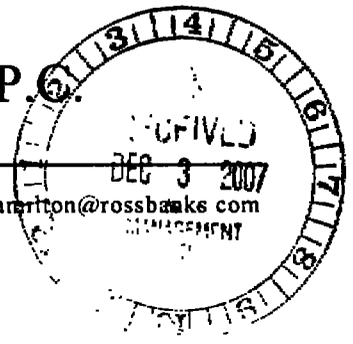


ROSS, BANKS, MAY, CRON & CAVIN, P.C.
Attorneys at Law



Jim D Hamilton
Shareholder
- Also Licensed in Colorado

RECORDATION NO 26460-A FILED

e-mail jdh@rossbanks.com

November 30, 2007

DEC 04 '07

2-14 PM

Secretary
Surface Transportation Board
395 "E" Street SW
Washington, D.C. 20423

SURFACE TRANSPORTATION BOARD

Via Overnight Delivery

Re: That certain note in the original principal amount of \$275,000.00 executed by Sagehorn and payable to Bank of Houston ("Loan")
Our File No.: 4003-38

Dear Sir or Madam:

I hereby submit for filing and recording an executed original of a primary document, not previously recorded, the following partial release of certain railroad cars:

Full Release of the Railroad Car Mortgage Agreement, Security Agreement, Assignment of Interest in Leases and Financing Statement dated July 12, 2006 between Jerry Sagehorn and wife Wynelle Sagehorn, as Debtor, and Bank of Houston, as Secured Party, which was duly filed in accordance with 49 U.S.C. 11303(a), under Recordation Number 26460.

Enclosed is a check in the amount of \$35.00 in payment of the filing fee. The file-stamped copies of the Releases should be returned to the undersigned in the enclosed stamped and self addressed 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
JDH/aye

Enclosure(s)

SURFACE TRANSPORTATION BOARD

FULL RELEASE OF SECURITY AGREEMENT AND MORTGAGE

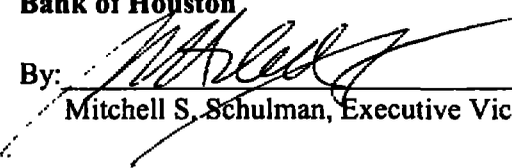
This Release, dated as of Nov. 29, 2007, is made by **Bank of Houston**.

1. Reference is made to the Railroad Car Mortgage Agreement, Security Agreement, Assignment of Interest in Leases and Financing Statement dated **July 12, 2006** between **Jerry Sagehorn and wife, Wynelle Sagehorn**, as Mortgagor, and **Bank of Houston**, as Mortgagee, which was duly filed in accordance with 49 U.S.C. 11303(a), under **Recordation Number 26460**, covering, among other items, the railcars described on Exhibit "A".

2. **Bank of Houston**, 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, **Bank of Houston**, has caused this Release to be duly executed by its authorized officer as the day and year first above written.

Bank of Houston

By: 

Mitchell S. Schulman, Executive Vice President

STATE OF TEXAS

§
§
§

COUNTY OF HARRIS

On this 29 day of Nov., 2007 before me personally appeared **Mitchell S. Schulman**, to me personally known, who, being duly sworn did say that he is the **Executive Vice President of Bank of Houston**, 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.



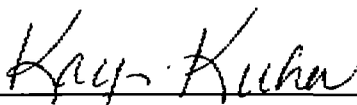

NOTARY PUBLIC FOR THE STATE OF TEXAS

EXHIBIT "A"

COLLATERAL

Those railroad cars described as **GLNX 86091, GLNX 86093, GLNX 86248, GLNX 86250, GLNX 86255, GLNX 86283, GLNX 86290, GLNX 86311, GLNX 86312, GLNX 86316, GLNX 33044, GLNX 33052 and GLNX 33045** 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.