



RECORDATION NO. 27030 FILED

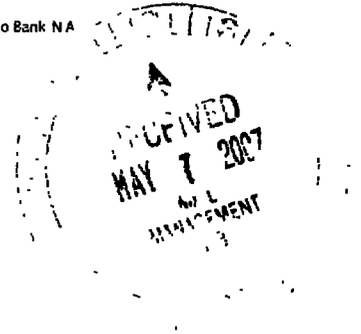
JUN 26 '07

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SURFACE TRANSPORTATION BOARD

North Houston Commercial Banking
MAC T5136-060
21 Waterway Avenue, Suite 600
The Woodlands, TX 77380
281 362-6610
281 362-6611 Fax

Wells Fargo Bank N.A.



March 5, 2007

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

Ladies and Gentlemen:

Enclosed please find an original and one copy/counterpart of the document(s) described below, to be recorded pursuant to Section 11303 of Title 49 of the U.S. Code.

This document is a security agreement, a primary document, dated March 5, 2007

We request this security agreement by cross-indexed.

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

Debtor: TEIX HOLDINGS, INC.
16225 Park Ten Place, Suite 800
Houston, Texas 77084

Secured Party: WELLS FARGO BANK, NATIONAL ASSOCIATION
1000 Louisiana
Houston, Texas 77002

Enclosed is a Security Agreement from TEIX HOLDINGS, INC. to Wells Fargo Bank, National Association, and dated March 5, 2007 covering specific goods described as follows:

See Exhibit A attached hereto.

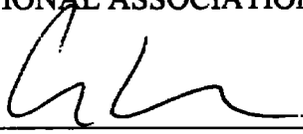
Also, enclosed is a check in the amount of \$30.00 payable to the order of Surface Transportation Board covering the recordation fee.

Please return the original and any extra copies not needed by the Board for recordation to Wells Fargo Bank, National Association, MAC #C7300-034, 1740 Broadway, 3rd Floor, Denver, CO 80274.

Thank you for your attention with this matter.

Very truly yours,

WELLS FARGO BANK,
NATIONAL ASSOCIATION

By: 
Charles Calvin, Vice President

From: Dyring, Lisa M.
Sent: Thursday, June 14, 2007 9:09 AM
To: Jones, Sharon L.; Sexton, Dale; Trujillo, Dina
Cc: Calvin, William C.
Subject: Surface Board of Transportation

It was very nice speaking with all of you yesterday. As we discussed, the filing fee for the Board of Surface Transportation has increased \$5.00 per filing. We sent three letters for filing for the loans listed below. Karen January called from the Board requesting an additional \$5.00. I am sending a WEPOD to cover these fees. Please mail an official check to Ms. January. Please note, their address changed.

TRANSPORTATION EQUIPMENT, LLC
OBLIGOR NO. 90-5277672-1
\$5.00

TEIX HOLDINGS, INC.
OBLIGOR NO. 90-5276530-2
\$10.00

KAREN JANUARY
BOARD OF SURFACE TRANSPORTATION
395 EAST STREET SW
WASHINGTON, D.C. 20423

If you have any questions, please do not hesitate to contact me.

Thank you everyone for your assistance!!!

Lisa Dyring
Senior Relationship Associate
Wells Fargo Bank, N.A.
21 Waterway Avenue, Suite 600
The Woodlands, TX 77380
Direct: 281-362-6647
Fax: 281-362-6611

JUN 25 2007

JUN 26 07

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WELLS FARGO**SURFACE TRANSPORTATION BOARD****SECURITY AGREEMENT
SPECIFIC GOODS**

1. **GRANT OF SECURITY INTEREST.** For valuable consideration, the undersigned **Teix Holdings, Inc.**, or any of them ("Debtor"), hereby grants and transfers to **WELLS FARGO BANK, NATIONAL ASSOCIATION** ("Bank") a security interest in the following described goods, tools, machinery, furnishings, furniture and other equipment of Debtor, wherever located, whether in the possession of Debtor or any other person and whether located on Debtor's property or elsewhere, and all improvements, replacements, accessions and additions thereto and embedded software included therein (collectively called "Collateral"):

See exhibit A attached thereto, all terms of which are incorporated herein by this reference,

together with whatever is receivable or received when any of the Collateral or proceeds thereof are sold, leased, collected, exchanged or otherwise disposed of, whether such disposition is voluntary or involuntary, including without limitation, (a) all accounts, contract rights, chattel paper (whether electronic or tangible), instruments, promissory notes, documents, general intangibles, payment intangibles and other rights to payment of every kind now or at any time hereafter arising from any such sale, lease, collection, exchange or other disposition of any of the foregoing, (b) all rights to payment, including returned premiums, with respect to any insurance relating to any of the foregoing, and (c) all rights to payment with respect to any claim or cause of action affecting or relating to any of the foregoing (hereinafter called "Proceeds").

2. **OBLIGATIONS SECURED.** The obligations secured hereby are the payment and performance of: (a) all present and future Indebtedness of Debtor to Bank; (b) all obligations of Debtor and rights of Bank under this Agreement; and (c) all present and future obligations of Debtor to Bank of other kinds. The word "Indebtedness" is used herein in its most comprehensive sense and includes any and all advances, debts, obligations and liabilities of Debtor, or any of them, heretofore, now or hereafter made, incurred or created, whether voluntary or involuntary and however arising, whether due or not due, absolute or contingent, liquidated or unliquidated, determined or undetermined, including under any swap, derivative, foreign exchange, hedge, deposit, treasury management or other similar transaction or arrangement, and whether Debtor may be liable individually or jointly, or whether recovery upon such Indebtedness may be or hereafter becomes unenforceable.

3. **TERMINATION.** This Agreement will terminate upon the performance of all obligations of Debtor to Bank, including without limitation, the payment of all Indebtedness of Debtor to Bank, and the termination of all commitments of Bank to extend credit to Debtor, existing at the time Bank receives written notice from Debtor of the termination of this Agreement.

4. **OBLIGATIONS OF BANK.** Bank has no obligation to make any loans hereunder. Any money received by Bank in respect of the Collateral may be deposited, at Bank's option, into a non-interest bearing account over which Debtor shall have no control, and the same shall, for all purposes, be deemed Collateral hereunder.

5. **REPRESENTATIONS AND WARRANTIES.** Debtor represents and warrants to Bank that: (a) Debtor's legal name is exactly as set forth on the first page of this Agreement, and all of Debtor's organizational documents or agreements delivered to Bank are complete and accurate in every respect; (b) Debtor is the owner and has possession or control of the Collateral and Proceeds; (c) Debtor has the exclusive right to grant a security interest in the Collateral and Proceeds; (d) all Collateral and Proceeds are genuine, free from liens, adverse claims, setoffs, default, prepayment, defenses and conditions precedent of any kind or character, except the lien created hereby or as otherwise agreed to by Bank, or heretofore disclosed by Debtor to Bank, in writing; (e) all statements contained herein are true and complete in all material respects; (f) no financing statement covering any of the Collateral or Proceeds, and naming any secured party other than Bank, is on file in any public office; and (g) Debtor is not in the business of selling goods of the kind included within the Collateral subject to this Agreement, and Debtor acknowledges that no sale or other disposition of any Collateral, including without limitation, any Collateral which Debtor may deem to be surplus, has been or shall be consented to or acquiesced in by Bank, except as specifically set forth in writing by Bank.



6. COVENANTS OF DEBTOR.

6.1 Debtor Agrees in general: (a) to pay Indebtedness secured hereby when due; (b) to indemnify Bank against all losses, claims, demands, liabilities and expenses of every kind caused by property subject hereto; (c) to permit Bank to exercise its powers; (d) to execute and deliver such documents as Bank deems necessary to create, perfect and continue the security interests contemplated hereby; (e) not to change its name, and as applicable, its chief executive office, its principal residence or the jurisdiction in which it is organized and/or registered without giving Bank prior written notice thereof; (f) not to change the places where Debtor keeps any Collateral or Debtor's records concerning the Collateral and Proceeds without giving Bank prior written notice of the address to which Debtor is moving same; and (g) to cooperate with Bank in perfecting all security interests granted herein and in obtaining such agreements from third parties as Bank deems necessary, proper or convenient in connection with the preservation, perfection or enforcement of any of its rights hereunder.

6.2 Debtor agrees with regard to the Collateral and Proceeds, unless Bank agrees otherwise in writing: (a) that Bank is authorized to file financing statements in the name of Debtor to perfect Bank's security interest in Collateral and Proceeds; (b) to insure the Collateral with Bank named as loss payee, in form, substance and amounts, under agreements, against risks and liabilities, and with insurance companies satisfactory to Bank; (c) to operate the Collateral in accordance with all applicable statutes, rules and regulations relating to the use and control thereof, and not to use the Collateral for any unlawful purpose or in any way that would void any insurance required to be carried in connection therewith; (d) not to permit any security interest in or lien on the Collateral or Proceeds, including without limitation, liens arising from repairs to or storage of the Collateral, except in favor of Bank; (e) to pay when due all license fees, registration fees and other charges in connection with any Collateral; (f) not to remove the Collateral from Debtor's premises except in the ordinary course of Debtor's business; (g) not to sell, hypothecate or otherwise dispose of, nor permit the transfer by operation of law of, any of the Collateral or Proceeds or any interest therein; (h) not to rent, lease or charter the Collateral; (i) to permit Bank to inspect the Collateral at any time; (j) to keep, in accordance with generally accepted accounting principles, complete and accurate records regarding all Collateral and Proceeds, and to permit Bank to inspect the same and make copies thereof at any reasonable time; (k) if requested by Bank, to receive and use reasonable diligence to collect Proceeds, in trust and as the property of Bank, and to immediately endorse as appropriate and deliver such Proceeds to Bank daily in the exact form in which they are received together with a collection report in form satisfactory to Bank; (l) not to commingle Proceeds or collections thereunder with other property; (m) to give only normal allowances and credits and to advise Bank thereof immediately in writing if they affect any Collateral or Proceeds in any material respect; (n) in the event Bank elects to receive payments of Proceeds hereunder, to pay all expenses incurred by Bank in connection therewith, including expenses of accounting, correspondence, collection efforts, reporting to account or contract debtors, filing, recording, record keeping and expenses incidental thereto; and (o) to provide any service and do any other acts which may be necessary to maintain, preserve and protect all Collateral and, as appropriate and applicable, to keep the Collateral in good and saleable condition and repair, to deal with the Collateral in accordance with the standards and practices adhered to generally by owners of like property, and to keep all Collateral and Proceeds free and clear of all defenses, rights of offset and counterclaims.

7. POWERS OF BANK. Debtor appoints Bank its true attorney-in-fact to perform any of the following powers, which are coupled with an interest, are irrevocable until termination of this Agreement and may be exercised from time to time by Bank's officers and employees, or any of them, whether or not Debtor is in default: (a) to perform any obligation of Debtor hereunder in Debtor's name or otherwise; (b) to give notice to account debtors or others of Bank's rights in the Collateral and Proceeds, to enforce or forebear from enforcing the same and make extension or modification agreements with respect thereto; (c) to release persons liable on Proceeds and to give receipts and acquittances and compromise disputes in connection therewith; (d) to release or substitute security; (e) to resort to security in any order; (f) to prepare, execute, file, record or deliver notes, assignments, schedules, designation statements, financing statements, continuation statements, termination statements, statements of assignment, applications for registration or like papers to perfect, preserve or release Bank's interest in the Collateral and Proceeds; (g) to receive, open and read mail addressed to Debtor; (h) to take cash, instruments for the payment of money and other property to which Bank is entitled; (i) to verify facts concerning the Collateral and Proceeds by inquiry of obligors thereon, or otherwise, in its own name or a fictitious name; (j) to endorse, collect, deliver and receive payment under instruments for the payment of money constituting or relating to

Proceeds; (k) to prepare, adjust, execute, deliver and receive payment under insurance claims, and to collect and receive payment of and endorse any instrument in payment of loss or returned premiums or any other insurance refund or return, and to apply such amounts received by Bank, at Bank's sole option, toward repayment of the Indebtedness or replacement of the Collateral; (l) to exercise all rights, powers and remedies which Debtor would have, but for this Agreement, with respect to all Collateral and Proceeds subject hereto; (m) to enter onto Debtor's premises in inspecting the Collateral; and (n) to do all acts and things and execute all documents in the name of Debtor or otherwise, deemed by Bank as necessary, proper and convenient in connection with the preservation, perfection or enforcement of its rights hereunder.

8. **PAYMENT OF PREMIUMS, TAXES, CHARGES, LIENS AND ASSESSMENTS.** Debtor agrees to pay, prior to delinquency, all insurance premiums, taxes, charges, liens and assessments against the Collateral and Proceeds, and upon the failure of Debtor to do so, Bank at its option may pay any of them and shall be the sole judge of the legality or validity thereof and the amount necessary to discharge the same. Any such payments made by Bank shall be obligations of Debtor to Bank, due and payable immediately upon demand, together with interest at a rate determined in accordance with the provisions of this Agreement, and shall be secured by the Collateral and Proceeds, subject to all terms and conditions of this Agreement.

9. **EVENTS OF DEFAULT.** The occurrence of any of the following shall constitute an "Event of Default" under this Agreement: (a) any default in the payment or performance of any obligation, or any defined event of default, under (i) any contract or instrument evidencing any Indebtedness, or (ii) any other agreement between Debtor and Bank, including without limitation any loan agreement, relating to or executed in connection with any Indebtedness; (b) any representation or warranty made by Debtor herein shall prove to be incorrect, false or misleading in any material respect when made; (c) Debtor shall fail to observe or perform any obligation or agreement contained herein; (d) any impairment of the rights of Bank in any Collateral or Proceeds or any attachment or like levy on any property of Debtor; and (e) Bank, in good faith, believes any or all of the Collateral and/or Proceeds to be in danger of misuse, dissipation, commingling, loss, theft, damage or destruction, or otherwise in jeopardy or unsatisfactory in character or value.

10. **REMEDIES.** Upon the occurrence of any Event of Default, Bank shall have the right to declare immediately due and payable all or any Indebtedness secured hereby and to terminate any commitments to make loans or otherwise extend credit to Debtor. Bank shall have all other rights, powers, privileges and remedies granted to a secured party upon default under the Texas Business and Commerce Code or otherwise provided by law, including without limitation, the right (a) to contact all persons obligated to Debtor on any Collateral or Proceeds and to instruct such persons to deliver all Collateral and/or Proceeds directly to Bank, and (b) to sell, lease, license or otherwise dispose of any or all Collateral. All rights, powers, privileges and remedies of Bank shall be cumulative. No delay, failure or discontinuance of Bank in exercising any right, power, privilege or remedy hereunder shall affect or operate as a waiver of such right, power, privilege or remedy; nor shall any single or partial exercise of any such right, power, privilege or remedy preclude, waive or otherwise affect any other or further exercise thereof or the exercise of any other right, power, privilege or remedy. Any waiver, permit, consent or approval of any kind by Bank of any default hereunder, or any such waiver of any provisions or conditions hereof, must be in writing and shall be effective only to the extent set forth in writing. It is agreed that public or private sales or other dispositions, for cash or on credit, to a wholesaler or retailer or investor, or user of property of the types subject to this Agreement, or public auctions, are all commercially reasonable since differences in the prices generally realized in the different kinds of dispositions are ordinarily offset by the differences in the costs and credit risks of such dispositions.

While an Event of Default exists: (a) Debtor will deliver to Bank from time to time, as requested by Bank, current lists of all Collateral and Proceeds; (b) Debtor will not dispose of any Collateral or Proceeds except on terms approved by Bank; (c) at Bank's request, Debtor will assemble and deliver all Collateral and Proceeds, and books and records pertaining thereto, to Bank at a reasonably convenient place designated by Bank; and (d) Bank may, without notice to Debtor, enter onto Debtor's premises and take possession of the Collateral. Debtor further agrees that Bank shall have no obligation to process or prepare any Collateral for sale or other disposition.

11. **DISPOSITION OF COLLATERAL AND PROCEEDS; TRANSFER OF INDEBTEDNESS.** In disposing of Collateral hereunder, Bank may disclaim all warranties of title, possession, quiet enjoyment and the like. Any proceeds of any disposition of any Collateral or Proceeds, or any part thereof, may be applied by Bank to the payment of expenses incurred by Bank in connection with the foregoing, including reasonable attorneys' fees, and the balance of such proceeds may be applied by Bank toward the payment of the Indebtedness in such order of application as Bank may from time to time elect. Upon the transfer of all or any part of the Indebtedness, Bank may transfer all or any part of the Collateral or Proceeds and shall be fully discharged thereafter from all liability and responsibility with respect to any of the foregoing so transferred, and the transferee shall be vested with all rights and powers of Bank hereunder with respect to any of the foregoing so transferred; but with respect to any Collateral or Proceeds not so transferred Bank shall retain all rights, powers, privileges and remedies herein given.

12. **STATUTE OF LIMITATIONS.** Until all Indebtedness shall have been paid in full and all commitments by Bank to extend credit to Debtor have been terminated, the power of sale or other disposition and all other rights, powers, privileges and remedies granted to Bank hereunder shall continue to exist and may be exercised by Bank at any time and from time to time irrespective of the fact that the Indebtedness or any part thereof may have become barred by any statute of limitations, or that the personal liability of Debtor may have ceased, unless such liability shall have ceased due to the payment in full of all Indebtedness secured hereunder.

13. **MISCELLANEOUS.** When there is more than one Debtor named herein: (a) the word "Debtor" shall mean all or any one or more of them as the context requires; (b) the obligations of each Debtor hereunder are joint and several; and (c) until all Indebtedness shall have been paid in full, no Debtor shall have any right of subrogation or contribution, and each Debtor hereby waives any benefit of or right to participate in any of the Collateral or Proceeds or any other security now or hereafter held by Bank. Debtor hereby waives any right to require Bank to (i) proceed against Debtor or any other person, (ii) marshal assets or proceed against or exhaust any security from Debtor or any other person, (iii) perform any obligation of Debtor with respect to any Collateral or Proceeds, and (d) make any presentment or demand, or give any notices of any kind, including without limitation, any notice of nonpayment or nonperformance, protest, notice of protest, notice of dishonor, notice of intention to accelerate or notice of acceleration hereunder or in connection with any Collateral or Proceeds. Debtor further waives any right to direct the application of payments or security for any Indebtedness of Debtor or indebtedness of customers of Debtor. Any requirement of reasonable notice to Debtor with respect to the sale or other disposition of Collateral shall be met if such notice is given pursuant to the requirements of the Section hereof entitled Notices at least 5 days before the date of any public disposition or the date after which any private sale or other disposition will be made.

14. **NOTICES.** All notices, requests and demands required under this Agreement must be in writing, addressed to Bank at the address specified in any other loan documents entered into between Debtor and Bank and to Debtor at the address of its chief executive office (or principal residence, if applicable) specified below or to such other address as any party may designate by written notice to each other party, and shall be deemed to have been given or made as follows: (a) if personally delivered, upon delivery; (b) if sent by mail, upon the earlier of the date of receipt or 3 days after deposit in the U. S. mail, first class and postage prepaid; and (c) if sent by telecopy, upon receipt.

15. **COSTS, EXPENSES AND ATTORNEYS' FEES.** Debtor shall pay to Bank immediately upon demand the full amount of all payments, advances, charges, costs and expenses, including reasonable attorneys' fees (to include outside counsel fees and all allocated costs of Bank's in-house counsel to the extent permissible), expended or incurred by Bank in connection with (a) the perfection and preservation of the Collateral or Bank's interest therein, and (b) the realization, enforcement and exercise of any right, power, privilege or remedy conferred by this Agreement, whether incurred at the trial or appellate level, in an arbitration proceeding or otherwise, and including any of the foregoing incurred in connection with any bankruptcy proceeding (including without limitation, any adversary proceeding, contested matter or motion brought by Bank or any other person) relating to Debtor or in any way affecting any of the Collateral or Bank's ability to exercise any of its rights or remedies with respect thereto.

16. **SUCCESSORS; ASSIGNS; AMENDMENT.** This Agreement shall be binding upon and inure to the benefit of the heirs, executors, administrators, legal representatives, successors and assigns of the parties, and may be amended or modified only in writing signed by Bank and Debtor.

17. **SEVERABILITY OF PROVISIONS.** If any provision of this Agreement shall be held to be prohibited by or invalid under applicable law, such provision shall be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or any remaining provisions of this Agreement.

18. **GOVERNING LAW.** This Agreement shall be governed by and construed in accordance with the laws of the State of Texas.

Debtor warrants that Debtor is an organization registered under the laws of Texas.

Debtor warrants that its chief executive office (or principal residence, if applicable) is located at the following address: **16225 Park Ten Place, Suite 800, Houston, TX 77084-4936**

Debtor warrants that the Collateral (except goods in transit) is located or domiciled at the following additional addresses: **NONE**

IN WITNESS WHEREOF, this Agreement has been duly executed as of **March 5, 2007**.

Teix Holdings, Inc.

By: Bob E. Atnip
Bob E. Atnip, President

By: Jed W. Helmcamp
Jed W. Helmcamp, Vice President/Secretary

Exhibit A

# Cars	Car Numbers	DOT Number	Capacity
LAHX	34004	DOT112J340W	34,000 Gal
LAHX	34005	DOT112J340W	34,000 Gal
LAHX	34006	DOT112J340W	34,000 Gal
LAHX	34007	DOT112J340W	34,000 Gal
LAHX	34008	DOT112J340W	34,000 Gal
LAHX	34009	DOT112J340W	34,000 Gal
LAHX	34010	DOT112J340W	34,000 Gal
TEIX	247	DOT112J400W	33,500 Gal
TEIX	248	DOT112J400W	33,500 Gal
TEIX	249	DOT112J400W	33,500 Gal
TEIX	250	DOT112J400W	33,500 Gal
TEIX	251	DOT112J400W	33,500 Gal
TEIX	252	DOT112J400W	33,500 Gal
TEIX	253	DOT112J400W	33,500 Gal
TEIX	36	DOT111A100W1	20,900 Gal
TEIX	38	DOT111A100W1	20,900 Gal
TEIX	39	DOT111A100W1	20,900 Gal
TEIX	40	DOT111A100W1	20,900 Gal
TEIX	2196	DOT111A100W1	20,800 Gal
TEIX	1206	DOT111A100W1	20,900 Gal
TEIX	1208	DOT111A100W1	20,900 Gal
TEIX	30000	DOT111A100W1	30,000 Gal
TEIX	30001	DOT111A100W1	30,000 Gal
TEIX	30002	DOT111A100W1	30,000 Gal
TEIX	30003	DOT111A100W1	30,000 Gal
TEIX	26000	DOT111A100W1	26,600 Gal
TEIX	26001	DOT111A100W1	26,600 Gal
TEIX	3216	DOT112J340W	33,700 Gal
TEIX	3208	DOT112J340W	33,700 Gal
TEIX	2370	DOT111A100W3	23,500 Gal
TEIX	2374	DOT111A100W3	23,500 Gal
TEIX	34073	DOT111A100W1	34,000 Gal
TEIX	322	DOT111A100W1	20,900 Gal
TEIX	323	DOT111A100W1	20,900 Gal
TEIX	324	DOT111A100W1	20,900 Gal
TEIX	325	DOT111A100W1	20,900 Gal
TEIX	33300	DOT105A400W	33,500 Gal
TEIX	33301	DOT105A400W	33,500 Gal
TEIX	33302	DOT105A400W	33,500 Gal

Exhibit A

# Cars	Car Numbers	DOT Number	Capacity
TEIX	33303	DOT105A400W	33,500 Gal
TEIX	33304	DOT105A400W	33,500 Gal
TEIX	33305	DOT105A400W	33,500 Gal
TEIX	33306	DOT105A400W	33,500 Gal
TEIX	33307	DOT105A400W	33,500 Gal
TEIX	33308	DOT105A400W	33,500 Gal
TEIX	33309	DOT105A400W	33,500 Gal
TEIX	17056	DOT105A500W	20,900 Gal
TEIX	17057	DOT105A500W	20,900 Gal
TEIX	17058	DOT105A500W	20,900 Gal
TEIX	17060	DOT105A500W	20,900 Gal
TEIX	17062	DOT105A500W	20,900 Gal
TEIX	17063	DOT105A500W	20,900 Gal
TEIX	17064	DOT105A500W	20,900 Gal
TEIX	17065	DOT105A500W	20,900 Gal
TEIX	17067	DOT105A500W	20,900 Gal
TEIX	20010	DOT111A100W1	20,900 Gal
TEIX	20011	DOT111A100W1	20,900 Gal
TEIX	20012	DOT111A100W1	20,900 Gal
TEIX	20014	DOT111A100W1	20,900 Gal
TEIX	58114	Hopper	5,800CF
TEIX	58115	Hopper	5,800CF
TEIX	58116	Hopper	5,800CF
TEIX	58117	Hopper	5,800CF
TEIX	58118	Hopper	5,800CF
TEIX	58119	Hopper	5,800CF
TEIX	58014	Hopper	5,800CF
TEIX	58015	Hopper	5,800CF
TEIX	58016	Hopper	5,800CF
TEIX	58017	Hopper	5,800CF
TEIX	58018	Hopper	5,800CF
TEIX	58019	Hopper	5,800CF
TEIX	58020	Hopper	5,800CF
TEIX	58021	Hopper	5,800CF
TEIX	58022	Hopper	5,800CF
TEIX	58023	Hopper	5,800CF
TEIX	58024	Hopper	5,800CF
TEIX	58025	Hopper	5,800CF
TEIX	58026	Hopper	5,800CF
TEIX	58027	Hopper	5,800CF
TEIX	58028	Hopper	5,800CF
TEIX	58029	Hopper	5,800CF
TEIX	58030	Hopper	5,800CF
TEIX	58031	Hopper	5,800CF
TEIX	58032	Hopper	5,800CF
TEIX	58033	Hopper	5,800CF
TEIX	58034	Hopper	5,800CF
TEIX	58035	Hopper	5,800CF

Exhibit A

# Cars	Car Numbers	DOT Number	Capacity
TEIX	58036	Hopper	5,800CF
TEIX	58037	Hopper	5,800CF
TEIX	58038	Hopper	5,800CF
TEIX	58039	Hopper	5,800CF
TEIX	58040	Hopper	5,800CF
TEIX	58041	Hopper	5,800CF
TEIX	58042	Hopper	5,800CF
TEIX	58043	Hopper	5,800CF
TEIX	58044	Hopper	5,800CF
TEIX	58045	Hopper	5,800CF
TEIX	58046	Hopper	5,800CF
TEIX	58047	Hopper	5,800CF
TEIX	58048	Hopper	5,800CF
TEIX	58049	Hopper	5,800CF
TEIX	1253	DOT111A100W1	20,900 Gal
TEIX	1256	DOT111A100W1	20,900 Gal
TEIX	30051	DOT111A100W1	33,000 Gal
TEIX	30052	DOT111A100W1	33,000 Gal
TEIX	30053	DOT111A100W1	33,000 Gal
TEIX	33503	DOT112J340W	33,500 Gal
TEIX	33504	DOT112J340W	33,500 Gal
TEIX	33505	DOT112J340W	33,500 Gal
TEIX	33506	DOT112J340W	33,500 Gal
TEIX	33507	DOT112J340W	33,500 Gal
TEIX	33508	DOT112J340W	33,500 Gal
TEIX	33509	DOT112J340W	33,500 Gal
TEIX	33510	DOT112J340W	33,500 Gal
TEIX	33511	DOT112J340W	33,500 Gal
TEIX	33512	DOT112J340W	33,500 Gal
TEIX	33513	DOT112J340W	33,500 Gal
TEIX	33531	DOT112J340W	33,500 Gal
TEIX	33532	DOT112J340W	33,500 Gal
TEIX	25000	DOT111A100W1	25,000 Gal
TEIX	25001	DOT111A100W1	25,000 Gal
TEIX	25002	DOT111A100W1	25,000 Gal
TEIX	25003	DOT111A100W1	25,000 Gal
TEIX	25004	DOT111A100W1	25,000 Gal
TEIX	25012	DOT111A100W1	25,000 Gal
TEIX	25013	DOT111A100W1	25,000 Gal
TEIX	25014	DOT111A100W1	25,000 Gal
TEIX	25018	DOT111A100W1	25,000 Gal
TEIX	33536	DOT112J340W	33,500 Gal
TEIX	33537	DOT112J340W	33,500 Gal
TEIX	33538	DOT112J340W	33,500 Gal
TEIX	33539	DOT112J340W	33,500 Gal
TEIX	33540	DOT112J340W	33,500 Gal

Exhibit A

# Cars	Car Numbers	DOT Number	Capacity
TEIX	26012	DOT111A100W1	26,500 Gal
TEIX	26013	DOT111A100W1	26,500 Gal
TEIX	26014	DOT111A100W1	26,500 Gal
TEIX	26015	DOT111A100W1	26,500 Gal
TEIX	26016	DOT111A100W1	26,500 Gal
TEIX	26017	DOT111A100W1	26,500 Gal
TEIX	26018	DOT111A100W1	26,500 Gal
TEIX	26019	DOT111A100W1	26,500 Gal
TEIX	26020	DOT111A100W1	26,500 Gal
TEIX	3119	DOT111A100W3	23,500 Gal
TEIX	3122	DOT111A100W3	23,500 Gal
TEIX	25020	DOT211A100W1	25,500 Gal
TEIX	25019	DOT211A100W1	25,500 Gal
TEIX	58248	Hopper	5,820CF
TEIX	58283	Hopper	5,820CF
TEIX	33400	DOT112J400W	33,500 Gal
TEIX	33401	DOT112J400W	33,500 Gal
TEIX	33402	DOT112J400W	33,500 Gal
TEIX	33403	DOT112J400W	33,500 Gal
TEIX	33404	DOT112J400W	33,500 Gal
TEIX	33405	DOT112J400W	33,500 Gal
TEIX	33406	DOT112J400W	33,500 Gal
TEIX	33407	DOT112J400W	33,500 Gal
TEIX	33408	DOT112J400W	33,500 Gal
TEIX	33409	DOT112J400W	33,500 Gal
TEIX	20304	DOT111A100W1	26,000 Gal
TEIX	20305	DOT111A100W1	26,000 Gal
TEIX	20306	DOT111A100W1	26,000 Gal
TEIX	20307	DOT111A100W1	26,000 Gal
TEIX	1274	DOT111A100W1	20,600 Gal
TEIX	1275	DOT111A100W1	20,600 Gal
TEIX	33429	DOT112J400W	33,500 Gal
TEIX	33430	DOT112J400W	33,500 Gal
TEIX	33431	DOT112J400W	33,500 Gal
TEIX	33432	DOT112J400W	33,500 Gal
TEIX	33433	DOT112J400W	33,500 Gal
TEIX	146	DOT111A100W1	20,900 Gal
TEIX	33553	DOT112J340W	33,600 Gal
TEIX	33554	DOT112J340W	33,600 Gal
TEIX	33555	DOT112J340W	33,600 Gal
TEIX	33556	DOT112J340W	33,600 Gal

Exhibit A

# Cars	Car Numbers	DOT Number	Capacity
TEIX	33557	DOT112J340W	33,600 Gal
TEIX	33558	DOT112J340W	33,600 Gal
TEIX	33559	DOT112J340W	33,600 Gal
TEIX	33560	DOT112J340W	33,600 Gal
TEIX	33561	DOT112J340W	33,600 Gal
TEIX	33562	DOT112J340W	33,600 Gal
TEIX	33565	DOT112J340W	33,600 Gal
TEIX	33566	DOT112J340W	33,600 Gal
TEIX	33567	DOT112J340W	33,600 Gal
TEIX	1243	DOT111A100W1	20,900 Gal
TEIX	1244	DOT111A100W1	20,900 Gal
TEIX	30057	DOT112J340W	30,600 Gal
TEIX	30068	DOT112J340W	30,000 Gal
TEIX	30069	DOT112J340W	30,000 Gal
TEIX	30070	DOT112J340W	30,000 Gal
TEIX	30071	DOT112J340W	30,000 Gal
TEIX	30072	DOT112J340W	30,000 Gal
TEIX	30073	DOT112J340W	30,000 Gal
TEIX	30074	DOT112J340W	30,000 Gal
TEIX	30075	DOT112J340W	30,000 Gal
TEIX	30076	DOT112J340W	30,000 Gal
TEIX	30077	DOT112J340W	30,000 Gal
TEIX	30078	DOT112J340W	30,000 Gal
TEIX	30079	DOT112J340W	30,000 Gal
TEIX	30080	DOT112J340W	30,000 Gal
TEIX	30081	DOT112J340W	30,000 Gal
TEIX	30082	DOT112J340W	30,000 Gal
TEIX	33568	DOT112J340W	33,600 Gal
TEIX	33569	DOT112J340W	33,600 Gal
TEIX	33570	DOT112J340W	33,600 Gal
TEIX	33571	DOT112J340W	33,600 Gal
TEIX	33572	DOT112J340W	33,600 Gal
TEIX	33573	DOT112J340W	33,600 Gal
TEIX	33574	DOT112J340W	33,600 Gal
TEIX	33575	DOT112J340W	33,600 Gal
TEIX	33576	DOT112J340W	33,600 Gal
TEIX	33577	DOT112J340W	33,600 Gal
TEIX	33578	DOT112J340W	33,600 Gal
TEIX	33579	DOT112J340W	33,600 Gal
TEIX	33580	DOT112J340W	33,600 Gal
TEIX	33581	DOT112J340W	33,600 Gal
TEIX	33582	DOT112J340W	33,600 Gal
TEIX	33583	DOT112J340W	33,600 Gal
TEIX	33584	DOT112J340W	33,600 Gal
TEIX	30088	DOT11A100W1	30,000 Gal

Exhibit A

# Cars	Car Numbers	DOT Number	Capacity
TEIX	30090	DOT11A100W1	30,000 Gal
TEIX	34075	DOT105J300W	34,000 Gal
TEIX	34076	DOT105J300W	34,000 Gal
TEIX	34077	DOT105J300W	34,000 Gal
TEIX	34078	DOT105J300W	34,000 Gal
TEIX	34079	DOT105J300W	34,000 Gal
TEIX	34080	DOT105J300W	34,000 Gal
TEIX	34081	DOT105J300W	34,000 Gal
TEIX	34082	DOT105J300W	34,000 Gal
TEIX	34083	DOT105J300W	34,000 Gal
TEIX	34084	DOT105J300W	34,000 Gal
TEIX	30084	DOT111A100W1	30,000 Gal
TEIX	30085	DOT111A100W1	30,000 Gal
TEIX	30091	DOT111A100W1	30,000 Gal
TEIX	30092	DOT111A100W1	30,000 Gal
TEIX	30093	DOT111A100W1	30,000 Gal
TEIX	30095	DOT111A100W1	30,000 Gal
TEIX	30100	DOT111A100W1	30,000 Gal
TEIX	30102	DOT111A100W1	30,000 Gal
TEIX	30103	DOT111A100W1	30,000 Gal
TEIX	30104	DOT111A100W1	30,000 Gal
TEIX	23549	DOT111A100W3	23,500 Gal
TEIX	23550	DOT111A100W3	23,500 Gal
TEIX	23551	DOT111A100W3	23,500 Gal
TEIX	23552	DOT111A100W3	23,500 Gal
TEIX	23553	DOT111A100W3	23,500 Gal
TEIX	23554	DOT111A100W3	23,500 Gal
TEIX	23555	DOT111A100W3	23,500 Gal
TEIX	23556	DOT111A100W3	23,500 Gal
TEIX	23557	DOT111A100W3	23,500 Gal
TEIX	23558	DOT111A100W3	23,500 Gal
TEIX	23559	DOT111A100W3	23,500 Gal
TEIX	25027	DOT111A100W3	23,500 Gal
TEIX	25028	DOT111A100W3	23,500 Gal
TEIX	25029	DOT111A100W3	23,500 Gal
TEIX	25030	DOT111A100W3	23,500 Gal
TEIX	25031	DOT111A100W3	23,500 Gal
TEIX	1257	DOT111A100W1	20,600 Gal
TEIX	1258	DOT111A100W1	20,600 Gal
TEIX	1259	DOT111A100W1	20,600 Gal
TEIX	1260	DOT111A100W1	20,600 Gal
TEIX	25047	DOT111A100W1	25,500 Gal
TEIX	25048	DOT111A100W1	25,500 Gal
TEIX	25049	DOT111A100W1	25,500 Gal
TEIX	25050	DOT111A100W1	25,500 Gal

Exhibit A

# Cars	Car Numbers	DOT Number	Capacity
TEIX	25052	DOT111A100W1	25,500 Gal
TEIX	34081	DOT105J300W	34,000 Gal
TEIX	34082	DOT105J300W	34,000 Gal
TEIX	34083	DOT105J300W	34,000 Gal
TEIX	34084	DOT105J300W	34,000 Gal
TEIX	34075	DOT105J300W	34,000 Gal
TEIX	34076	DOT105J300W	34,000 Gal
TEIX	34077	DOT105J300W	34,000 Gal
TEIX	34078	DOT105J300W	34,000 Gal
TEIX	34080	DOT105J300W	34,000 Gal
TEIX	34078	DOT105J300W	34,000 Gal
TEIX	33585	DOT112J340W	33,500 Gal
TEIX	33586	DOT112J340W	33,500 Gal
TEIX	33587	DOT112J340W	33,500 Gal
TEIX	30107	DOT111A100W1	30,000 Gal
TEIX	30108	DOT111A100W1	30,000 Gal
TEIX	30109	DOT111A100W1	30,000 Gal
TEIX	30110	DOT111A100W1	30,000 Gal
TEIX	30111	DOT111A100W1	30,000 Gal
TEIX	30112	DOT111A100W1	30,000 Gal
TEIX	30113	DOT111A100W1	30,000 Gal
TEIX	30116	DOT111A100W1	30,000 Gal
TEIX	30117	DOT111A100W1	30,000 Gal
TEIX	2277	DOT111A100W1	20,000 Gal
TEIX	2278	DOT111A100W1	20,000 Gal
TEIX	2279	DOT111A100W1	20,000 Gal
TEIX	2280	DOT111A100W1	20,000 Gal
TEIX	2281	DOT111A100W1	20,000 Gal
TEIX	2282	DOT111A100W1	20,000 Gal
TEIX	2283	DOT111A100W1	20,000 Gal
TEIX	2284	DOT111A100W1	20,000 Gal
TEIX	2285	DOT111A100W1	20,000 Gal
TEIX	2286	DOT111A100W1	20,000 Gal
TEIX	2287	DOT111A100W1	20,000 Gal
TEIX	2288	DOT111A100W1	20,000 Gal
TEIX	2289	DOT111A100W1	20,000 Gal
TEIX	2290	DOT111A100W1	20,000 Gal
TEIX	2291	DOT111A100W1	20,000 Gal
TEIX	2292	DOT111A100W1	20,000 Gal
TEIX	2293	DOT111A100W1	20,000 Gal
TEIX	2294	DOT111A100W1	20,000 Gal
TEIX	25057	DOT111A100W1	25,500 Gal
TEIX	25058	DOT111A100W1	25,500 Gal

Exhibit A

# Cars	Car Numbers	DOT Number	Capacity
TEIX	25059	DOT111A100W1	25,500 Gal
TEIX	25060	DOT111A100W1	25,500 Gal
TEIX	25061	DOT111A100W1	25,500 Gal
TEIX	25062	DOT111A100W1	25,500 Gal
TEIX	25063	DOT111A100W1	25,500 Gal
TEIX	25064	DOT111A100W1	25,500 Gal
TEIX	25065	DOT111A100W1	25,500 Gal
TEIX	25066	DOT111A100W1	25,500 Gal
TEIX	25067	DOT111A100W1	25,500 Gal
TEIX	25068	DOT111A100W1	25,500 Gal
TEIX	25069	DOT111A100W1	25,500 Gal
TEIX	25070	DOT111A100W1	25,500 Gal
TEIX	25071	DOT111A100W1	25,500 Gal
TEIX	25072	DOT111A100W1	25,500 Gal
TEIX	25073	DOT111A100W1	25,500 Gal
TEIX	25075	DOT111A100W1	25,500 Gal
TEIX	25078	DOT111A100W1	25,500 Gal
TEIX	25084	DOT211A100W1	25,500 Gal
TEIX	2257	DOT111A100W1	20,500 Gal
TEIX	16115	DOT111A100W3	16,000 Gal
TEIX	16116	DOT111A100W3	16,000 Gal
TEIX	16117	DOT111A100W3	16,000 Gal
TEIX	16118	DOT111A100W3	16,000 Gal
TEIX	16119	DOT111A100W3	16,000 Gal
TEIX	16120	DOT111A100W3	16,000 Gal
TEIX	16121	DOT111A100W3	16,000 Gal
TEIX	16122	DOT111A100W3	16,000 Gal
TEIX	33591	DOT112J340W	33,700 Gal
TEIX	33592	DOT112J340W	33,700 Gal
TEIX	33593	DOT112J340W	33,700 Gal
TEIX	33597	DOT112J340W	33,700 Gal
TEIX	33598	DOT112J340W	33,700 Gal
TEIX	33603	DOT112J340W	33,700 Gal
TEIX	33604	DOT112J340W	33,700 Gal
TEIX	33605	DOT112J340W	33,700 Gal
TEIX	33606	DOT112J340W	33,700 Gal
TEIX	33607	DOT112J340W	33,700 Gal
TEIX	2199	DOT111A100W1	20,500 Gal
TEIX	22040	DOT111A100W1	20,800 Gal
TEIX	1247	DOT111A100W1	20,900 Gal
TEIX	1248	DOT111A100W1	20,900 Gal

Exhibit A

# Cars	Car Numbers	DOT Number	Capacity
TEIX	25091	DOT211A100W1	25,500 Gal
TEIX	25092	DOT211A100W1	25,500 Gal
TEIX	25093	DOT211A100W1	25,500 Gal
TEIX	25094	DOT211A100W1	25,500 Gal
TEIX	25095	DOT211A100W1	25,500 Gal
TEIX	25096	DOT211A100W1	25,500 Gal
TEIX	25097	DOT211A100W1	25,500 Gal
TEIX	25098	DOT211A100W1	25,500 Gal
TEIX	25099	DOT211A100W1	25,500 Gal
TEIX	25100	DOT211A100W1	25,500 Gal
TEIX	30124	DOT111A100W1	30,000 Gal
TEIX	30125	DOT111A100W1	30,000 Gal
TEIX	30126	DOT111A100W1	30,000 Gal
TEIX	30127	DOT111A100W1	30,000 Gal
TEIX	30128	DOT111A100W1	30,000 Gal
TEIX	30129	DOT111A100W1	30,000 Gal
TEIX	30130	DOT111A100W1	30,000 Gal
TEIX	30131	DOT111A100W1	30,000 Gal
TEIX	30143	DOT111A100W1	30,000 Gal
TEIX	30149	DOT111A100W1	30,000 Gal
TEIX	344	DOT111A100W3	20,600 Gal
TEIX	345	DOT111A100W3	20,600 Gal
TEIX	23566	DOT111A100W1	23,500 Gal
TEIX	23567	DOT111A100W1	23,500 Gal
TEIX	25116	DOT111A100W1	25,500 Gal
TEIX	25117	DOT111A100W1	25,500 Gal
TEIX	25118	DOT111A100W1	25,500 Gal
TEIX	25119	DOT111A100W1	25,500 Gal
TEIX	25122	DOT111A100W1	25,500 Gal
TEIX	25135	DOT111A100W1	25,500 Gal
TEIX	25136	DOT111A100W1	25,500 Gal
TEIX	25137	DOT111A100W1	25,500 Gal
TEIX	25138	DOT111A100W1	25,500 Gal
TEIX	25139	DOT111A100W1	25,500 Gal
TEIX	30156	DOT111A100W1	30,000 Gal
TEIX	30157	DOT111A100W1	30,000 Gal
TEIX	30158	DOT111A100W1	30,000 Gal
TEIX	30159	DOT111A100W1	30,000 Gal
TEIX	30160	DOT111A100W1	30,000 Gal
TEIX	30173	DOT111A100W1	30,000 Gal
TEIX	30174	DOT111A100W1	30,000 Gal
TEIX	30175	DOT111A100W1	30,000 Gal
TEIX	30176	DOT111A100W1	30,000 Gal
TEIX	30177	DOT111A100W1	30,000 Gal

Exhibit A

# Cars	Car Numbers	DOT Number	Capacity
TEIX	33619	DOT112A340W	33,600 Gal
TEIX	33621	DOT112A340W	33,600 Gal
TEIX	33622	DOT112A340W	33,600 Gal
TEIX	33623	DOT112A340W	33,600 Gal
TEIX	33624	DOT112A340W	33,600 Gal
TEIX	33625	DOT112A340W	33,600 Gal
TEIX	33626	DOT112A340W	33,600 Gal
TEIX	33627	DOT112A340W	33,600 Gal
TEIX	33628	DOT112A340W	33,600 Gal
TEIX	33630	DOT112A340W	33,600 Gal
TEIX	33631	DOT112A340W	33,600 Gal
TEIX	33632	DOT112A340W	33,600 Gal
TEIX	33633	DOT112A340W	33,600 Gal
TEIX	33634	DOT112A340W	33,600 Gal
TEIX	33635	DOT112A340W	33,600 Gal
TEIX	33636	DOT112A340W	33,600 Gal
TEIX	33637	DOT112A340W	33,600 Gal
TEIX	33638	DOT112A340W	33,600 Gal
TEIX	33644	DOT112A340W	33,600 Gal
TEIX	33646	DOT112A340W	33,600 Gal
TEIX	33648	DOT112A340W	33,600 Gal
TEIX	33651	DOT112A340W	33,600 Gal
TEIX	33653	DOT112A340W	33,600 Gal
TEIX	33654	DOT112A340W	33,600 Gal
TEIX	33655	DOT112A340W	33,600 Gal
TEIX	33656	DOT112A340W	33,600 Gal
TEIX	33657	DOT112A340W	33,600 Gal
TEIX	33658	DOT112A340W	33,600 Gal
TEIX	33659	DOT112A340W	33,600 Gal
TEIX	33662	DOT112A340W	33,600 Gal
TEIX	33663	DOT112A340W	33,600 Gal
TEIX	33664	DOT112A340W	33,600 Gal
TEIX	33668	DOT112A340W	33,600 Gal
TEIX	33670	DOT112A340W	33,600 Gal
TEIX	33674	DOT112A340W	33,600 Gal
TEIX	33671	DOT112A340W	33,600 Gal
TEIX	33672	DOT112A340W	33,600 Gal
TEIX	33675	DOT112A340W	33,600 Gal
TEIX	33676	DOT112A340W	33,600 Gal
TEIX	33677	DOT112A340W	33,600 Gal
TEIX	33678	DOT112A340W	33,600 Gal
TEIX	33679	DOT112A340W	33,600 Gal
TEIX	33680	DOT112A340W	33,600 Gal
TEIX	33681	DOT112A340W	33,600 Gal
TEIX	33682	DOT112A340W	33,600 Gal
TEIX	33685	DOT112A340W	33,600 Gal
TEIX	33688	DOT112A340W	33,600 Gal

Exhibit A

# Cars	Car Numbers	DOT Number	Capacity
TEIX	33702	DOT112A340W	33,600 Gal
TEIX	33703	DOT112A340W	33,600 Gal
TEIX	33704	DOT112A340W	33,600 Gal
TEIX	33706	DOT112A340W	33,600 Gal
TEIX	33707	DOT112A340W	33,600 Gal
TEIX	33708	DOT112A340W	33,600 Gal

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GR TOTALS