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ROSS, BANKS, MAY, CRON & CAVIN, P.C.
Attorneys at Law

SURFACE TRANSPORTATION BOARD

Jim D. Hamilton
Shareholder
- Also Licensed in Colorado

e-mail: jdhamilton@rossbanks.com

October 20, 2005

Secretary
Surface Transportation Board
1925 K Street, NW
Washington, D.C. 20423-0001

*Via Overnight Delivery*

Re: That certain note in the original principal amounts of \$685,000.00 executed by Warner W. Abel, Jr. and payable to Bank of Houston ("Loan")
Our File No. 4003-3

Dear Secretary:

I hereby submit for filing and recording an executed original of a primary document, not previously recorded, the following Releases:

Full Release of the Railroad Car Mortgage Agreement, Security Agreement, Assignment of Interest in Leases and Financing Statement dated March 4, 2005 between Warner W. Abel, Jr., as Debtor, and The Right Bank for Texas, N.A., as Secured Party, which was duly filed in accordance with 49 U.S.C. 11303(a), under Recordation Number 25516

Enclosed is a check in the amount of \$33.00 in payment of the filing fee. The file-stamped copy of the Release should be returned to the undersigned in the enclosed self addressed stamped envelope.

Thank you for your assistance and please do not hesitate to contact me at (713) 626-1200 should you have any questions or need additional information.

Very truly yours,

ROSS, BANKS, MAY, CRON & CAVIN, P.C.

Jim D. Hamilton
For the Firm

FULL RELEASE OF SECURITY AGREEMENT AND MORTGAGE SURFACE TRANSPORTATION BOARD

This Release, dated as of March 4, 2005, is made by The Right Bank for Texas, N.A.

1. Reference is made to the Railroad Car Mortgage Agreement, Security Agreement, Assignment of Interest in Leases and Financing Statement dated March 4, 2005 between Warner W. Abel, Jr., as Debtor, and The Right Bank for Texas, N.A., as Secured Party, which was duly filed in accordance with 49 U.S.C. 11303(a), under Recordation Number 25516, covering, among other items, the railcars described on Exhibit "A".

2. The Right Bank for Texas, N.A., for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, hereby releases any and all security interests, liens, claims and other encumbrances granted pursuant to said Railroad Car Mortgage Agreement, Security Agreement, Assignment of Interest in Leases and Financing Statement.

IN WITNESS WHEREOF, The Right Bank for Texas, N.A., has caused this Release to be duly executed by its authorized officer as the day and year first above written.

The Right Bank for Texas, N.A.
By: Rosemary Guerra
Name: ROSEMARY GUERRA
Title: VICE PRESIDENT

STATE OF TEXAS §
COUNTY OF Harris §

On this 12th day of October, 2005 before me personally appeared Rosemary Guerra, to me personally known, who, being duly sworn did say that he is the Vice President of The Right Bank for Texas, N.A., and that said instrument was signed on behalf of said institution, and he acknowledged that the execution of said instrument was the free act and deed of said institution.

Joe Currie
NOTARY PUBLIC FOR THE STATE OF TEXAS

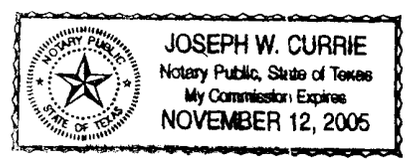


EXHIBIT "A"

COLLATERAL

Those railroad cars described as GLNX numbers 23172, 23226, 23229, 83008, 32008, 32701, 32702, 34331, 34332, 34333, 34338, 34342, 34343, 34346, 34347, 34356, 3447, 3449, 23033, 23038, 23039, 23043, 23048, 25004, 25006, 33040, 33041, 33059, 33060, 33061, 34264, 34265, and 34266, 33068 and 33069. Including:

(i) all attachments, accessions, fittings, equipment and property now or hereafter affixed thereto or used in connection therewith, and all substitutions and replacements thereof;

(ii) all books and records relating to any of the foregoing whether presently existing or hereafter arising, including, without limitation, all tapes, cards, computer programs and computer data of any computer service bureau or other third party;

(iii) all improvements and replacements hereafter made in or to the foregoing; and

(iv) any and all products and proceeds of the foregoing in any form, including without limitation, any and all proceeds of the sale, lease, requisition, taking or other dispositions of any or all of the foregoing (including, without limitation, all income, profits, leases and rental payments, per diem mileage, mileage credits, excess mileage credits, and any and all other revenues or monies of whatsoever nature generated by or attributable to the foregoing), and claims against third parties for loss, damage or destruction of any or all of the foregoing, and all insurance proceeds relating to all of the above.