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SURFACE TRANSPORTATION BOARD

Feeney & Dixon, L.L.P.
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October 24, 2012

Karen January, Section of Administration
Surface Transportation Board
Office of Proceedings
395 E Street, SW
Washington, DC 20423-0001

Re: Hiler, Mark T. from Railcar Holdings Ltd.
Four (4) 100-ton, 4,750 cubic foot Covered hopper railcar
Car Nos./Ident.: NOKL 67028
NOKL 67032
NOKL 67033
NOKL 67056

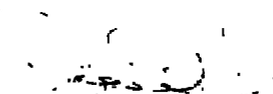
Dear Ms. January,

Enclosed please find original and two copies of executed Bill of Sale with regard to the above captioned matter. Please record said document and return the recorded Bill of Sale to this office in the enclosed reply envelope. Also enclosed is our firm's check in the amount of \$164.00, which serves as your recording fees.

If you have any questions, please do not hesitate to contact me. Thank you for your cooperation in this matter.

Very truly yours,

FEENEY & DIXON, L.L.P.



David C. Dixon, Esq.

Enc

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JURATILE TRANSPORTATION BOARD

PREPARED BY:



David C. Dixon, Esq.
An Attorney at Law of the
State of New Jersey

Bill of Sale

KNOW ALL MEN BY THESE PRESENTS, that the undersigned, Julie Ann Bonner, Vice-President, Railcar Management, Inc., General Partner of Railcar Holdings, Ltd., a Texas limited partnership, having an address of 602 Dragon Lane, Lakeway, TX 78734 (hereinafter called "Seller"), for the sum of ONE DOLLAR and no/100 (\$1.00) DOLLARS and other good and valuable consideration, paid by Mark T. Hiler, 64 Lyonsville Road, Boonton, New Jersey 07005 (hereinafter called "Buyer"), receipt of which is hereby acknowledged by Seller, does hereby bargain, sell, assign, transfer and make available for possession and delivery at its current location unto the Buyer, its successors and assigns forever, the following units of railroad equipment (hereinafter the "PROPERTY"):

<u>Number of Units</u>	<u>Description</u>	<u>Car Nos./Ident.</u>
4	100-ton. 4750 cubic foot Covered hopper railcar	NOKL 67028 NOKL 67032 NOKL 67033 NOKL 67056

Seller hereby warrants that it is the legal owner of the PROPERTY, that it has full rights and powers to effect the sale of the PROPERTY, and that on delivery, the PROPERTY will be free of all mortgages, liens or any other claims against it.

Seller assigns and transfers to the Buyer all of the right, title, and interest in and to the PROPERTY described above.

Seller transfers and sells the aforesaid PROPERTY in an "as is, where is" condition, with no guarantees as to operability, sustainability, or fitness. Seller makes no express or implied warranties of any nature or sort whatsoever concerning said PROPERTY, including without limitation any warranty as to the merchantability or fitness for a particular purpose.

Seller warrants that to his/her knowledge, title to this PROPERTY has not been transferred prior to this date to any other Buyer.

Seller transfers all right, title and interest in the above rail car, including any insurance.

Buyer agrees to become a member of the Cooperative, known as Charter Meridian Services Association, and assumes all obligations of the existing management agreements and leases that have not specifically been excluded herein. Buyer agrees to indemnify and hold-harmless Seller, from and against any claims, charges, or costs, incurred following the date of closing of this sale.

Buyer assumes any risks associated with the purchase of the railcar being purchased sight-unseen and without any maintenance records.

Buyer and Seller are responsible for their respective legal fees billed by their legal counsel.

Recording this document is optional and either the Buyer or the Seller can choose to record it. The party requesting recording will be responsible for payment of any recording fees.

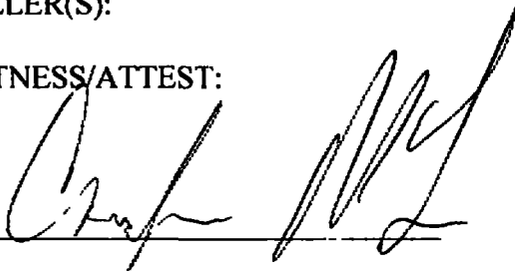
Seller, for him/herself; his/her heirs, executors, and administrators, covenant and agree to and with the Buyer, to warrant and defend the sale of the PROPERTY, unto the Buyer, his executors, administrators, and assigns, against all lawful claims.

Seller, for him/herself; his/her heirs, executors, and administrators, covenant and agree that he/she holds good and marketable title to the PROPERTY, no other person or party holds any interest therein, and have delivered to Buyer an Affidavit of Title, upon which Buyer has relied in accepting title hereto.

Dated: October 3, 2012 at La Keway, TX
(Date) (City, State)

SELLER(S):

WITNESS/ATTEST:



Railcar Holdings Ltd., a Texas limited partnership

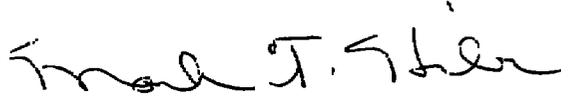
by:


Julie Ann Bonner, Vice-President
Railcar Management, Inc., General Partner
Of Railcar Holdings, Ltd.

BUYER(S):

WITNESS/ATTEST:





Mark T. Hiler