

RECORDATION NO. 26882-6 FILED

AUG 24 '09 -1 15 PM

SURFACE TRANSPORTATION BOARD

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ELIAS C. ALVORD (1942)
ELLSWORTH C. ALVORD (1964)

OF COUNSEL
URBAN A LFSTER

August 24, 2009

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 Bill of Sale and Assignment and Assumption Agreement, dated as of July 10, 2009, a secondary document as defined in the Board's Rules for the Recordation of Documents.

The enclosed document relates to the Security Agreement - Chattel Mortgage being filed with the Board under Recordation Number 26882.

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

Transferor: ARI Third LLC
620 North Second Street
St. Charles, Missouri 63301

Transferee: American Railcar Leasing LLC
620 North Second Street
St. Charles, Missouri 63301

Anne K. Quinlan, Esq
May 8, 2008
Page 2

A description of the railroad equipment covered by the enclosed document
is:

120 railcars: ACFX 36706, ACFX 37110 and within the series ACFX
51314 - ACFX 59737, ACFX 78227 - ACFX 89801, SHPX 202864 - SHPX
221317 and SHPX 432445 - SHPX 454399 as more particularly set forth
in the attachment to the document

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

Bill of Sale and Assignment and Assumption 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

AUG 24 '09 -1 15 PM

SURFACE TRANSPORTATION BOARD

BILL OF SALE AND ASSIGNMENT AND ASSUMPTION AGREEMENT

BILL OF SALE AND ASSIGNMENT AND ASSUMPTION AGREEMENT (the "Agreement") dated as of July 10, 2009, between ARI THIRD LLC, a Delaware limited liability company (the "Transferor"), and AMERICAN RAILCAR LEASING LLC, a Delaware limited liability company (the "Transferee").

WHEREAS: the Transferee and the Transferor desire to enter into this Agreement, in connection with the transfer of, among other things, the Equipment (as defined below), subject to the Leases (as defined below), from the Transferor to the Transferee; and

WHEREAS: the parties also desire to carry out the intent and purpose of the transfer of the Equipment by, among other things, the parties' execution and delivery of this instrument evidencing the assignment by the Transferor of all of its rights, title and interest in and to the Leases to the Transferee and the assumption by the Transferee of all of the Transferor's obligations under the Leases.

NOW, THEREFORE, in consideration of the premises and of other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. The Transferor for good and valuable consideration, the receipt of which is hereby acknowledged, effective as of the date hereof, does hereby sell, grant, bargain, convey, assign, transfer, deliver and set over to the Transferee, all of the Transferor's right, title and interest in and to the special purpose railcars described on Schedule 1 hereto and made a part hereof, together with all accessories, equipment, parts and appurtenances appertaining or attached thereto (the "Equipment"). The Transferor hereby warrants to the Transferee and its successors and assigns that, on the date hereof, the Transferor has, and at the time of delivery of the items of Equipment, the Transferor will have, good and marketable, legal and beneficial title to the items of Equipment and good and lawful right to sell the items of Equipment and at the time of delivery, the items of Equipment will be free and clear of all liens, mortgage, deed of trust, pledge, claim, equity interest, participation agreement, security interest or other charge or encumbrance of any kind and interest of a vendor or a lessor under a conditional sale agreement, capital lease or title retention agreement (all of the foregoing "Liens") except the Liens being released contemporaneously with such delivery and transfer or Permitted Liens. The Transferor hereby covenants to defend title to the items of Equipment against demands of all persons or entities whomever based on claims originating prior to the delivery of the items of Equipment. For purposes of this Agreement, "Permitted Liens" means (a) Liens for taxes, assessments or governmental charges or levies which are not yet assessed or, if assessed, not yet due or contested in good faith by appropriate proceedings so long as such forfeiture or loss, of Equipment, (b) mechanics' materialmen's, suppliers', warehousemen's, operation of law in the ordinary course of business for which payment is not overdue or the payment of which is being contested in good faith by appropriate proceedings, so long as such forfeiture or loss, of Equipment, (c) Liens arising out of judgments or awards against the Transferor which are being contested in good faith by appropriate proceedings and with respect to which there shall have been secured a stay of execution pending such appeal or proceedings for review, so long as such

proceedings, in the reasonable judgment of the Transferor, do not involve any danger of sale, forfeiture or loss, of Equipment and (d) the rights of any user under any Lease to which an item of Equipment is then subject.

2. For purposes of this Agreement "Leases" means all current leases of any one or more railcars included in the Equipment and all other contracts for use of any one or more railcars included in the Equipment more specifically described on Schedule 1, including, without limitation, all extensions, renewals, supplements and modifications of any of the foregoing. If any of the Leases (including, without limitation, any master lease) shall include both Equipment and railcars not part of the Equipment, then such Leases shall be subject to this Agreement only to the extent they cover Equipment; and, for purposes of this Agreement, the term Lease shall mean a lease (including without limitation, the provisions of any master lease) only insofar as such lease applies to Equipment subject to this Agreement.

3. Effective as of the date hereof, the Transferor hereby transfers, assigns, conveys, grants and sets over (collectively, "Transfer") to the Transferee, its successors and assigns forever, all of the Transferor's rights, title and interest as of such date in and to the Leases, as fully and entirely as the same would have been held and enjoyed by the Transferor as if this Transfer had not been made.

4. Effective as of the date hereof, the Transferee accepts, assumes, takes over and succeeds to all of the Transferor's rights, title and interest as of such date in and to the Leases, subject to the rights of lessees under the Leases, and the Transferee hereby covenants and agrees to discharge, perform and comply with, and to be bound by, all the terms, conditions, provisions, obligations, covenants and duties of the Transferor under the Leases (but only to the extent it relates to the period from and after the date hereof), as if the Transferee were an original party thereto.

5. The Transferor hereby covenants and agrees that, at any time and from time to time after the date hereof, at the request and expense of the Transferee, the Transferor will promptly and duly execute and deliver, or cause to be executed and delivered, to the Transferee all such further instruments and take all such further action as may be reasonably requested by the Transferee to more effectively sell, transfer, assign, convey, grant and set over the Leases and the equipment, as the case may be, to the Transferee.

6. The Transferee hereby covenants and agrees that, at the request and expense of the Transferor, it will hereafter execute any further assumptions or instruments of transfer or conveyance as may be reasonably requested by the Transferor to assume the Leases or to release the Transferor and its affiliates from their obligations under or on account of the Leases so long as such release will not prejudice the Transferee's rights, title and interest in and to the Leases.

7. This Agreement shall be binding upon the Transferee and the Transferor, their respective successors and assigns, for the use and purposes set forth and referred to herein, effective as of the date hereof.

8. This Agreement shall in all respects be governed by, and construed in accordance with, the laws of the State of New York, without regard to the laws of the of conflict of laws

thereof (except for Section 5-1401 and Section 5-1402 of the New York General Obligations Law) THE BILL OF SALE CONTAINED IN THIS AGREEMENT IS DELIVERED BY THE TRANSFEROR TO THE TRANSFEREE IN ST. CHARLES, MISSOURI.

10. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Any counterpart signature delivered by facsimile shall be equally effective as delivery of an originally executed counterpart.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have caused this Assignment and Assumption Agreement to be duly executed in one or more counterparts as of the date first above written.

TRANSFEROR
ARI THIRD LLC

By: American Railcar Leasing, LLC, Member

By: Umesh Choksi,
Name: Umesh Choksi
Title: Chief Financial Officer

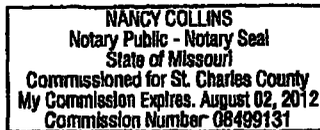
TRANSFeree
AMERICAN RAILCAR LEASING LLC

By: Umesh Choksi,
Name: Umesh Choksi
Title: Chief Financial Officer

[Signature Page to the Bill of Sale and Assignment and Assumption Agreement]

STATE OF MISSOURI)
) ss.:
COUNTY OF ST. CHARLES)

On this 7th day of July, 2009, before me, personally appeared Umesh Choksi, to me known, who being by me duly sworn, says that he is Chief Financial Officer of AMERICAN RAILCAR LEASING LLC, that said instrument was signed on behalf of said company on the date hereof by authority of its governing body; and he acknowledged that the execution of the foregoing instrument was the free act and deed of said company.

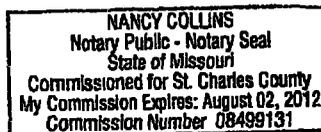


Nancy Collins

Notary Public

STATE OF MISSOURI)
) ss.:
COUNTY OF ST. CHARLES)

On this 7th day of July, 2009, before me, personally appeared Umesh Choksi, to me known, who being by me duly sworn, says that he is Chief Financial Officer of AMERICAN RAILCAR LEASING LLC, the sole member of ARI THIRD LLC; that said instrument was signed on behalf of said company on the date hereof by authority of its governing body, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said company.



Nancy Collins

Notary Public

SCHEDULE 1

SCHEDULE 1

LESSEE CODE	CONTRACT	RPTG MARK	CAR NUMBER
1714	82140002	ACFX	36706
154	15220102	ACFX	37110
45	56190058	ACFX	51314
45	56190058	ACFX	51415
1691	79720000	ACFX	52147
1691	79720000	ACFX	52155
1691	79720000	ACFX	52169
1691	79720000	ACFX	52260
1691	79720000	ACFX	52261
66	75850006	ACFX	52285
1691	79720000	ACFX	52412
1691	79720000	ACFX	52645
1691	79720000	ACFX	53010
568	63740000	ACFX	53119
1691	79720000	ACFX	53280
45	56190042	ACFX	53674
1691	79720000	ACFX	53954
1691	79720000	ACFX	53966
1691	81770000	ACFX	53973
1691	79720000	ACFX	54107
1691	79720000	ACFX	54117
1691	79720000	ACFX	54206
1691	81770000	ACFX	54212
1691	79720000	ACFX	54225
1691	79720000	ACFX	54231
1691	79720000	ACFX	54240
1691	79720000	ACFX	54259
1691	79720000	ACFX	54265
1691	81770000	ACFX	54287
1691	79720000	ACFX	54341
1691	79720000	ACFX	54346
1691	79720000	ACFX	54382
1691	79720000	ACFX	54400
1691	79720000	ACFX	54420
1691	81770000	ACFX	54462
568	75490000	ACFX	54474
1512	75450001	ACFX	54963
1691	81770000	ACFX	55195
66	75850006	ACFX	55472
1691	79720000	ACFX	55697
1691	79720000	ACFX	55699
1691	82800000	ACFX	55752
1691	81770000	ACFX	55779
1691	79720000	ACFX	55888
1691	79720000	ACFX	55910
1691	82800000	ACFX	56034
1691	82800000	ACFX	56040
119	82910000	ACFX	59737
535	57760000	ACFX	78227
535	57760000	ACFX	78298
1571	62780000	ACFX	78395
92	64760000	ACFX	78752
535	57760000	ACFX	78800
1663	78980004	ACFX	79478
1402	77810000	ACFX	82386

SCHEDULE 1

LESSEE CODE	CONTRACT	RPTG MARK	CAR NUMBER
1402	77810000	ACFX	82387
1402	54770000	ACFX	82391
1402	54770000	ACFX	82397
1402	77810000	ACFX	82411
1402	54770000	ACFX	82412
1402	77810000	ACFX	82415
1402	54770000	ACFX	82420
1402	77810000	ACFX	82423
1402	54770000	ACFX	82424
1402	54770000	ACFX	82425
1402	54770000	ACFX	82426
1402	54770000	ACFX	82427
1402	54770000	ACFX	82428
535	57760000	ACFX	82623
535	57760000	ACFX	82695
535	57760000	ACFX	83117
92	64760000	ACFX	83204
535	57760000	ACFX	83240
1571	62780000	ACFX	83253
535	57760000	ACFX	83291
535	57760000	ACFX	83348
535	57760000	ACFX	84082
535	57760000	ACFX	84150
535	57760000	ACFX	84209
535	57760000	ACFX	84308
263	48860056	ACFX	84449
92	64760000	ACFX	84819
535	57760000	ACFX	86576
535	57760000	ACFX	86653
535	57760000	ACFX	86674
92	64760000	ACFX	86803
535	57760000	ACFX	86832
92	74960000	ACFX	87021
1503	52920002	ACFX	87317
1503	52920002	ACFX	87324
1503	52920002	ACFX	87334
92	74960000	ACFX	87478
491	42070012	ACFX	87494
535	57760000	ACFX	87514
81	51810000	ACFX	87518
1738	76480000	ACFX	87643
594	83410000	ACFX	87647
263	48860056	ACFX	88414
263	48860056	ACFX	88420
263	48860056	ACFX	88428
263	48860056	ACFX	88431
263	48860056	ACFX	88433
263	48860056	ACFX	88443
263	48860056	ACFX	88452
263	48860056	ACFX	88456
535	57760000	ACFX	88579
535	57760000	ACFX	88739
1402	54770000	ACFX	88893
263	48860056	ACFX	89801
81	74550000	SHPX	202864

SCHEDULE 1

LESSEE CODE	CONTRACT	RPTG MARK	CAR NUMBER
1091	99660152	SHPX	205323
1482	73390007	SHPX	206183
316	46990036	SHPX	206823
1503	52920034	SHPX	206832
450	65420024	SHPX	221065
450	65420033	SIIPX	221317
425	62530201	SHPX	432445
425	62530201	SHPX	432448
1692	80460001	SHPX	450087
1494	79920001	SHPX	454399

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: 8/24/09



Robert W Alvord