BATTLE, FOWLER, JAFFIN, PIERCE & KHEEL

280 PARK AVENUE

NEW YORK, N.Y. 10017

HYMAN L. BATTLE, JR. CHARLES BURTON CARL B. CORDES MARTIN L. EDELMAN GERÄLD J. FIELDS DAVID FLEISCHER ROBERT W. GELFMAN THOMAS V. GLYNN DAVID D. GRIFFIN CHARLES L. JAFFIN MICHAEL B. JEFFERS THEODORE W. KHEEL THOMAS E. KRUGER JONATHAN M. LEHR DONALD C.MOSS LEONARD R. OLSEN, JR. EDWARD L.PECK SAMUEL R. PIERCE, JR. STÉVEN A. SAIDE MICHAEL J. SALTSER PETER G. SCHMIDT ERIC W. SHAW

(212) 949-8300 RITER'S DIRECT DIÁL NUMBER GEORGE GORDON BATTLE (1897-1949)

LUDLOW S. FOWLER (1924 -1961)

RECORDATION NO. Filed 1425

(212) 949-8252MAR 121979-8 40 PM

HERRICK K. LIDSTONE

COUNSEL

MAR 1.2.1979

INTERSTATE CUMMERCE COMMISSION

RECORDATION NO.

COUNSELLOR

ICC Washington, I

RECORDATION NO. Filed 1425

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INTERSTATE COMMERCE COMMISSION

Secretary of the Interstate Commerce Commission Washington, D.C. 20423

MAR 12 1979

INTERSTATE COMMERCE COMMISSION

270

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Box Cars Nos. BM 79000-79049

Dear Sir:

Enclosed for recordation in the order listed below pursuant to 49 U.S.C. 11303 please find the original and three counterparts of each of the following documents:

- Letter (Purchase Order Assignment) dated as of March 9, 1979, from Rex Railways, Inc., a Delaware corporation (Rex) to McDonnell Douglas Finance Corporation (MDFC), pursuant to which Rex assigns to MDFC certain rights under a purchase order with Pullman Standard Division of Pullman, Incorporated relating to the captioned Box Cars.
- Lease Agreement (Lease Agreement) dated as of November 30, 1978, between Rex, as lessor, and the Trustees of the B&M Corporation, the railroad which will lease the Box Cars (Lessee).
- Assignment of Lease (Lease Assignment) dated (3)as of March 9, 1979, from Rex to MDFC, pursuant to which Rex assigns to MDFC all the lessor's rights under the Lease Agreement, together with the Lessee's acknowledgment thereof.

Also enclosed is a check for \$70.00 payable to Interstate Commerce Commission in payment of the fee for recording of the Lease Agreement (\$50.00), Purchase Order Assignment (\$10.00) and Assignment of Lease (\$10.00).

Secretary of Interstate
Commerce Commission

March 9, 1979

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

Rex Railways, Inc. 616 Palisade Avenue Englewood Cliffs, New Jersey 07632

McDonnell Douglas Finance Corporation 3855 Lakewood Boulevard Long Beach, California 90846

Robert W. Meserve
Benjamin J. Lacy
Trustees of the Property of
Boston and Maine Corporation
150 Causeway Street
Boston, Massachusetts 02114

The equipment covered by the enclosed Agreements consists of 50 70-ton 50' 6" XM box cars, having A.A.R. mechanical designation "XM" and lessee identifying marks of BM 79000 through and including 79049. The cars will be further marked into a legend stating "Title to this Car Subject to Documents Recorded with the Interstate Commerce Commission."

Please return stamped copies of the enclosed documents to the undersigned.

Very truly yours,

David D. Griffin

Encls.

RECORDATION THE 1425

MAR 12 1979 - 8 40 PM

Rex Railways, Inc. 616 Palisade Avenue Englewood Cliffs, NJ 07636

INTERSTATE COMMERCE COMMISSION

March 9, 1979

McDonnell Douglas Finance Corporation 3855 Lakewood Boulevard Long Beach, California

Gentlemen:

Reference is made to that certain letter dated April 20, 1978, from PULLMAN STANDARD DIVISION of PULLMAN INCORPORATED (hereinafter "Builder") to REX RAILWAYS, INC. (hereinafter "Rex"), which letter has been acknowledged and accepted by Rex and Rex-Noreco, Inc., pursuant to which Builder acknowledged receipt of Rex's telex order dated April 18, 1978, covering Two Hundred (200) 70-ton, 50'6" Box Cars in accordance with Builder's proposal dated April 13, 1978, and bidding specification No. 3722 dated September 15, 1977 (such letter of April 20, 1978, and all documents referred to therein being hereinafter referred to as the "Purchase Order").

Reference is further made to the Lease Agreement dated as of November 30, 1978 ("Lease Agreement") between Rex, as lessor, and Robert W. Meserve and Benjamin H. Lacy, as trustees of the property of the Boston and Maine Corporation, debtor, a Delaware corporation ("Lessee"), which is being assigned by Rex to you, as assignee (hereinafter "Assignee") by a separate instrument of assignment, pursuant to which Lease Agreement the Units referred to below will be leased to the Lessee.

In connection with the arrangements made between Rex and Assignee relating to certain of the Box Cars covered by the Purchase Order, namely the 101st through and including the 150th Box Cars delivered thereunder and more fully described in Schedule I hereto (such 50 Box Cars or any Cars which may be substituted therefor with the consent of the Assignee, hereinafter called the "Units"), it is hereby agreed as follows:

l. Rex hereby sells, assigns, transfers and sets over unto the Assignee all of Rex's right, title and interest in and to the Purchase Order, to the extent the same relate to the Units, including without limitation, in such assignment (a) the right upon valid tender by the Builder to purchase the Units pursuant to the Purchase Order, and the right to take title to such Units and to be named the

purchaser in the bill of sale to be delivered by the Builder for such Units pursuant to the Purchase Order, (b) all claims for damages in respect of such Units arising as a result of any default by the Builder under the Purchase Order, and (c) any and all rights of Rex to compel performance of the terms of the Purchase Order in respect of the Units. Nothing herein shall in any way limit or affect Rex's rights and interests under the Purchase Order relating to Box Cars other than the Units.

- 2. In consideration for Rex's assignment of the Units, but subject to the acceptance by the Lessee of the Units pursuant to the Lease, Assignee hereby assumes all of Rex's duties and obligations under the Purchase Order (but only as the same relate to the Units) including, without limitation, the obligation to pay to Builder the entire purchase price of the Units.
- 3. Anything herein contained to the contrary notwithstanding: (a) Rex shall at all times remain liable to the Builder under the Purchase Order to perform all the duties and obligations of the buyer thereunder to the same extent as if this Assignment had not been executed; and (b) the exercise by Assignee of any of the rights assigned hereunder shall not release Rex from any of its duties or obligations to the Builder under the Purchase Order except to the extent that such exercise by Assignee shall constitute performance of such duties and obligations.

Nothing contained herein shall subject the Builder to any liability to which it would not otherwise be subject under or pursuant to the Purchase Order or modify in any respect the Builder's contract rights thereunder or require the Builder to divest itself of title to or possession of the Units until payment therefor as provided therein.

- 4. On the date the Builder delivers the Units pursuant to the Purchase Order, the Assignee shall purchase the Units from the Builder and within seven days thereafter pay the Builder an amount equal to the purchase price payable to the Builder for the Units pursuant to the Purchase Order, as such purchase price may be adjusted in accordance with the terms of the Purchase Order and invoiced by the Builder to Assignee on the delivery date for the Units.
- 5. Rex agrees that at any time and from time to time, upon the written request of Assignee, Rex will promptly and duly execute and deliver any and all such further instruments and documents and take such further action as

Assignee may reasonably request in order to obtain the full benefits of this Assignment and of the rights and powers herein granted.

- 6. Rex hereby represents and warrants that the Purchase Order is in full force and effect and is enforceable in accordance with its terms and Rex is not in default thereunder. Rex further represents and warrants that Rex has not assigned or pledged, and hereby covenants that it will not assign or pledge, so long as this Assignment shall remain in effect, the whole or any part of the rights hereby assigned, to anyone other than Assignee.
- 7. Rex agrees that it will not enter into any agreement with the Builder which would amend, modify, supplement, rescind, cancel or terminate the Purchase Order in respect of the Units without the prior written consent of Assignee.
- 8. This Agreement may be executed by the parties hereto in separate counterparts, each of which when so executed and delivered shall be an original, but all such counterparts shall together constitute but one and the same instrument.

IN WITNESS WHEREOF, the parties hereto have caused this Assignment to be duly executed as of the day and year first above written.

MCDONNELL DOUGLAS FINANCE CORPORATION

Witness:

Ву

ritle: N I

Agent

Witness:

REX RAILWAYS, INC.

Rv

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Title

STATE OF NEW YORK) : SS.	
COUNTY OF NEW YORK)	
On this 9th day of March, 19 ally appeared Robert W. Gruber, to me peing by me duly sworn, says he is the Railways, Inc., that said instrument was of said corporation by authority of its and he acknowledged that the execution instrument was the free act and deed of	personally known, who President of Rex as signed on behalf Board of Directors, of the foregoing
[seal]	hyrid m Herbel Mittle of officer)
My commission expires	INGRID M. HERBEL NOTARY PUBLIC, State of Pew York No. 31 - 4616037 Qualified in New York Co. Commisson Expires March 30, 197,
	3
STATE OF NEW YORK) : SS. COUNTY OF NEW YORK)	
On this 9th day of March, 19 ally appeared Jerome Botkow, to me persenge being by me duly sworn, says he is the agent of McDonnell Douglas Finance Corpinstrument was signed on behalf of said thority of its Board of Directors, and the execution of the foregoing instrument and deed of said corporation.	sonally known, who duly authorized poration, that said corporation by au- he acknowledged that
[seal]	Agud In Herbel
My commission expires	INGRID M. HERBEL: NOTARY PUBLIC, State of New York No. 31 - 4616037 Qualified in New York Co. Commisson Expines March 30, 197

SCHEDULE 1

Specifi- cations	Maximum Quantity	Road Numbers (Both In- clusive)
70-Ton, 50' 6"	50	ВМ 79000 79049
General Purpose Box Cars		79049

Lessee's

Delivery

February 15 through March 15, at Bessemer, Alabama

Base Price/Unit	Aggregate Base Price
\$35,017	\$1,750,850