



# Community First

National Bank • 501 Dakota Ave. • Box 878 • Wahpeton, North Dakota 58074-0878

(701) 642-5567

RECORDATION NO. 23960 FILED

APR 26 2002

4:58 PM

April 17, 2002

Secretary  
Surface Transportation Board  
Room 2311  
12<sup>th</sup> Street and Constitution Avenue NW  
Washington, D.C. 20423

Re: Documents for Recordation

Dear Secretary:

I have enclosed an original, and one fully executed counterpart, of the document described below to be recorded pursuant to § 11301 of Title 49 of the U.S. Code.

This document is a Security Agreement (Relating to Present and Future Leases), a primary document and is dated April 17, 2002. I request that the document be cross indexed.

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

Debtor: Western Railroad Equipment Company  
333 South 7<sup>th</sup> Street, Suite 1140  
Minneapolis, MN 55402

Secured Party: Community First National Bank  
PO Box 878  
Wahpeton, ND 58074-0878

The equipment covered by the document consists of 58 covered hopper railroad cars, 78 airslide covered hopper railroad cars; 19 tank railroad cars and 100 box railroad cars which are more particularly described on Exhibit "A" accompanying this letter.

A fee of \$28 is enclosed. Please return the original and any extra copies not needed for recordation to Community First National Bank, N.A., ATTN: Rick Steckler, PO Box 878, Wahpeton, North Dakota 58074-0878.

EOE

**COMMUNITY FIRST NATIONAL BANK**

April 17, 2002

Page 2

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

The document is a Security Agreement (Relating to Present and Future Leases) dated April 17, 2002, between Western Railroad Equipment Company, 333 South 7<sup>th</sup> Street, Suite 1140, Minneapolis, Minnesota 55402, as Debtor, and Community First National Bank, N.A., 501 Dakota Avenue, PO Box 878, Wahpeton, North Dakota 58074-0878, as Secured Party. The Security Agreement (Relating to Present and Future Leases) covers 58 covered hopper railroad cars all of which have an AAR mechanical designation of LO and an AAR Car Code of C113 and which are numbered PFMX 101 through PFMX 110 (inclusive), PFMX 2001 through PFMX 2009 (inclusive), PFMX 20010, and PFMX 20012 through PFMX 20049 (inclusive); 78 airslide covered hopper railroad cars each bearing AAR mechanical designation LO, AAR Car Code C414 and numbered WREX 1001 through WREX 1102 (inclusive) but excluding WREX 1008, 1027, 1029, 1042, 1044, 1048, 1049, and 1059 through 1075 (inclusive); 19 tank railroad cars each bearing AAR mechanical designation T, AAR Car Code T105 and numbered WREX 2001 through WREX 2019 (inclusive); and 100 box railroad cars each bearing AAR mechanical designation XP, AAR Car Code A402 and numbered WREX 3001 through WREX 3100 (inclusive).

Very truly yours,



Rick Steckler  
President

RECORDATION NO. 23960 FILED

APR 26 2002

4-58 PM

**SECURITY AGREEMENT**  
**(Relating to Present and Future Leases)**

This Agreement dated as of April 17, 2002, by and between **WESTERN RAILROAD EQUIPMENT COMPANY**, a Minnesota corporation whose address is 333 South 7<sup>th</sup> Street, Suite 1140, Minneapolis, MN 55402, ("Lessor") and **COMMUNITY FIRST NATIONAL BANK**, a national banking association whose address is 501 Dakota Avenue, PO Box 878, Wahpeton, North Dakota 58075 ("Bank").

1. **Definitions.** As used herein:

- a. "Assignment" means a writing signed by Lessor in a form satisfactory to the Bank pursuant to which the Lease or Leases referred to therein together with any and all Lease Security therefor are assigned to the Bank as security subject to this Agreement, and the Goods covered by such Lease or Leases are likewise made subject to this Agreement.
- b. "Collateral" means all property in which a security interest is granted hereunder.
- c. "Goods" means the personal property described in Exhibit "A" attached hereto leased under a Lease, together with all accessories, attachments, parts and repairs now or hereafter incorporated in or affixed to or used in connection with any such Goods, and includes goods substituted for the original Goods leased under a Lease and Goods that may be added to a Lease.
- d. "Lease" means any lease of which Lessor is the lessor (or an assignee of the lessor) and which is identified in an Assignment.
- e. "Lease Security" means each and every guaranty, security interest, mortgage, or other security securing the payment and performance of the Lessee's obligations under a Lease.
- f. "Lessee" means the lessee or lessees of a Lease.
- g. "Obligations" means each and every debt, liability or obligation which Lessor may now or hereafter owe to the Bank, whether such debt, liability or obligation now exists or is hereafter created or incurred and whether it is or may be direct or indirect, absolute or contingent, due or to become due, primary or secondary, liquidated or unliquidated, recourse or nonrecourse or joint, several or joint and several including, without limitation, those promissory notes referred to as the "Notes" described in that certain Loan Agreement (together with any subsequent amendments, modifications,

substitutions or replacements thereof the "Loan Agreement") of even date hereof among the Lessor and the Bank.

- h. "Rent" means with respect to each Lease all moneys due or to become due under such Lease.
- 2. **Security Interest.** As security for the payment of all Obligations, Lessor hereby grants to the Bank a security interest in (i) all Goods, (ii) all Leases and all of Lessor's rights thereunder, including the right to receive Rent and the right to exercise the Lessor's rights and remedies upon a default thereunder, (iii) all Lease Security and (iv) proceeds of any and all of the foregoing.
- 3. **Representation and Covenants of Lessor.** Lessor represents, warrants and covenants that:
  - a. The execution, delivery and performance of this Agreement and of each of the Leases has been duly authorized by all necessary action on the part of the Lessor and will not violate any provision of the Lessor's articles of incorporation or bylaws or any agreement or instrument to which it is a party or by which it is bound.
  - b. Lessor has good and marketable title to the Leases free and clear of all security interests, liens, and other encumbrances and rights, and either Lessor has good and marketable title to the Goods free and clear of all security interests, liens, and other encumbrances and rights (other than those of the Lessees) or, with respect to any Lease that is deemed an installment sale or loan, Lessor has a perfected first security interest in the Goods covered by such Lease securing the Lessee's obligations under such Lease.
  - c. Without the prior written consent of the Bank which consent shall not be unreasonably withheld, Lessor will not sell, transfer, or encumber any item of Collateral, and will not agree to any early termination of a Lease unless pursuant to a contractual obligation to do so contained in the Lease.
  - d. Each of the Leases complies with all applicable usury laws, retail installment sales acts, truth-in-lending and truth-in-leasing laws and regulations and all other applicable local, state and federal laws and regulations.
  - e. The signature by or on behalf of the Lessee of each Lease is, to the best knowledge of Lessor, the genuine signature of the person whose signature it purports to be; if the Lessee is a corporation or partnership, the execution, delivery, and performance by the Lessee of the related Lease has been duly authorized by all necessary corporate or partnership action, as the case may be; each Lease is legally valid and enforceable against the Lessee; the unpaid Rent thereon and any Lease Security therefor is and will be as represented to the Bank at the time of assignments; each Lease and any

Lease Security therefor is and will be at the time of assignment free of any special arrangement or understanding or separate agreement regarding an option to purchase, the Rent, or any other matter contemplated by or related to the Lease and the Lease Security therefor except as disclosed to the Bank in writing prior to assignment; and at the time of assignment no event of default has occurred and is continuing thereunder and no event has occurred and is continuing which with notice or lapse of time or both would constitute an event of default thereunder.

- f. Without the prior written consent of the Bank which consent shall not be unreasonably withheld, Lessor will not modify, amend, waive Lessee's performance under, anticipate the Rent under, or release or accept the surrender of, any Lease or any Lease Security. Lessor shall perform all of its duties and obligations under the Leases, and keep accurate books, records and accounts with respect to the Leases.
- g. Lessor will deliver to the Bank the original of any Lease or Leases assigned hereunder, and will not execute any copies of any Lease other than a copy only for delivery to the Lessee named in such Lease and so designated as "Client's Copy", and one to be held by Lessor so designated as "Lessor's Copy". If the Bank permits any Lease stamped "original" to be left in the possession of Lessor, Lessor will deliver to the Bank upon request proof satisfactory to the Bank of the existence of any such Lease and will permit the Bank to stamp any such Lease with a legend reflecting the Bank's interest therein. In the case of a master lease, the original of the Lease shall mean the Lease stamped "original", plus an original or certified copy of the related master lease.
- h. As of the date a Lease is assigned to the Bank hereunder, the related Goods have been delivered and accepted by the Lessee and the Lessee has acknowledged receipt and acceptance of the Goods leased to it. Upon request by the Bank, Lessor will cause such Goods to be stamped or otherwise labeled reflecting that Lessor is the owner of such Goods.
- i. Lessor will maintain the Goods, or cause the Goods to be maintained, in good condition and repair, ordinary wear and tear excepted.
- j. Lessor will pay, or cause to be paid, all personal property and other taxes levied or assessed against the Goods prior to the date on which penalties attach thereto.
- k. Lessor will procure and maintain, or cause to be procured and maintained, insurance issued by responsible insurance companies insuring the Goods against damage and loss by theft, fire, collision and such other risks as are usually carried by owners of similar properties or as may be requested by the Bank, in such amounts and payable in such manner as the Bank shall request (including naming the Bank as a loss payee) and will furnish evidence of such insurance to the Bank upon request.

- l. All tangible Collateral shall at all times remain within the contiguous 48-states of the United States, Mexico and Canada; provided, however, that usage in Mexico shall be incidental and limited in duration.
- m. Lessor will permit the Bank to examine Lessor's books and records with respect to the Collateral and make extracts therefrom and copies thereof at any time and from time to time, and Lessor will furnish such information and reports to the Bank regarding the Collateral as the Bank may from time to time request. Lessor will also permit the Bank to inspect the Goods at any time and from time to time as the Bank may reasonably request.
- n. Lessor will execute, from time to time, such financing statements, assignments, and other documents covering the Collateral, including proceeds, as the Bank may reasonably deem appropriate in order to perfect its security interest in the Collateral (including Lease Security acquired by Lessee after the related Lease has been assigned to the Bank hereunder); will pay the cost of filing the same in all public offices in which the Bank may deem filing to be appropriate; will disclose upon request by the Bank the name of the record owner and the legal description of any real property to which any Goods may be deemed fixtures; and will notify the Bank promptly upon acquiring any Lease Security for a Lease previously assigned to the Bank hereunder.
- o. Upon request by the Bank, Lessor will file a financing statement or statements naming as debtor such Lessee or Lessees as may be designated by the Bank, and will assign Lessor's rights under any such financing statement to the Bank.
- p. With respect to, and to the extent of, the Collateral, the Lessor hereby authorizes, ratifies and approves any financing statement filed by the Bank on, prior to or after the date of this Agreement. The Lessor will not amend any financing statements of the Bank except upon written request and authorization of the Bank.
- q. The federal tax identification number of the Lessor is 41-1826844. The state organization identification number of the Lessor is 8Y-727.

4. **Collection of Rent and Sale Proceeds.** The Bank may at any time (whether before or after the occurrence of an Event of Default) notify any Lessee that its Lease has been assigned to the Bank for security. Upon the occurrence of an Event of Default, the Bank may notify any Lessee that all Rent payable thereunder shall be paid directly to the Bank. The Bank may also direct Lessor to so notify any Lessee, and Lessor agrees to follow any such direction. No such payment of Rent shall constitute payment of any Obligation until the Bank receives good funds therefor. In the event Lessor fails to endorse any instrument given in payment of Rent, the Bank is hereby irrevocably authorized to endorse the same on Lessor's behalf.

Proceeds from the sale of Goods and insurance proceeds from a casualty to Goods shall be paid to the Bank for application to the Obligations as the Bank may in its discretion determine.

5. **Assignment of Insurance.** Lessor hereby assigns to the Bank, as additional security for payment of the Obligations, any and all moneys due or to become due under, and all other rights of Lessor with respect to, any and all policies of insurance covering the Collateral, and Lessor hereby directs the issuer of any such policy to pay any such moneys directly to the Bank. Both before and after an Event of Default, the Bank may (but need not) in its own name or in Lessor's name execute and deliver proofs of claim, receive such moneys, endorse checks and other instruments representing such moneys, and settle or litigate any claim against the issuer of any such policy.

6. **Events of Default.** The occurrence of any of the following events shall constitute an "Event of Default" hereunder: (a) any event of default, as defined in the Loan Agreement; (b) any breach of any one or more of the representations and warranties of Lessor hereunder; or (c) in the event Lessor fails to observe or perform any one or more of the covenants and agreements to be observed and performed by Lessor hereunder.

7. **Rights and Remedies on Default.** Upon the occurrence and continuance of an Event of Default, and at any time thereafter, the Bank may exercise any one or more of the following rights and remedies:

- a. declare all Obligations to be immediately due and payable, as provided in the Loan Agreement;
- b. in a commercially reasonable manner, exercise any of the rights and remedies available to it under this Agreement, the Uniform Commercial Code, or any other applicable law, to foreclose or otherwise enforce its security interest granted hereunder in the Collateral, and in connection therewith, the Bank may require Lessor at Lessor's expense to assemble the Goods (subject to the rights, if any, of the Lessee) and make them available to the Bank at a place to be designated by the Bank which is reasonably convenient to both parties, and any notice of intended disposition of any of the Collateral required by law shall be deemed reasonable if such notice is mailed or delivered to Lessor at its address and is shown on the Bank's records at least ten days before the date of such disposition;
- c. exercise any other rights and remedies available to it by law or by agreement, including the rights of the Bank under the Loan Agreement and the rights of the Lessor under any Lease or any Lease Security therefore.

8. **Miscellaneous.**

- a. The Bank does not in any way assume any of Lessor's obligations under any of the Leases, and Lessor hereby agrees to indemnify the Bank against all liability arising

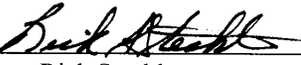
in connection with or on account of any of the Leases or any of the Goods except liability arising from the Bank's gross negligence or willful misconduct. There are no third party beneficiaries to this Agreement.

- b. If Lessor fails to observe or perform any covenant or agreement contained in this Agreement the Bank may, in addition to any other remedy, take whatever action may be necessary to remedy such failure and should any such action require the expenditure of money to protect and preserve the Bank's security interest in the Collateral (including payment of insurance premiums and taxes and removal of liens), the amount of such expenditure shall become forthwith due and payable by Lessor with interest at the highest rate of interest then being paid on the Obligations or allowed by law (whichever is less) and shall be secured by the security interest granted hereunder.
- c. The Bank shall not be deemed to have waived any of its rights hereunder or under any other agreement, instrument or document signed by Lessor unless such waiver be in writing and signed by the Bank. No delay or omission on the part of the Bank in exercising any right shall operate as a waiver of such right or any other right. A waiver on any one occasion shall not be construed as a bar to or waiver of any right or remedy on any future occasion.
- d. All rights and remedies of the Bank shall be cumulative and may be exercised singularly or concurrently, at the Bank's option, and the exercise or enforcement of any one such right or remedy shall not bar or be a condition to the exercise or enforcement of any other.
- e. This Agreement shall be construed and enforced in accordance with, and the rights of the parties shall be governed by, the laws of the State in which the Bank is located.
- f. The Bank may sign this Agreement if it chooses (for the purpose of filing or otherwise), but this Agreement shall be valid and effective and enforceable against Lessor if signed by Lessor even though not signed by the Bank. A carbon, photographic or other reproduction of this Agreement is sufficient as a financing statement.
- g. Lessor agrees to pay legal fees and expenses incurred by the Bank in the exercise of any right or remedy available to it under this Agreement.
- h. This Agreement shall be binding upon and inure to the benefit of the successors and assigns of Lessor and the Bank.

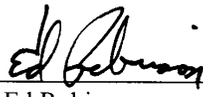
- i. This Agreement is given in connection with the Loan Agreement, which shall govern and control to the extent of any inconsistent or conflicting provisions with the terms and conditions of this Agreement.
- j. If Lessor has failed to observe or perform any covenant or agreement contained in this Agreement, the Bank is authorized to grant or agree to any extension, renewal, forbearance, amendment, settlement, or a lease with respect to any Lease or any Lease Security without notice to Lessor. The Lessor hereby consents to any such action taken by the Bank without notice to Lessor.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date and year first above written.

COMMUNITY FIRST NATIONAL BANK

By   
Rick Steckler  
Its President

WESTERN RAILROAD EQUIPMENT  
COMPANY

By   
Ed Robinson  
Its Chief Financial Officer

[Signatures continued]



car number	car type	AAR car		Mechanical Designation
		code	date built	
PFMX	101 cov.hopper	C113	1979	LO
PFMX	102 cov.hopper	C113	1979	LO
PFMX	103 cov.hopper	C113	1979	LO
PFMX	104 cov.hopper	C113	1979	LO
PFMX	105 cov.hopper	C113	1979	LO
PFMX	106 cov.hopper	C113	1979	LO
PFMX	107 cov.hopper	C113	1979	LO
PFMX	108 cov.hopper	C113	1979	LO
PFMX	109 cov.hopper	C113	1979	LO
PFMX	110 cov.hopper	C113	1979	LO
PFMX	2001 cov.hopper	C113	1979	LO
PFMX	2002 cov.hopper	C113	1979	LO
PFMX	2003 cov.hopper	C113	1979	LO
PFMX	2004 cov.hopper	C113	1979	LO
PFMX	2005 cov.hopper	C113	1979	LO
PFMX	2006 cov.hopper	C113	1979	LO
PFMX	2007 cov.hopper	C113	1979	LO
PFMX	2008 cov.hopper	C113	1979	LO
PFMX	2009 cov.hopper	C113	1979	LO
PFMX	20010 cov.hopper	C113	1979	LO
PFMX	20012 cov.hopper	C113	1979	LO
PFMX	20013 cov.hopper	C113	1979	LO
PFMX	20014 cov.hopper	C113	1979	LO
PFMX	20015 cov.hopper	C113	1979	LO
PFMX	20016 cov.hopper	C113	1979	LO
PFMX	20017 cov.hopper	C113	1979	LO
PFMX	20018 cov.hopper	C113	1979	LO
PFMX	20019 cov.hopper	C113	1979	LO
PFMX	20020 cov.hopper	C113	1979	LO
PFMX	20021 cov.hopper	C113	1979	LO
PFMX	20022 cov.hopper	C113	1979	LO
PFMX	20023 cov.hopper	C113	1979	LO
PFMX	20024 cov.hopper	C113	1979	LO
PFMX	20025 cov.hopper	C113	1979	LO
PFMX	20026 cov.hopper	C113	1979	LO
PFMX	20027 cov.hopper	C113	1979	LO
PFMX	20028 cov.hopper	C113	1979	LO
PFMX	20029 cov.hopper	C113	1979	LO
PFMX	20030 cov.hopper	C113	1979	LO
PFMX	20031 cov.hopper	C113	1979	LO
PFMX	20032 cov.hopper	C113	1979	LO
PFMX	20033 cov.hopper	C113	1979	LO
PFMX	20034 cov.hopper	C113	1979	LO
PFMX	20035 cov.hopper	C113	1979	LO
PFMX	20036 cov.hopper	C113	1979	LO
PFMX	20037 cov.hopper	C113	1979	LO
PFMX	20038 cov.hopper	C113	1979	LO



1 of 6

PFMX	20039 cov.hopper	C113	1979 LO
PFMX	20040 cov.hopper	C113	1979 LO
PFMX	20041 cov.hopper	C113	1979 LO
PFMX	20042 cov.hopper	C113	1979 LO
PFMX	20043 cov.hopper	C113	1979 LO
PFMX	20044 cov.hopper	C113	1979 LO
PFMX	20045 cov.hopper	C113	1979 LO
PFMX	20046 cov.hopper	C113	1979 LO
PFMX	20047 cov.hopper	C113	1979 LO
PFMX	20048 cov.hopper	C113	1979 LO
PFMX	20049 cov.hopper	C113	1979 LO

WREX	1001 Uniflo	C414	1974 LO
WREX	1002 Uniflo	C414	1974 LO
WREX	1003 Uniflo	C414	1974 LO
WREX	1004 Uniflo	C414	1974 LO
WREX	1005 Uniflo	C414	1974 LO
WREX	1006 Uniflo	C414	1974 LO
WREX	1007 Uniflo	C414	1975 LO
WREX	1009 Uniflo	C414	1975 LO
WREX	1010 Uniflo	C414	1974 LO
WREX	1011 Uniflo	C414	1974 LO
WREX	1012 Uniflo	C414	1975 LO
WREX	1013 Uniflo	C414	1975 LO
WREX	1014 Uniflo	C414	1974 LO
WREX	1015 Uniflo	C414	1974 LO
WREX	1016 Uniflo	C414	1974 LO
WREX	1017 Uniflo	C414	1974 LO
WREX	1018 Uniflo	C414	1971 LO
WREX	1019 Uniflo	C414	1971 LO
WREX	1020 Uniflo	C414	1971 LO
WREX	1021 Uniflo	C414	1974 LO
WREX	1022 Uniflo	C414	1974 LO
WREX	1023 Uniflo	C414	1974 LO
WREX	1024 Uniflo	C414	1974 LO
WREX	1025 Uniflo	C414	1974 LO
WREX	1026 Uniflo	C414	1974 LO
WREX	1028 Uniflo	C414	1974 LO
WREX	1030 Uniflo	C414	1974 LO
WREX	1031 Uniflo	C414	1974 LO
WREX	1032 Uniflo	C414	1974 LO
WREX	1033 Uniflo	C414	1974 LO
WREX	1034 Uniflo	C414	1971 LO
WREX	1035 Uniflo	C414	1974 LO
WREX	1036 Uniflo	C414	1974 LO
WREX	1037 Uniflo	C414	1974 LO
WREX	1038 Uniflo	C414	1974 LO
WREX	1039 Uniflo	C414	1974 LO
WREX	1040 Uniflo	C414	1974 LO
WREX	1041 Uniflo	C414	1974 LO
WREX	1043 Uniflo	C414	1971 LO

WREX	1045 Uniflo	C414	1974 LO
WREX	1046 Uniflo	C414	1974 LO
WREX	1047 Uniflo	C414	1971 LO
WREX	1050 Uniflo	C414	1971 LO
WREX	1051 Uniflo	C414	1971 LO
WREX	1052 Uniflo	C414	1971 LO
WREX	1053 Uniflo	C414	1971 LO
WREX	1054 Uniflo	C414	1971 LO
WREX	1055 Uniflo	C414	1971 LO
WREX	1056 Uniflo	C414	1971 LO
WREX	1057 Uniflo	C414	1971 LO
WREX	1058 Uniflo	C414	1971 LO
WREX	1076 Uniflo	C414	1971 LO
WREX	1077 Uniflo	C414	1971 LO
WREX	1078 Uniflo	C414	1971 LO
WREX	1079 Uniflo	C414	1971 LO
WREX	1080 Uniflo	C414	1971 LO
WREX	1081 Uniflo	C414	1971 LO
WREX	1082 Uniflo	C414	1971 LO
WREX	1083 Uniflo	C414	1971 LO
WREX	1084 Uniflo	C414	1971 LO
WREX	1085 Uniflo	C414	1971 LO
WREX	1086 Uniflo	C414	1971 LO
WREX	1087 Uniflo	C414	1974 LO
WREX	1088 Uniflo	C414	1975 LO
WREX	1089 Uniflo	C414	1974 LO
WREX	1090 Uniflo	C414	1974 LO

WREX	2001 tank	T105	1/1/1978 T
WREX	2002 tank	T105	1/1/1978 T
WREX	2003 tank	T105	1/1/1978 T
WREX	2004 tank	T105	1/1/1978 T
WREX	2005 tank	T105	1/1/1978 T
WREX	2006 tank	T105	1/1/1978 T
WREX	2007 tank	T105	1/1/1978 T
WREX	2008 tank	T105	1/1/1978 T
WREX	2009 tank	T105	1/1/1978 T
WREX	2012 tank	T105	1/1/1978 T
WREX	2013 tank	T105	1/1/1978 T
WREX	2014 tank	T105	1/1/1978 T

WREX	2017 tank	T105	1/1/1978 T
WREX	2018 tank	T105	1/1/1978 T
WREX	2015 tank	T105	1/1/1978 T
WREX	2010 tank	T105	1/1/1978 T
WREX	2011 tank	T105	1/1/1978 T
WREX	2016 tank	T105	1/1/1978 T
WREX	2019 tank	T105	1/1/1978 T
WREX	3001 box	A402	1/1/1976 XP
WREX	3002 box	A402	1/1/1976 XP
WREX	3003 box	A402	1/1/1976 XP
WREX	3004 box	A402	1/1/1976 XP
WREX	3005 box	A402	1/1/1976 XP
WREX	3006 box	A402	1/1/1976 XP
WREX	3007 box	A402	1/1/1976 XP
WREX	3008 box	A402	1/1/1976 XP
WREX	3009 box	A402	1/1/1976 XP
WREX	3010 box	A402	1/1/1976 XP
WREX	3011 box	A402	1/1/1976 XP
WREX	3012 box	A402	1/1/1976 XP
WREX	3013 box	A402	1/1/1976 XP
WREX	3014 box	A402	1/1/1976 XP
WREX	3015 box	A402	1/1/1976 XP
WREX	3016 box	A402	1/1/1976 XP
WREX	3017 box	A402	1/1/1976 XP
WREX	3018 box	A402	1/1/1976 XP
WREX	3019 box	A402	1/1/1976 XP
WREX	3020 box	A402	1/1/1976 XP
WREX	3021 box	A402	1/1/1976 XP
WREX	3022 box	A402	1/1/1976 XP
WREX	3023 box	A402	1/1/1976 XP
WREX	3024 box	A402	1/1/1976 XP
WREX	3025 box	A402	1/1/1976 XP
WREX	3026 box	A402	1/1/1976 XP
WREX	3027 box	A402	1/1/1976 XP
WREX	3028 box	A402	1/1/1976 XP
WREX	3029 box	A402	1/1/1976 XP
WREX	3030 box	A402	1/1/1976 XP
WREX	3031 box	A402	1/1/1976 XP
WREX	3032 box	A402	1/1/1976 XP
WREX	3033 box	A402	1/1/1976 XP
WREX	3034 box	A402	1/1/1976 XP
WREX	3035 box	A402	1/1/1976 XP
WREX	3036 box	A402	1/1/1976 XP
WREX	3037 box	A402	1/1/1976 XP
WREX	3038 box	A402	1/1/1976 XP
WREX	3039 box	A402	1/1/1976 XP
WREX	3040 box	A402	1/1/1976 XP
WREX	3041 box	A402	1/1/1976 XP
WREX	3042 box	A402	1/1/1976 XP
WREX	3043 box	A402	1/1/1976 XP
WREX	3044 box	A402	1/1/1976 XP

FROM: MICHAEL GREGG HUGHES TO: MIKE THOMAS

WREX	3045 box	A402	1/1/1976 XP
WREX	3046 box	A402	1/1/1976 XP
WREX	3047 box	A402	1/1/1976 XP
WREX	3048 box	A402	1/1/1976 XP
WREX	3049 box	A402	1/1/1976 XP
WREX	3050 box	A402	1/1/1976 XP
WREX	3051 box	A402	1/1/1976 XP
WREX	3052 box	A402	1/1/1976 XP
WREX	3053 box	A402	1/1/1976 XP
WREX	3054 box	A402	1/1/1976 XP
WREX	3055 box	A402	1/1/1976 XP
WREX	3056 box	A402	1/1/1976 XP
WREX	3057 box	A402	1/1/1976 XP
WREX	3058 box	A402	1/1/1976 XP
WREX	3059 box	A402	1/1/1976 XP
WREX	3060 box	A402	1/1/1976 XP
WREX	3061 box	A402	1/1/1976 XP
WREX	3062 box	A402	1/1/1976 XP
WREX	3063 box	A402	1/1/1976 XP
WREX	3064 box	A402	1/1/1976 XP
WREX	3065 box	A402	1/1/1976 XP
WREX	3066 box	A402	1/1/1976 XP
WREX	3067 box	A402	1/1/1976 XP
WREX	3068 box	A402	1/1/1976 XP
WREX	3069 box	A402	1/1/1976 XP
WREX	3070 box	A402	1/1/1976 XP
WREX	3071 box	A402	1/1/1976 XP
WREX	3072 box	A402	1/1/1976 XP
WREX	3073 box	A402	1/1/1976 XP
WREX	3074 box	A402	1/1/1976 XP
WREX	3075 box	A402	1/1/1976 XP
WREX	3076 box	A402	1/1/1976 XP
WREX	3077 box	A402	1/1/1976 XP
WREX	3078 box	A402	1/1/1976 XP
WREX	3079 box	A402	1/1/1976 XP
WREX	3080 box	A402	1/1/1976 XP
WREX	3081 box	A402	1/1/1976 XP
WREX	3082 box	A402	1/1/1976 XP
WREX	3083 box	A402	1/1/1976 XP
WREX	3084 box	A402	1/1/1976 XP
WREX	3085 box	A402	1/1/1976 XP
WREX	3086 box	A402	1/1/1976 XP
WREX	3087 box	A402	1/1/1976 XP
WREX	3088 box	A402	1/1/1976 XP
WREX	3089 box	A402	1/1/1976 XP
WREX	3090 box	A402	1/1/1976 XP
WREX	3091 box	A402	1/1/1976 XP
WREX	3092 box	A402	1/1/1976 XP
WREX	3093 box	A402	1/1/1976 XP
WREX	3094 box	A402	1/1/1976 XP
WREX	3095 box	A402	1/1/1976 XP
WREX	3096 box	A402	1/1/1976 XP

586

WREX	3097 box	A402	1/1/1976 XP
WREX	3098 box	A402	1/1/1976 XP
WREX	3099 box	A402	1/1/1976 XP
WREX	3100 box	A402	1/1/1976 XP

696