agreement, to perform, at any time and from time to time, each agreement contained in this Agreement that is on Grantor's part to be complied with, and to take any and all actions and to execute and deliver any and all Records which may be necessary or desirable to give Bank the full benefit of this Agreement, in each case as Bank may from time to time deem advisable, Grantor hereby agreeing that Bank shall owe no duty whatever to Grantor to perform any such agreement, to take any such action, or to execute or deliver any such Record, or, having done so any one or more times, to thereafter continue doing so. Without limiting the generality of the foregoing, Grantor hereby irrevocably authorizes Bank, at any time and from time to time, to (a) fill in any blank space contained in this Agreement or any other Related Writing or Record, (b) correct patent errors, to complete and correct the description of Collateral, and to complete the date herein or therein, (c) file, and if necessary sign on Grantor's behalf and file, at Grantor's expense and without Grantor's signature, such affidavits, assignments, financing statements, indorsements of specific items of Collateral, mortgages, powers of attorney, security agreements, or other Records as Bank may from time to time deem advisable for the better evidencing, perfection, protection, or validation of, or realization of the benefits of, the security interest granted pursuant to this Agreement, and (d) to the extent Bank filed any such affidavits, assignments, financing statements, indorsements of specific items of Collateral, mortgages, powers of attorney, security agreements, or other Records prior to the date of this Agreement, such affidavits, assignments, financing statements, indorsements of specific items of Collateral, mortgages, powers of attorney, security agreements, or other Records are hereby ratified by Grantor.

13. Unconditional and Continuing Security Interest. Grantor's obligations under this Agreement and the granting of a security interest to Bank pursuant to this Agreement are unconditional and effective immediately, and (except for obligations surviving indefinitely pursuant to section 18) those obligations and the security interest so granted shall continue in full effect until the Subject Debt shall have been paid in full and any Commitment is terminated and thereafter until Bank shall have delivered to Grantor (or such other Person or Persons whom Bank determines in good faith to be entitled to the same) all Collateral (except any applied to the Subject Debt) in Bank's possession and until each assignment, financing statement, or other Record describing the Collateral and naming Bank (or its successors or assigns, if any) as assignee or secured party, as the case may be, shall have been released or terminated of record as to all of the Collateral therein described, regardless of the lapse of time, regardless of the fact that there may be a time or times when no Subject Debt is outstanding, regardless of any act, omission, or course of dealing whatever on Bank's part, and regardless of any other event, condition, or thing.

14. Bank's Duties Limited. Grantor agrees that Bank shall have no duty to collect or protect the Collateral or any income therefrom, nor to preserve rights against prior parties, beyond the safe custody of any Collateral in Bank's possession. Bank shall have no liability for its delivery of any property to any Person or Persons whom Bank determines in good faith to be entitled to the same.

15. No Setoff. Grantor hereby waives any and all now existing or hereafter arising rights to recoup or offset any obligation of Grantor under or in connection with this Agreement or any Related Writing against any claim or right of Grantor against Bank.

16. Indemnity: Administration, Enforcement, and Termination; Interest. Grantor will reimburse Bank, on Bank's demand from time to time, for any and all fees, costs, and expenses (including, without limitation, the fees and disbursements of legal counsel) incurred by Bank in administering this Agreement and in enforcing, exercising, or protecting its rights under this Agreement or under applicable law, or in attempting to do any of the foregoing. Grantor agrees that if and when Bank's security interest shall have terminated in accordance with the provisions of this Agreement, Grantor will, on Bank's demand from time to time, reimburse Bank for any and all fees, costs, and expenses (including, without limitation, the fees and disbursements of legal counsel) incurred by Bank in releasing or terminating each assignment, financing statement, or other Record signed or given pursuant to this Agreement or its security interest. If any amount owing under this Agreement is not paid when due, then, and in each such case, Grantor shall pay, on Bank's demand, interest on that amount from the due date thereof until paid in full at a fluctuating rate equal to four percent (4%) per annum plus the Prime Rate.

17. Waivers; Remedies; Application of Payments. Bank may from time to time in its discretion grant waivers and consents in respect of this Agreement or any other Related Writing or assent to amendments thereof, but no such waiver, consent, or amendment shall be binding upon Bank unless set forth in a writing (which writing shall be narrowly construed) signed by Bank. No course of dealing in respect of, nor any omission or delay in the exercise of, any right, power, or privilege by Bank shall operate as a waiver thereof, nor shall any single or partial exercise thereof preclude any further or other exercise thereof or of any other, as each such right, power, or privilege may be exercised either independently or concurrently with others and as often and in such order as Bank may deem expedient. Each right, power, or privilege specified or referred to in this Agreement is in addition to and not in limitation of any other rights, powers, and privileges that Bank may otherwise have or acquire by operation of law, by other contract, or otherwise. Bank shall be entitled to equitable remedies with respect to each breach or anticipatory repudiation of any provision of this Agreement, and Grantor hereby waives any defense that might be asserted to bar any such equitable remedy. Bank shall have the right to apply Proceeds and payments in respect of the Subject Debt with such allocation to the respective parts thereof and the respective due dates thereof as Bank in its sole discretion may from time to time deem advisable.

18. Other Provisions. The provisions of this Agreement shall bind Grantor and Grantor's executors, heirs, representatives, successors, and assigns and all Persons who become bound as a debtor or grantor to this Agreement and benefit Bank and its successors and assigns, including subsequent holder, of any, of the Subject Debt or any part thereof. Except for Grantor and Bank and their respective successors and assigns, there are no intended beneficiaries of this Agreement. If Grantor is more than one Person, then, at Bank's discretion, those Persons, or any of them, may be deemed to be jointly and severally liable for the payment and performance of Grantor's obligations under this Agreement. The

provisions of sections 14 through 21, both inclusive, shall survive the payment in full of the Subject Debt and termination of the security interest granted pursuant to this Agreement. The several captions to different sections and subsections of this Agreement are inserted for convenience only and shall be ignored in interpreting the provisions thereof. Each reference to a section includes a reference to all subsections thereof (i.e., those having the same character or characters to the left of the decimal point), *except* where the context clearly does not so permit. If any provision in this Agreement shall be or become illegal or unenforceable in any case, then that provision shall be deemed modified in that case so as to be legal and enforceable to the maximum extent permitted by law while most nearly preserving its original intent, and in any case the illegality or unenforceability of that provision shall affect neither that provision in any other case nor any other provision. Interest for any given period shall accrue on the first day thereof but not on the last day thereof (unless the last day is the first day) and in each case shall be computed on the basis of a 360-day year and the actual number of days in the period. In no event shall interest accrue at a higher rate than the maximum rate, if any, permitted by law. Grantor hereby authorizes Bank to share all credit and financial information relating to Grantor with Bank's parent company, with any subsidiary or Affiliate of Bank or of Bank's parent company, with any actual or proposed participant in or assignee of all or any part of Bank's interests or rights hereunder, or with any other Person reasonably deemed necessary by Bank to the administration hereof. This Agreement shall be governed by the law (excluding conflict of laws rules) of the jurisdiction in which Bank's banking office is located.

19. Integration. This Agreement and, to the extent consistent with this Agreement, the other Related Writings, set forth the entire agreement of Grantor and Bank as to its subject matter, and may not be contradicted by evidence of any agreement or statement unless made in a writing (which writing shall be narrowly construed) signed by Bank contemporaneously with or after the execution and delivery of this Agreement.

20. Notices and Other Communications. Each notice, demand, or other communication, whether or not received, shall be deemed to have been given to Grantor whenever Bank shall have mailed a writing to that effect by certified or registered mail, or recognized overnight courier service to Grantor at Grantor's mailing address (or any other address of which Grantor shall have given Bank notice after the execution and delivery of this Agreement). Each communication to be given to Bank shall be in writing and shall be given to Bank at Bank's banking office (or any other address of which Bank shall have given notice to Grantor after the execution and delivery of this Agreement). Grantor hereby assumes all risk arising out of or in connection with each communication given or attempted by Grantor in contravention of this section. Bank shall be entitled to rely on each communication believed in good faith by Bank to be genuine.

21. Jurisdiction and Venue; Waiver of Jury Trial. Any action, claim, counterclaim, crossclaim, proceeding, or suit, whether at law or in equity, whether sounding in tort, contract, or otherwise at any time arising under or in connection with this Agreement or any other Related Writing, the administration, enforcement, or negotiation of this Agreement or any other Related Writing, or the performance of any obligation in respect of this Agreement

SCHEDULE A: SUPPLEMENTAL SCHEDULE

This Supplemental Schedule consists of one (1) page and is a part of the Security Agreement, Equipment and Fixtures, Borrower Grantor (the "**Agreement**") made as of the 30th day of January, 2002 by and between **SOUTHWEST PENNSYLVANIA RAILROAD COMPANY** ("**Grantor**") and **NATIONAL CITY BANK** ("**Bank**").

EQUIPMENT AND FIXTURES (section 1)

Description	Manufacturer	Model Number	Serial Number
Locomotive	EMD	GP 11	8705

ADDITIONAL COLLATERAL LOCATIONS (section 3.4)

Street Address	County or Parish	State or Commonwealth	Zip Code
Railroad Line	Westmoreland	PA	
Railroad Line	Fayette	PA	

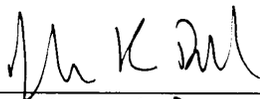
or any other Related Writing (each such action, claim, counterclaim, crossclaim, proceeding, or suit, an "**Action**") may be brought in any federal or state court located in the city in which Bank's banking office is located. Grantor hereby unconditionally submits to the jurisdiction of any such court with respect to each such Action and hereby waives any objection Grantor may now or hereafter have to the venue of any such Action brought in any such court. GRANTOR HEREBY, AND EACH HOLDER OF THE SUBJECT DEBT OR ANY PART THEREOF, KNOWINGLY AND VOLUNTARILY WAIVES JURY TRIAL IN RESPECT OF ANY ACTION.

IN WITNESS WHEREOF, Grantor, intending to be legally bound, has executed this Security Agreement on the day and year first above written with the intention that this Agreement shall constitute a sealed instrument.

Grantor:

ATTEST:

**SOUTHWEST PENNSYLVANIA RAILROAD
COMPANY**

By: 
Name: JOHN K. BAILLIE
Title: General Counsel

By:  (SEAL)
Name: RUSSELL A. PETERSON
Title: PRESIDENT

(SEAL)