

RECORDATION NO. 25865C FILED

OCT 11 '05 12:23 AM

SURFACE TRANSPORTATION BOARD

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ELIAS C. ALVORD (1942)
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OF COUNSEL
URBAN A. LESTER

October 7, 2005

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

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a) are two (2) copies of a Memorandum of Commercial Security Agreement, dated as of September 27, 2005, a secondary document as defined in the Board's Rules for the Recordation of Documents.

The enclosed document relates to the Memorandum of Amendment No. 1 to Railroad Equipment Lease Agreement previously filed with the Board under Recordation Number 25865.

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

Lender:	Bank of Edwardsville 330 West Vandalia Edwardsville, Illinois 62025
Grantor:	Midwest Railcar Corporation 4949 Autumn Oaks Drive, Suite B Maryville, Illinois 62062

Mr. Vernon A. Williams
October 7, 2005
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A description of the railroad equipment covered by the enclosed document is:

96 boxcars within the series TKEN 769501 - TKEN 778512 as more particularly set forth in the equipment schedule attached to the document.

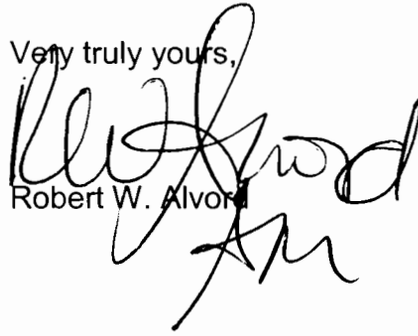
A short summary of the document to appear in the index is:

Memorandum of Commercial Security Agreement.

Also enclosed is a check in the amount of \$33.00 payable to the order of the Surface Transportation Board covering the required recordation fee.

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

Very truly yours,


Robert W. Alvor

RWA/anm
Enclosures

RECORDATION NO. 25865-C

OCT 11 2005 12:23 AM

SURFACE TRANSPORTATION BOARD

MEMORANDUM OF COMMERCIAL SECURITY AGREEMENT

BETWEEN

**THE BANK OF EDWARDSVILLE
("LENDER")**

AND

**MIDWEST RAILCAR CORPORATION
("GRANTOR")**

September 27, 2005

Memorandum of Commercial Security Agreement made and entered into as of September 27, 2005, by and between The Bank of Edwardsville, an Illinois corporation ("Lender"), and Midwest Railcar Corporation, an Illinois corporation ("Grantor").

WITNESSETH:

To secure all obligations of the Grantor under a certain Commercial Security Agreement dated as of September 27, 2005 (the "Security Agreement"), and that certain Promissory Note dated September 27, 2005, Grantor hereby assigns to Lender all of Grantor's rights, title and interest in, the railcars set forth and described on the Schedule of Railcars attached hereto (the railcars on the aforementioned Schedule of Railcars shall hereinafter be called the "Railcars"), as such Schedule of Railcars may be amended from time to time, and grants to Lender a first priority security interest in: (i) the Railcars; (ii) Grantor's interest in accessions, accessories, equipment, appurtenances and replacement and added parts appertaining or attached to any of the Railcars owned or hereinafter acquired, and all substitutions, renewals or replacements of and additions, improvements, accessions and accumulations to any of the Railcars, together with all the rents, issues, income, profits, proceeds and avails therefrom and the proceeds thereof; (iii) all proceeds and all present and future evidences of rights to payment, (including, without limitation, insurance and indemnity payments) due or to become due to Grantor on account of the lease, sale, loss or other disposition of the Railcars; (iv) that certain Per Diem Lease Agreement dated October 18th, 2002 by and between Joseph Transportation Services, Inc. subsequently assigned to Grantor (as Lessor) and Arkansas Midland Railroad (as Lessee), and any additional Equipment Riders and schedules thereto (together, the "Lease") and all bills of sales or other similar documents, agreements and instruments relating to the Railcars, and all other leases, chattel paper, agreements, accounts, bank or deposit accounts and instruments relating to the Railcars, whether now existing or hereafter arising (collectively, the "Documentary Security" or "Security Documentation"), together with all of Grantor's estate, right, title, interest, claims and demands in, to and under such documents, agreements and instruments including all extensions of any of the terms thereof, together with all rights, powers, privileges, options, and other benefits of Grantor including without limitation the right to receive notices, give consents, exercise any election or option, declare defaults and demand payments thereunder, and (v) all rent, damages and other moneys from time to time payable to or receivable by Grantor under the Documentary Security (the Railcars, Documentary Security, proceeds, rights, claims and causes of action described in items (i) through (v) above being herein sometimes collectively called the "Collateral"), to have and to hold all and every part of the Collateral unto Lender, and its successors and assigns, for its and their own use and benefit forever.

This Memorandum of Commercial Security Agreement may be executed in any number of counterparts, each executed counterpart constituting an original but together only one Memorandum of Commercial Security Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be signed and sealed by their respective corporate officers as of the date and year first above written.

THE BANK OF EDWARDSVILLE, as Lender

By: *llw Baul*

Title: Vice President

Date: 9-27-05

MIDWEST RAILCAR CORPORATION,
as Grantor

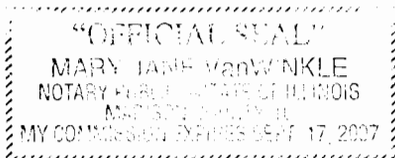
By: *Tim M. King*

Title: President & CEO

Date: 9/22/08

STATE OF Illinois)
) ss.
COUNTY OF Madison)

On this 27th day of September 2005, before me personally appeared William D. Barlow, to me personally known, who being by me duly sworn, says that he is the Vice President of The Bank of Edwardsville, that the foregoing instrument was signed on behalf of said national banking association, and he acknowledged that the execution of the said instrument was his free act and deed.



Mary Jane VanWinkle
NOTARY PUBLIC

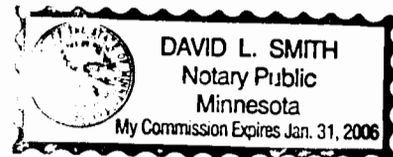
My commission expires: 9-17-07

STATE OF MN)
) ss.
COUNTY OF Sherburne)

On this 27th day of September, 2005, before me personally appeared Richard M. Murphy, to me personally known, who being by me duly sworn, says that he is the President & CEO of Midwest Railcar Corporation, an Illinois corporation that the foregoing instrument was signed on behalf of Midwest Railcar Corporation, and he acknowledged that the execution of the said instrument was his free act and deed.

David L. Smith
NOTARY PUBLIC

My commission expires: _____ 1-31-06



SCHEDULE OF RAILCARS

Ninety-six (96) 50 ft., 70-ton Plate C boxcars, with the following marks and numbers:

TKEN769501	TKEN771507	TKEN774538
TKEN769502	TKEN771510	TKEN774546
TKEN769503	TKEN771511	TKEN775500
TKEN769504	TKEN771512	TKEN775501
TKEN769505	TKEN771513	TKEN775502
TKEN769506	TKEN771515	TKEN775504
TKEN769507	TKEN771517	TKEN775506
TKEN769508	TKEN771518	TKEN775507
TKEN769509	TKEN771520	TKEN775508
TKEN769510	TKEN771521	TKEN775510
TKEN769511	TKEN771522	TKEN775512
TKEN769513	TKEN774504	TKEN775513
TKEN769518	TKEN774505	TKEN775514
TKEN769520	TKEN774507	TKEN775515
TKEN769522	TKEN774508	TKEN777500
TKEN769523	TKEN774509	TKEN777501
TKEN769524	TKEN774511	TKEN777503
TKEN769525	TKEN774516	TKEN777505
TKEN769526	TKEN774517	TKEN777507
TKEN769527	TKEN774519	TKEN777508
TKEN769528	TKEN774520	TKEN777509
TKEN769529	TKEN774522	TKEN778500
TKEN769530	TKEN774524	TKEN778501
TKEN769531	TKEN774526	TKEN778502
TKEN769532	TKEN774528	TKEN778503
TKEN769535	TKEN774530	TKEN778504
TKEN771501	TKEN774531	TKEN778506
TKEN771502	TKEN774532	TKEN778507
TKEN771503	TKEN774533	TKEN778508
TKEN771504	TKEN774535	TKEN778510
TKEN771505	TKEN774536	TKEN778511
TKEN771506	TKEN774537	TKEN778512