

RECORDATION NO.

27609-A
FILED

AUG 25 '08

-11 00 AM

SURFACE TRANSPORTATION BOARD

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OF COUNSEL
URBAN A. LESTER

August 25, 2008

Anne K. Quinlan, Esquire
Acting Secretary
Surface Transportation Board
395 E Street, S.W.
Washington, D.C. 20423-0001

Dear Ms. Quinlan:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a) are two (2) copies of a Collateral Assignment of Equipment Lease and Security Agreement, dated as of August 25, 2008, a secondary document as defined in the Board's Rules for the Recordation of Documents.

The enclosed document relates to the Finance Lease Agreement being filed with the Board under Recordation Number 27609.

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

Assignor: Kensington Capital Corporation
5725 Forward Avenue, Suite 301
Pittsburgh, PA 15217

Assignee: The Huntington National Bank
105 East Fourth Street
Cincinnati, OH 45202

Anne K. Quinlan, Esquire
August 25, 2008
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A description of the railroad equipment covered by the enclosed document is:

7 covered hopper railcars within the series ATSF 311741 - ATSF 312652 as more particularly set forth in the attachment to the document (to be remarked MHFX 7000 - MHFX 7006).

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

Collateral Assignment of Equipment Lease and Security Agreement.

Also enclosed is a check in the amount of \$41.00 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. Alvord

RWA/sem
Enclosures



THE HUNTINGTON NATIONAL BANK
EQUIPMENT FINANCE
COLLATERAL ASSIGNMENT OF EQUIPMENT LEASE AND SECURITY AGREEMENT

THIS COLLATERAL ASSIGNMENT OF EQUIPMENT LEASE AND SECURITY AGREEMENT (this "Agreement") made as of the August 25, 2008, by and between Kensington Capital Corporation a Pennsylvania corporation, having a principal place of business at Squirrel Hill Professional Building, 5725 Forward Avenue, Suite 301, Pittsburgh, PA 15217 (hereinafter called "Assignor") and The Huntington National Bank, a national banking association, having a principal place of business at 105 East Fourth Street, Cincinnati, OH 45202, and its successors and assigns (hereinafter called "Assignee").

WITNESSETH:

That in consideration of the mutual undertakings herein contained and the valuable consideration, the receipt and sufficiency of which are hereby mutually acknowledged, Assignor and Assignee hereby agree as follows:

ASSIGNMENT OF LEASE. Assignor hereby assigns and transfers to Assignee: (a) all of the Assignor's present and future right, title, interest, in and to that certain Lease Agreement (the "Lease Agreement") identified in the Assignment Schedule or Schedules attached hereto and made part (the "Assignment Schedule") (including certain schedules, riders, exhibits, addenda, amendments and supplements thereto) by and between Assignor and the lessee identified in the Assignment Schedule ("Lessee"); (b) all of the Assignor's right, title, interest, in and to the property described in the Lease Agreement, together with all parts, attachments, accessions and additions now or hereafter related thereto, and all substitutions and replacements thereof, wherever located (the "Equipment"), including, but not limited to, the residual value of the Equipment at the termination of the Lease Agreement, and all title documents and certificates relating to the Equipment; (c) all of the Assignor's right, title, interest and remedies in, to and under the Lease Agreement, including without limitation, the right to receive any and all sums due and to become due under, or recoverable in connection with the Lease Agreement, including all rental payments and other payments due and to become due under the Lease Agreement, all monies due or to become due in connection with the exercise by Lessee of any option to purchase the Equipment, all monies, including insurance proceeds, payable upon the theft, loss, damage, destruction or condemnation of the Equipment, and all monies payable or recoverable following a default by Lessee (the "Payments"); (d) the right to take in Assignor's or Assignee's name, any and all proceedings, legal, equitable, or otherwise, that Assignor might otherwise take but for this Agreement; (e) all other rights of Assignor to give, make, enter into or receive an agreement, amendment, notice, consent, demand, waiver or approval with, to or from Lessee under or in respect of the Lease Agreement and Related Documents (as defined below), to accept surrender of any of the Equipment, or to terminate or cancel the Lease Agreement and Related Documents (as defined below); in each case together with full power and authority, in the name of Assignor or Assignee, to enforce, collect, receive and receipt for any and all of the foregoing, and (f) all of Assignor's rights and remedies under all amounts payable under any guaranty or guarantees of the Lessee's obligations under the Lease Agreement (individually a "Guarantee" and collectively the "Guarantees") and any letter of credit, security agreement, insurance, indemnity, warranty, maintenance or service agreement, purchase agreement or other agreement executed in connection with or in any way related to the Lease Agreement, Guarantees or Equipment (all of the foregoing, together with the Guarantees, hereinafter referred to as the "Related Documents").

To further evidence Assignor's full and complete assignment of the Payments to Assignee hereunder, Assignor agrees to execute and deliver to Assignee, contemporaneously with the execution of this Agreement, a promissory note in the form of Exhibit A attached to the Assignment Schedule (the "Note").

RESERVE If the box to the left is checked, on the date of assignment of the Lease Agreement, Assignee will first apply _____ (the "Reserve Percent" (%)) of the consideration paid by Assignor to a reserve fund, which shall be held and maintained by Assignee and disbursed as follows.

Creation. The reserves shall secure the performance of the Lessee(s) under the Lease Agreement and Related Documents assigned hereunder, and will be established at the time of assignment (individually a "Reserve" and collectively the "Reserves"). The Reserves shall not bear any interest or earnings payable to Assignor. Funds representing the Reserves constitute money and may be commingled by Assignee with its own funds or with other funds held by Assignee, may be invested or held by Assignee in any manner acceptable to Assignee, and any gain or loss recognized upon the Reserves shall be solely for Assignee's benefit or detriment.

Application. Assignor hereby grants to Assignee a continuing lien and security interest in and to the Reserves as security for the performance of all obligations and liabilities of the Lessee under the Lease Agreement and Related Documents. In the event the Lessee fails to perform or to make timely payments of any amount or amounts when due (after the expiration of any applicable grace periods) pursuant to the terms of the Lease Agreement or any Related Document, Assignee may at any time thereafter apply amounts held in the Reserves against any such delinquent payment and/or default by Lessee under the Lease Agreement or Related Documents.

Excess Reserves. Assignee will periodically, but no more frequently than once each calendar year, review the amount of the Reserves and, provided the Lessee is not in default of any of its liabilities or obligations under the Lease Agreement or Related Documents, Assignee will in its sole discretion determine whether to remit to Assignor all or part of the excess Reserves above an amount equal to the Reserve Percent of the then aggregate balance of payments due or to become due under the Lease Agreement assigned to Assignee.

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SECURITY INTEREST. In addition to the present assignment of the Payments, and as further security for the obligations, representations, warranties, indemnities and covenants of (i) Assignor under this Agreement, the Note, the Lease Agreement and the Related Documents, (ii) the Lessee under the Lease Agreement, the Related Documents and the Notice of and Consent to Assignment of Lessee executed in connection with this transaction, and (iii) any other party under any Related Document, Assignor hereby grants to Assignee a continuing first priority security interest in the following described collateral:

(a) the Lease Agreement (Schedule No. 20130004); (b) the Equipment; (c) all accounts receivable, rents, claims, security deposits, contract rights, general intangibles, and rights to moneys due and to become due under and arising out of the Lease Agreement or Equipment and all title documents and certificates relating to the Equipment; (d) all monies, accounts (including without limitation any deposit and lockbox accounts), property now or at any time hereafter in the possession or under control of the Assignee, or its or their bailee, and deposits held in any reserve account for losses established by the Assignor with the Assignee to the extent such monies, accounts, property and deposits relate to the indebtedness of Assignor to Assignee; (e) all books and records, including without limitation, customer lists, credit files, computer programs, printouts, and other materials and records related to the Equipment or the Lessee's interest in the Equipment; (f) the proceeds of all of the foregoing including, without limitation, all proceeds of insurance and condemnation awards in respect of the Equipment, (g) all claims, rights, privileges, options, elections, powers and remedies of Assignor arising from and after the effective date hereof under or pursuant to any provision of the Lease Agreement and Related Documents; and (h) all other rights of Assignor to give, make, enter into or receive an agreement, amendment, notice, consent, demand, waiver or approval with, to or from Lessee under or in respect of the Lease Agreement and Related Documents, to accept surrender of any of the Equipment, or to terminate or cancel the Lease Agreement and Related Documents; in each case together with full power and authority, in the name of Assignor or Assignee, to enforce, collect, receive and receipt for any and all of the foregoing

All of the items covered by clauses (a) through (h) above are sometimes herein referred to as the "Collateral."

REPRESENTATIONS AND WARRANTIES OF ASSIGNOR. Assignor represents and warrants to Assignee that:

(a) Assignor is duly organized and in good standing under the laws of the State or Commonwealth stated in the first paragraph of this Agreement and its corporate headquarters and principal place of business are at the address stated in the first paragraph of this Agreement; (b) Assignor has the full right and authority to execute the Lease Agreement, Related Documents and this Agreement, and such execution and the compliance by Assignor with the terms thereof does not and will not violate any law or the terms of any agreements to which Assignor is a party; (c) the Lease Agreement, Equipment and Collateral are and will remain free and clear of all liens, encumbrances, security interest or other right and claims (except for those in favor of Assignee and the Lessee); (d) the Lease Agreement and the Related Documents, together with all signatures of Assignor appearing thereon, have been duly authorized, are genuine, are in full force and effect and are valid and legally binding agreements of Assignor, and to the best of Assignor's knowledge, of Lessee; (e) no default has occurred under the Lease Agreement by Assignor or Lessee; (f) the Lease Agreement and Related Documents (including the form and substance and the computation of all charges) and the transaction underlying the Lease Agreement and Related Documents (including any sale and delivery) conform to all applicable laws, rules regulations, ordinances and orders; (g) the obligations of the Lessee to pay the rentals and all other sums under the Lease Agreement are and will be continuing, absolute and unconditional without limitation; and the aggregate amount of periodic payments remaining to be paid by the Lessee under the Lease Agreement, the number of lease installment payments, and the amount of the Lessee's (or any other party's) purchase obligation or option or balloon payment with respect to the Equipment as listed on the Assignment Schedule are true, accurate and complete, (h) all executed original counterparts of the Lease Agreement as amended or modified have been delivered to Assignee, Assignor has no other original of the Lease Agreement in its possession, and all signatures, names, addresses, amounts and other statements and facts contained therein are true and correct; (i) Assignor has not sold, assigned, encumbered, granted a security interest in or otherwise transferred the Lease Agreement, the Equipment, the Payments or the Collateral or any interest therein to any party other than Assignee; (j) the Equipment has been delivered to and unconditionally accepted by the Lessee, and is subject to all of the terms, conditions and provisions of the Lease Agreement; (k) the Lease Agreement and Related Documents are not and will not at any time be subject to any defense, claim, counterclaim or set off; (l) Assignor will comply with all of its representations, warranties and other obligations with respect to the Equipment and as set forth in the Lease Agreement or otherwise and nothing herein shall relieve the Assignor from, or cause Assignee to be liable for, the performance of any such warranty, representation or other obligations; (m) Assignee has obtained a valid first priority security interest to the Lease Agreement and Equipment thereunder and if filing, recordation or any other action or procedure is permitted or required by statute to perfect such title, such has been accomplished; (n) all representations, warranties and certifications made by Assignor to Assignee in any letter, document, instrument or certificate, heretofore, contemporaneously herewith or hereafter delivered to Assignee shall be true and correct when made, (o) Assignor will promptly do, execute, acknowledge and deliver all and every acts, instruments, and assurances reasonably requested by Assignee in order to give effect to or to more fully perfect, evidence, enforce or maintain the assignment, sale and security interests made hereunder; and (p) until payment in full of the indebtedness of Assignor to Assignee and fulfillment of all Assignor's obligations hereunder, Assignor (i) will keep the Equipment and Collateral free of all liens and claims of others and not assign or transfer any of its interest in the Lease Agreement or Equipment to any entity other than Assignee, (ii) will insure or cause the Lessee to insure and maintain insurance on the Equipment against all reasonable perils in sufficient amounts; and (iii) will not, without the Assignee's prior written consent, repossess or consent to the return of the Equipment or amend, modify, terminate, or waive any provision of the Lease Agreement or the Related Documents.



INDEMNITY. Assignor hereby indemnifies Assignee against and agrees to hold Assignee harmless from any and all risks, liabilities, losses, damages, claims, penalties and expenses, including reasonable attorneys' fees and costs, that Assignee may incur in connection with any breach by Assignor of the representations and warranties contained herein or default in any of Assignor's obligations hereunder, any failure by Assignor to pay when due any taxes for which Assignor is liable, or any other past or future breach of Assignor's representations and warranties or default in any of Assignor's obligations under the Lease Agreement or Related Documents

ASSIGNOR'S OBLIGATIONS UNDER THE LEASE AGREEMENT. Notwithstanding anything herein contained to the contrary, Assignee does not hereby assume nor shall it be obligated to perform any acts, duties, or responsibilities under or in connection with the Lease Agreement or Related Documents. Assignor acknowledges and agrees that it is solely responsible and liable, and Lessee shall at all times look solely to Assignor, for performance of any obligations of Assignor under the Lease Agreement, Related Documents or any other agreement. Assignor agrees that it will cause the Lessee to execute and deliver a Notice and Consent of Assignment in substantially the form of Exhibit B attached hereto.

EVENTS OF DEFAULT. If any Event of Default (as defined below) shall occur then the Assignee, at its option, may declare all of the indebtedness of Assignor to Assignee immediately due and payable and may exercise all of the rights and remedies of a secured party under the Ohio Uniform Commercial Code that are not inconsistent with the rights of the Lessee under the Lease Agreement. "Event of Default" shall mean the following:

(a) any default shall occur under the Note or any other agreement between Assignor and Assignee; (b) any representation or warranty made herein shall prove false or misleading in any material respect; (c) Assignor fails to perform any covenant or agreement herein, which failure does not otherwise constitute an Event of Default, and such failure shall continue for thirty (30) days; (d) a default by Lessee shall occur under the terms of the Lease Agreement and shall not have been cured by Lessee within sixty (60) days of such default unless the Assignor receives payment in full for the amount of the note or loan outstanding in respect of the Lease Agreement or Equipment within thirty-one (31) days of such occurrence; (e) any of the Equipment shall be lost, stolen, or destroyed or the Lease Agreement shall expire or be terminated unless the Assignor receives payment in full for the amount of the note or loan outstanding in respect of the Equipment or Lease Agreement within thirty-one (31) days of such occurrence; (f) the Assignor shall become insolvent, admit in writing its inability to pay its debts as they mature, a trustee or receiver shall be appointed for its property, or an assignment shall be made for the benefits of its creditors; or (g) any bankruptcy, reorganization, or other proceedings under any bankruptcy, dissolution or liquidation proceedings shall be instituted by or against the Assignor.

BILLING UPON DEFAULT. Upon any event of default occurring under any agreement between Assignor and Assignee, Assignor shall, upon written notice from Assignee, immediately notify the Lessee, in writing to commence to make all lease payments directly to Assignee. All Payments whatsoever which may be received by Assignor after such notice from Assignee shall be received in trust for Assignee and Assignor shall promptly remit to Assignee all such Payments in the form received duly endorsed by Assignor for deposit by Assignee. Assignor hereby irrevocably constitutes and appoints Assignee and any officer, employee or agent of Assignee, with full power of substitution, as its true and lawful attorney-in-fact with full irrevocable power and authority in the name of the Assignor or Assignee to collect, receive and endorse any checks and other instruments relating to any Payments due from any party named in the Lease Agreement or any Related Documents. This power of attorney is a power coupled with an interest and is irrevocable. Assignee shall be accountable only for amounts it actually receives as a result of the exercise of such powers.

WAIVER. Assignor waives notice of acceptance hereof as well as presentment, demand, protest and notice of nonpayment and protest as to all agreements heretofore, now or hereafter signed, accepted, endorsed or assigned to Assignee. Assignor waives all exemptions and homestead laws and any other demands and notices required by law, and Assignor waives all setoffs and counterclaims.

MISCELLANEOUS. The provisions of this Agreement shall not be modified, amended or waived, orally or by course of conduct but only by written instrument referring hereto and executed by the parties hereto. All section headings of this Agreement are inserted for convenience only and shall not be deemed to constitute a part hereof. This Agreement shall be governed by, and construed in accordance with the laws of the State of Ohio. If any provision of this Agreement is invalid, such provision shall be severable without affecting the validity or enforceability of any other provisions of this Agreement. Any notice required or given hereunder shall be deemed properly given when mailed, by certified mail, postage prepaid, addressed to the designated recipient at its address set forth herein or such other address as such party may advise the other by notice given in accordance with this provision. This Agreement shall be binding upon and shall inure to the benefit of the successors and assigns of the Assignor and the Assignee, except that the Assignor may not assign this Agreement without the Assignee's prior written consent. All capitalized terms which are not otherwise defined herein shall have the same meaning as if given to such terms in the Lease Agreement. This Assignment shall not be effective until signed and accepted by Assignee.

ASSIGNOR HEREBY IRREVOCABLY CONSENTS TO THE JURISDICTION AND VENUE OF COURTS HAVING STATUS IN THE CITY OF CINCINNATI, OHIO, AND AGREES THAT ANY LITIGATION INVOLVING THIS AGREEMENT MAY, AT THE SOLE OPTION OF THE ASSIGNEE, BE CONDUCTED IN SUCH COURTS. THE ASSIGNOR HEREBY WAIVES ANY RIGHT IT MAY HAVE OR CLAIM TO TRANSFER OR CHANGE THE VENUE OF ANY SUIT, ACTION OR OTHER PROCEEDING BROUGHT AGAINST THE ASSIGNOR BY THE ASSIGNEE IN ACCORDANCE WITH THIS SECTION.

WAIVER OF RIGHT TO TRIAL BY JURY. ASSIGNOR HEREBY EXPRESSLY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION (A) ARISING UNDER



THIS AGREEMENT OR ANY OTHER INSTRUMENT, DOCUMENT OR AGREEMENT EXECUTED OR DELIVERED IN CONNECTION HEREWITH; OR (B) IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF ASSIGNOR OR LESSOR WITH RESPECT TO THIS AGREEMENT OR ANY OTHER INSTRUMENT, DOCUMENT OR AGREEMENT EXECUTED OR DELIVERED IN CONNECTION HEREWITH, OR THE TRANSACTIONS RELATED HERETO OR THERETO, IN EACH CASE WHETHER NOW EXISTING OR HEREAFTER ARISING, AND WHETHER SOUNDING IN CONTRACT OR TORT OR OTHERWISE, AND ASSIGNOR HEREBY AGREES AND CONSENTS THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY COURT TRIAL WITHOUT A JURY, AND THAT ASSIGNOR OR LESSOR MAY FILE AN ORIGINAL COUNTERPART OR A COPY OF THIS SECTION WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF ASSIGNOR TO THE WAIVER OF THE RIGHT OF ASSIGNOR TO TRIAL BY JURY.

Dated: August 21, 2008

ASSIGNOR

Kensington Capital Corporation

By: Colleen Neville Tatum
(Authorized Signer)

Title: VP

AGREED AND ACCEPTED:

The Huntington National Bank

By: Shari A. Liening
Shari A. Liening

Title: Sales Coordinator

I certify that I hold the title set forth above, that this instrument was signed on behalf of the Assignor by authority of its Board of Directors and that I acknowledge that the execution of the foregoing instrument was the free act and deed of the Assignor. I further declare under penalty of perjury that the foregoing is true and correct.

KENSINGTON CAPITAL CORPORATION

By: Colleen Neville Tatum

Name: COLLEEN NEVILLE TATUM

Title: Vice President

I certify that I hold the title set forth above, that this instrument was signed on behalf of the Assignee, by authority of its Board of Directors and that I acknowledge that the execution of the foregoing instrument was the free act and deed of the Assignee. I further declare under penalty of perjury that the foregoing is true and correct.

THE HUNTINGTON NATIONAL BANK

By: Shari A. Liening
Name: Shari A. Liening
Title: Sales Coordinator



THE HUNTINGTON NATIONAL BANK
EQUIPMENT FINANCE
ASSIGNMENT SCHEDULE FOR A
SALE OR COLLATERAL ASSIGNMENT OF EQUIPMENT LEASE

This ASSIGNMENT SCHEDULE (this "Assignment Schedule"), made by the undersigned Assignor in favor of The Huntington National Bank ("Assignee"), is attached to a certain Sale or Collateral Assignment of Equipment Lease dated August 25, 2008 (the "Agreement") between the parties hereto. Terms defined in the Agreement shall have the same meaning when used in this Schedule and, for purposes of the definition of "Lease Agreement", such term shall mean the Schedule identified below which incorporates the Lease Agreement identified below as it relates to such Schedule. The Assignor represents and warrants that the following information is true, accurate and complete:

LESSEE MHF Logistical Solutions, Inc.

LEASE AGREEMENT DATED AS OF: August 7, 2008

SCHEDULE NO 20130004

DATE ON WHICH EQUIPMENT ACCEPTED BY LESSEE: August 7, 2008

LEASE RENTAL PAYMENTS DUE:

Aggregate amount of periodic payments remaining to be paid by the Lessee under the Lease Agreement: _____

Number of lease installment payments remaining: 34

When each installment payment is due: 1st of each month

Next lease installment payment due: September 1, 2008

Amount of each remaining lease installment payment: _____

PURCHASE PRICE PAYABLE BY ASSIGNEE TO ASSIGNOR ON THE ACCEPTANCE DATE: _____

CONDITIONS. ASSIGNEE SHALL NOT BE OBLIGATED TO PAY THE PURCHASE PRICE UNLESS ALL OF THE FOLLOWING CONDITIONS ARE SATISFIED TO THE ASSIGNEE'S SATISFACTION: (a) the Assignor has signed and delivered the Agreement and this Assignment Schedule to Assignee and Assignee has accepted them; (b) all signed originals of the Lease Agreement and the Related Documents have been attached to this Assignment Schedule; (c) Assignee has received all originals of all Uniform Commercial Code financing statements, assignments, amendments, partial releases and/or terminations; (d) Assignee has received evidence of insurance coverage, and related certificates of insurance acceptable to it in its sole discretion; (e) Lessee has signed and delivered directly to Assignee a consent to assignment acceptable to Assignee in its sole discretion; (f) Assignee has received satisfactory evidence in its sole discretion of the Assignor's ownership of the Equipment including, without limitation, bills of sale, invoices and cancelled checks prior to its sale to Assignee; (g) Assignee has received such other documents and information including, without limitation, landlord or mortgagee waivers, resolutions, incumbency certificates and opinions of counsel, as it shall require; and (h) the Lease Agreement, all Related Documents, Lessee's consent to assignment and all other documents shall be satisfactory in form and substance to Assignee, in its sole discretion.

THE ASSIGNOR AGREES THAT THIS ASSIGNMENT SCHEDULE IS HEREBY MADE A PART OF THE AGREEMENT.

Assignor

Kensington Capital Corporation

By: Colleen Neville Tatum

Title: VP

Accepted By:

The Huntington National Bank

By: Shari A. Liening

Title: Sales Coordinator

Date: 8-25-2008

"EXHIBIT A"

This Exhibit A is attached to and made a part of that certain
Schedule of Leased Equipment
between Kensington Capital Corporation as Lessor and
MHF Logistical Solutions, Inc. as Lessee.

SCHEDULE NO.: 20130004

LESSEE: MHF Logistical Solutions, Inc.
800 Cranberry Woods Drive - Suite 450
Cranberry Township, PA 16066

VENDOR: BNSF Railway Company

EQUIPMENT: Seven (7) Covered Hopper (Flue Dust) Cars.
Serial Numbers: ATSF 311741, 311783, 311784, 311803, 312333, 312381
and 312652.
Serial Numbers will be changed to the following:
MHFX 007000, 007001, 007002, 007003, 007004, 007005 and 007006.

COST:

The equipment described includes all present and future additions, accessions, substitutions and replacements thereto.

CERTIFICATION

I, Robert W. Alvord, attorney licensed to practice in the State of New York and the District of Columbia, do hereby certify under penalty of perjury that I have compared the attached copy with the original thereof and have found the copy to be complete and identical in all respects to the original document.

Dated: 8/28/08



Robert W. Alvord