


EXHIBIT “H”

GENERAL SECURITY AGREEMENT

This General Security Agreement is made as of March 6, 2014.

TO: Name: Wells Fargo Capital Finance Corporation Canada,
as administrative agent
Address: 40 King Street West, Suite 2500
Toronto, Ontario M5H 3Y2
Attention: Trevor Tysick
Facsimile: 1-866-533-7574
E-mail: trevor.g.tysick@wellsfargo.com

This is Exhibit "H" referred
to in the Affidavit of
John Stevens
Sworn before me this
14 day
of May, 2020


A Commissioner for
Oaths, in and for
the Province of Alberta

Spencer D. Norris
Barrister and Solicitor

RECITALS:

A. ENTREC Corporation (the "**Debtor**"), the financial institutions and other parties thereto from time to time, as lenders, and Wells Fargo Capital Finance Corporation Canada, as administrative agent, are party to a credit agreement dated as of March 6, 2014 (as amended, supplemented, restated or replaced from time to time, the "**Credit Agreement**").

B. To secure the payment and performance of the Secured Liabilities, the Debtor has agreed to grant to the Agent (for its own benefit and for the benefit of the other Secured Parties) the Security Interests with respect to the Collateral in accordance with the terms of this Agreement.

For good and valuable consideration, the receipt and adequacy of which are acknowledged by the Debtor, the Debtor agrees with and in favour of the Agent (for its own benefit and for the benefit of the other Secured Parties) as follows:

1. **Definitions.** In this Agreement capitalized terms used but not otherwise defined in this Agreement shall have the meanings given to them in the Credit Agreement, and the following terms have the following meanings:

"**Accessions**", "**Account**", "**Chattel Paper**", "**Certificated Security**", "**Consumer Goods**", "**Document of Title**", "**Equipment**", "**Futures Account**", "**Futures Contract**", "**Futures Intermediary**", "**Goods**", "**Instrument**", "**Intangible**", "**Inventory**", "**Investment Property**", "**Money**", "**Proceeds**", "**Securities Account**", "**Securities Intermediary**", "**Security**", "**Security Certificate**", "**Security Entitlement**", and "**Uncertificated Security**" have the meanings given to them in the PPSA.

"**Agent**" means Wells Fargo Capital Finance Corporation Canada, in its capacity as administrative agent for the lenders under the Credit Agreement, or any successor administrative agent appointed pursuant to the Credit Agreement.

"**Agreement**" means this agreement, including the Schedules and recitals to this agreement, as it or they may be amended, supplemented, restated or replaced from time to time, and the expressions "hereof", "herein", "hereto", "hereunder", "hereby" and similar expressions refer to this Agreement and not to any particular section or other portion of this Agreement.

“Books and Records” means all books, records, files, papers, disks, documents and other repositories of data recording in any form or medium, evidencing or relating to the Personal Property of the Debtor which are at any time owned by the Debtor or to which the Debtor (or any Person on the Debtor’s behalf) has access.

“Business Day” means any day other than a Saturday, Sunday or statutory holiday in the Province referred to in the “Governing Law” section of this Agreement.

“Collateral” means all of the present and future:

- (a) undertaking;
- (b) Personal Property (including any Personal Property that may be described in any Schedule to this Agreement or any schedules, documents or listings that the Debtor may from time to time provide to the Agent in connection with this Agreement); and
- (c) real property (including any real property that may be described in any Schedule to this Agreement or any schedules, documents or listings that the Debtor may from time to time provide to the Agent in connection with this Agreement and including all fixtures, improvements, buildings and other structures placed, installed or erected from time to time on any such real property),

of the Debtor, including Books and Records, Contracts, Intellectual Property Rights and Permits, and including all such property in which the Debtor now or in the future has any right, title or interest whatsoever, whether owned, leased, licensed, possessed or otherwise held by the Debtor, and all Proceeds of any of the foregoing, wherever located.

“Contracts” means all contracts and agreements to which the Debtor is at any time a party or pursuant to which the Debtor has at any time acquired rights, and includes (i) all rights of the Debtor to receive money due and to become due to it in connection with a contract or agreement, (ii) all rights of the Debtor to damages arising out of, or for breach or default with respect to, a contract or agreement, and (iii) all rights of the Debtor to perform and exercise all remedies in connection with a contract or agreement.

“Control” means, with respect to a particular Person, the possession, directly or indirectly, of the power to direct or cause the direction of the management or policies of such Person, whether through the ability to exercise voting power, by contract or otherwise. **“Controlled”** has the corresponding meaning.

“Control Person” means a “control person”, as such term is defined under applicable Canadian securities laws.

“Credit Agreement” has the meaning set out in the recitals hereto.

“Debtor” has the meaning set out in the recitals hereto.

“Event of Default” means any “Event of Default” as defined in the Credit Agreement.

“Governmental Authority” means the government of Canada, any other nation or any political subdivision thereof, whether provincial, state, territorial or local, and any agency, authority, instrumentality, regulatory body, court, central bank, fiscal or monetary authority or other authority regulating financial institutions, and any other entity exercising executive, legislative, judicial, taxing, regulatory or administrative powers or functions of or pertaining to government, including the Bank Committee on Banking Regulation and Supervisory Practices of the Bank of International Settlements.

“Intellectual Property Rights” means all industrial and intellectual property rights of the Debtor or in which the Debtor has any right, title or interest, including copyrights, patents, inventions (whether or not patented), trade-marks, get-up and trade dress, industrial designs, integrated circuit topographies, plant breeders’ rights, know how and trade secrets, registrations and applications for registration for any such industrial and intellectual property rights, and all Contracts related to any such industrial and intellectual property rights.

“Issuer” has the meaning given to that term in the STA.

“Laws” means all federal, provincial, municipal, foreign and international statutes, acts, codes, ordinances, decrees, treaties, rules, regulations, municipal by-laws, judicial or arbitral or administrative or ministerial or departmental or regulatory judgments, orders, decisions, rulings or awards or any provisions of the foregoing, including general principles of common and civil law and equity, and all policies, practices and guidelines of any Governmental Authority binding on or affecting the Person referred to in the context in which such word is used (including, in the case of tax matters, any accepted practice or application or official interpretation of any relevant taxation authority); and **“Law”** means any one or more of the foregoing.

“Lien” means, (a) with respect to any asset, any mortgage, deed of trust, lien, pledge, hypothec (whether movable or immovable), hypothecation, encumbrance, charge, security interest, royalty interest, adverse claim, defect to title or right of set off in, on or of such asset, (b) the interest of a vendor or a lessor under any conditional sale agreement, capital lease, title retention agreement or consignment agreement (or any financing lease having substantially the same economic effect as any of the foregoing) relating to any asset, (c) any purchase option, call or similar right of a third party with respect to such asset, (d) any netting arrangement, defeasance arrangement or reciprocal fee arrangement, and (e) any other arrangement having the effect of providing security.

“Organizational Documents” means, with respect to any Person, such Person’s articles or other charter documents, by-laws, unanimous shareholder agreement, partnership agreement or trust agreement, as applicable, and any and all other similar agreements, documents and instruments relative to such Person.

“Permits” means all permits, licences, waivers, exemptions, consents, certificates, authorizations, approvals, franchises, rights-of-way, easements and entitlements that the Debtor has, requires or is required to have, to own, possess or operate any of its property or to operate and carry on any part of its business.

“Permitted Liens” means the Security Interests and all other Liens permitted in writing by the Agent.

“Person” includes any natural person, corporation, company, limited liability company, unlimited liability company, trust, joint venture, association, incorporated organization, partnership, Governmental Authority or other entity.

“Personal Property” means personal property and includes Accounts, Chattel Paper, Documents of Title, Equipment, Goods, Instruments, Intangibles, Inventory, Investment Property and Money.

“Pledged Certificated Securities” means any and all Collateral that is a Certificated Security.

“Pledged Futures Contracts” means any and all Collateral that is a Futures Contract.

“Pledged Futures Accounts” means any and all Collateral that is a Futures Account.

“Pledged Futures Intermediary” means, at any time, any Person which is at such time is a Futures Intermediary at which a Pledged Futures Account is maintained.

“Pledged Futures Intermediary’s Jurisdiction” means, with respect to any Pledged Futures Intermediary, its jurisdiction as determined under section 7.1(4) of the PPSA.

“Pledged Issuer” means, at any time, any Person which is an Issuer of, or with respect to, any Pledged Shares at such time.

“Pledged Issuer’s Jurisdiction” means, with respect to any Pledged Issuer, its jurisdiction as determined under section 44 of the STA.

“Pledged Securities” means any and all Collateral that is a Security.

“Pledged Securities Accounts” means any and all Collateral that is a Securities Account.

“Pledged Securities Intermediary” means, at any time, any Person which is at such time a Securities Intermediary at which a Pledged Securities Account is maintained.

“Pledged Securities Intermediary’s Jurisdiction” means, with respect to any Pledged Securities Intermediary, its jurisdiction as determined under section 45(2) of the STA.

“Pledged Security Certificates” means any and all Security Certificates representing the Pledged Certificated Securities.

“Pledged Security Entitlements” means any and all Collateral that is a Security Entitlement.

“Pledged Shares” means all Pledged Securities and Pledged Security Entitlements.

“Pledged Uncertificated Securities” means any and all Collateral that is an Uncertificated Security.

“**PPSA**” means the *Personal Property Security Act* of the Province referred to in the “Governing Law” section of this Agreement, as such legislation may be amended, renamed or replaced from time to time, and includes all regulations from time to time made under such legislation.

“**Prime Rate**” means the rate announced by the Agent from time to time as its prime rate for Canadian Dollar commercial loans made in Canada.

“**Receiver**” means a receiver, a manager or a receiver and manager.

“**Release Date**” means the date on which all the Secured Liabilities have been indefeasibly paid and discharged in full and no Secured Party has any further obligations to the Debtor under the Loan Documents pursuant to which further Secured Liabilities might arise.

“**Reporting Pledged Issuer**” means a Pledged Issuer that is a “reporting issuer”, as such term is defined under applicable Canadian securities laws.

“**Secured Liabilities**” means all present and future indebtedness, liabilities and obligations of any and every kind, nature and description (whether direct or indirect, joint or several, absolute or contingent, matured or unmatured) of the Debtor to the Secured Parties (or any of them) under, in connection with or with respect to the Loan Documents, and any unpaid balance thereof.

“**Secured Parties**” means, collectively, the Agent, the Bank Product Providers, the Hedge Providers and the Lenders, and “**Secured Party**” means any one of them.

“**Security Interests**” means the Liens created by the Debtor in favour of the Agent (for its own benefit and for the benefit of the other Secured Parties) under this Agreement.

“**STA**” means the *Securities Transfer Act* of the Province referred to in the “Governing Law” section of this Agreement, as such legislation may be amended, renamed or replaced from time to time, and includes all regulations from time to time made under such legislation.

“**Subsidiary**” means, with respect to any Person (the “**parent**”) at any date, any other Person (a) of which securities or other ownership interests representing more than 50% of the equity or more than 50% of the ordinary voting power or, in the case of a partnership, more than 50% of the general partnership interests are, as of such date, owned, controlled or held, or (b) that is, as of such date, otherwise Controlled, by the parent or one or more Subsidiaries of the parent or by the parent and one or more Subsidiaries of the parent.

“**ULC**” means an Issuer that is an unlimited company, unlimited liability corporation or unlimited liability company.

“**ULC Laws**” means the *Companies Act* (Nova Scotia), the *Business Corporations Act* (Alberta), the *Business Corporations Act* (British Columbia), and any other present or future Laws governing ULCs.

“**ULC Shares**” means shares or other equity interests in the capital stock of a ULC.

“Voting or Equity Securities” means (a) any “security” (as defined under applicable Canadian securities laws), other than a bond, debenture, note or similar instrument representing indebtedness (whether secured or unsecured), of an issuer carrying a voting right either under all circumstances or under some circumstances that have occurred and are continuing or (b) a security of an issuer that carries a residual right to participate in the earnings of the issuer and, on liquidation or winding up of the issuer, in its assets.

2. **Grant of Security Interests.** As general and continuing collateral security for the due payment and performance of the Secured Liabilities, the Debtor pledges, mortgages, charges and assigns (by way of security) to the Agent (for its own benefit and for the benefit of the other Secured Parties), and grants to the Agent (for its own benefit and for the benefit of the other Secured Parties) a security interest in, the Collateral.

3. **Limitations on Grant of Security Interests.** If the grant of the Security Interests with respect to any Contract, Intellectual Property Right or Permit under Section 2 would result in the termination or breach of such Contract, Intellectual Property Right or Permit or is otherwise prohibited or ineffective (whether by the terms thereof or under applicable Law), then such Contract, Intellectual Property Right or Permit shall not be subject to the Security Interests but shall be held in trust by the Debtor for the benefit of the Agent (for its own benefit and for the benefit of the other Secured Parties) and, on the exercise by the Agent of any of its rights or remedies under this Agreement following an Event of Default shall be assigned by the Debtor as directed by the Agent; provided that: (a) the Security Interests shall attach to such Contract, Intellectual Property Right or Permit, or applicable portion thereof, immediately at such time as the condition causing such termination or breach is remedied, and (b) if a term in a Contract that prohibits or restricts the grant of the Security Interests in the whole of an Account or Chattel Paper forming part of the Collateral is unenforceable against the Agent under applicable Law, then the exclusion from the Security Interests set out above shall not apply to such Account or Chattel Paper. In addition, the Security Interests do not attach to Consumer Goods or extend to the last day of the term of any lease or agreement for lease of real property. Such last day shall be held by the Debtor in trust for the Agent (for its own benefit and for the benefit of the other Secured Parties) and, on the exercise by the Agent of any of its rights or remedies under this Agreement following an Event of Default, shall be assigned by the Debtor as directed by the Agent. For greater certainty, no Intellectual Property Right in any trade-mark, get-up or trade dress is presently assigned to the Agent by sole virtue of the grant of the Security Interests contained in Section 2.

4. **Attachment; No Obligation to Advance.** The Debtor confirms that value has been given by the Secured Parties to the Debtor, that the Debtor has rights in the Collateral existing at the date of this Agreement and that the Debtor and the Agent have not agreed to postpone the time for attachment of the Security Interests to any of the Collateral. The Security Interests shall have effect and be deemed to be effective whether or not the Secured Liabilities or any part thereof are owing or in existence before or after or upon the date of this Agreement. Neither the execution and delivery of this Agreement nor the provision of any financial accommodation by any Secured Party shall oblige any Secured Party to make any financial accommodation or further financial accommodation available to the Debtor or any other Person.

5. **Representations and Warranties.** The Debtor represents and warrants to the Agent (for its own benefit and for the benefit of the other Secured Parties) that, as of the date of this Agreement:

- (a) **Debtor Information.** All of the information set out in Schedule A is accurate and complete.
- (b) **Title; No Other Security Interests.** Except for Permitted Liens, the Debtor owns (or, with respect to any leased or licensed property forming part of the Collateral, holds a valid leasehold or licensed interest in) the Collateral free and clear of any Liens. The Debtor is the record and beneficial owner of the Pledged Shares. No security agreement, financing statement or other notice with respect to any or all of the Collateral is on file or on record in any public office, except for filings with respect to Permitted Liens.
- (c) **Amount of Accounts.** The amount represented by the Debtor to the Agent from time to time as owing by each account debtor or by all account debtors with respect to its Accounts will at such time be the correct amount so owing by such account debtor or debtors and, unless disclosed in writing by the Debtor to the Agent at that time, will be owed free of any dispute, set-off or counterclaim. Except as disclosed in writing by the Debtor to the Agent, neither the Debtor nor (to the best of the Debtor's knowledge) any other party to any Account of the Debtor or Contract is in default or is likely to become in default in the performance or observance of any of the terms of such Account or Contract where such default is or could reasonably be expected to be materially adverse to the Debtor or any of the Secured Parties.
- (d) **Consents and Transfer Restrictions.**
 - (i) Except for any consent that has been obtained and is in full force and effect and any consent which is excluded from the grant of Security Interest pursuant to Section 3, no consent of any Person (including any counterparty with respect to any Contract, any account debtor with respect to any Account, or any Governmental Authority with respect to any Permit) is required, or is purported to be required, for the execution, delivery, performance and enforcement of this Agreement. For the purposes of complying with any transfer restrictions contained in the Organizational Documents of any Pledged Issuer, the Debtor hereby irrevocably consents to any transfer of the Pledged Securities of such Pledged Issuer.
 - (ii) (A) No order ceasing or suspending trading in, or prohibiting the transfer of the Pledged Shares has been issued and no proceedings for this purpose have been instituted, nor does such Debtor have any reason to believe that any such proceedings are pending, contemplated or threatened and (B) the Pledged Shares are not subject to any escrow or other agreement, arrangement, commitment or understanding, prohibiting the transfer of the

Pledged Shares, including pursuant to applicable Canadian securities laws or the rules, regulations or policies of any marketplace on which the Pledged Shares are listed, posted or traded.

- (e) No Consumer Goods. The Debtor does not own any Consumer Goods which are material in value or which are material to the business, operations, property, condition or prospects (financial or otherwise) of the Debtor.
 - (f) Intellectual Property Rights. All registrations and applications for registration pertaining to any Intellectual Property Rights, all other material Intellectual Property Rights, and the nature of the Debtor's right, title or interest therein are described in Schedule A to this Agreement. Each Intellectual Property Right is valid, subsisting, unexpired, enforceable, and has not been abandoned. In the case of copyright works, the Debtor has obtained full and irrevocable waivers of all moral rights or similar rights pertaining to such works. Except as set out in Schedule A to this Agreement, none of the Intellectual Property Rights have been licensed or franchised by the Debtor to any Person or, to the best of the Debtor's knowledge, infringed or otherwise misused by any Person. Except as set out in Schedule A to this Agreement, the exercise of any Intellectual Property Right, or any licensee or franchisee thereof, has not infringed or otherwise misused any intellectual property right of any other Person, and the Debtor has not received and is not aware of any claim of such infringement or other misuse.
 - (g) Partnerships, Limited Liability Companies. The terms of any interest in a partnership or limited liability company that is Collateral expressly provide that such interest is a "security" for the purposes of the STA.
 - (h) Due Authorization. The Pledged Securities have been duly authorized and validly issued and are fully paid and non-assessable.
 - (i) Warrants, Options, etc. There are no outstanding warrants, options or other rights to purchase, or other agreements outstanding with respect to, or property that is now or hereafter convertible into, or that requires the issuance or sale of, any Pledged Shares.
 - (j) No Required Disposition. There is no existing agreement, option, right or privilege capable of becoming an agreement or option pursuant to which the Debtor would be required to sell, redeem or otherwise dispose of any Pledged Shares or under which any Pledged Issuer has any obligation to issue any Securities of such Pledged Issuer to any Person.
 - (k) Securities Laws. The Pledged Shares are not issued by a Reporting Pledged Issuer and do not comprise Voting or Equity Securities of any class of a Reporting Pledged Issuer (or securities convertible into Voting or Equity Securities of any class) constituting ten per cent or more of the outstanding securities of that class.
6. **Survival of Representations and Warranties.** All representations and warranties made by the Debtor in this Agreement (a) are material, (b) shall be considered to have been relied on

by the Secured Parties, and (c) shall survive the execution and delivery of this Agreement or any investigation made at any time by or on behalf of any Secured Party and any disposition or payment of the Secured Liabilities until the Release Date.

7. **Covenants.** The Debtor covenants and agrees with the Agent (for its own benefit and for the benefit of the other Secured Parties) that:

- (a) Maintenance of Records. The Debtor shall keep and maintain accurate and complete records of the Collateral, including a record of all payments received and all credits granted with respect to the Accounts and Contracts.
- (b) Limitations on Modifications, Waivers, Extensions. Other than as not prohibited by paragraph (g) below, the Debtor shall not (i) amend, modify, terminate, permit to expire or waive any provision of any document giving rise to an Account in any manner which is or could reasonably be expected to be materially adverse to the Debtor or any of the Secured Parties, or (ii) fail to exercise promptly and diligently its rights under each Contract and each document giving rise to an Account if such failure is or could reasonably be expected to be materially adverse to the Debtor or any of the Secured Parties.
- (c) Limitations on Discounts, Compromises, Extensions of Accounts. Other than in the ordinary course of business of the Debtor consistent with previous practices, the Debtor shall not (i) grant any extension of the time for payment of any Account, (ii) compromise, compound or settle any Account for less than its full amount, (iii) release, wholly or partially, any Person liable for the payment of any Account, or (iv) allow any credit or discount of any Account.
- (d) Further Identification of Collateral. The Debtor shall, within 5 days, furnish to the Agent such statements and schedules further identifying and describing the Collateral, and such other reports in connection with the Collateral, as the Agent may from time to time reasonably request, including an updated list of any motor vehicles or other "serial number" goods owned by the Debtor and classified as Equipment, including vehicle identification numbers.
- (e) Amalgamation, Merger or Consolidation. The Debtor shall not permit any Pledged Issuer to amalgamate, merge or consolidate unless all of the outstanding capital stock of the surviving or resulting corporation is, upon such amalgamation, merger or consolidation, pledged under this Agreement and no cash, securities or other property is distributed with respect to the outstanding shares of any other constituent corporation.
- (f) Instruments; Documents of Title; Chattel Paper. Promptly upon request from time to time by the Agent, the Debtor shall deliver to the Agent, endorsed and/or accompanied by such instruments of assignment and transfer in such form and substance as the Agent may reasonably request, any and all Instruments, Documents of Title and Chattel Paper included in or relating to the Collateral as the Agent may specify in its request.

- (g) Pledged Certificated Securities. The Debtor shall deliver to the Agent any and all Pledged Security Certificates and other materials as may be required from time to time to provide the Agent with control over all Pledged Certificated Securities in the manner provided under section 23 of the STA.
- (h) Pledged Uncertificated Securities. The Debtor shall deliver to the Agent any and all such documents, agreements and other materials as may be required from time to time to provide the Agent with control over all Pledged Uncertificated Securities in the manner provided under section 24 of the STA. For the purposes of section 27(1) of the STA, this Agreement shall constitute the Debtor's irrevocable consent to entry by a Pledged Issuer into an agreement of the kind referred to in clause 24(1)(b) of the STA.
- (i) Pledged Security Entitlements. The Debtor shall deliver to the Agent any and all such documents, agreements and other materials as may be required from time to time to provide the Agent with control over all Pledged Security Entitlements in the manner provided under section 25 or 26 of the STA.
- (j) Pledged Futures Contracts. The Debtor shall deliver to the Agent any and all such documents, agreements and other materials as may be required from time to time to provide the Agent with control over all Pledged Futures Contracts in the manner provided under subsection 1(2) of the PPSA.
- (k) Partnerships, Limited Liability Companies. The Debtor shall ensure that the terms of any interest in a partnership or limited liability company that is Collateral shall expressly provide that such interest is a "security" for the purposes of the STA.
- (l) Transfer Restrictions. If the constating documents of any Pledged Issuer (other than a ULC) restrict the transfer of the Securities of such Pledged Issuer, then the Debtor shall deliver to the Agent a certified copy of a resolution of the directors, shareholders, unitholders or partners of such Pledged Issuer, as applicable, consenting to the transfer(s) contemplated by this Agreement, including any prospective transfer of the Collateral by the Agent upon a realization on the Security Interests.
- (m) Notices. The Debtor shall advise the Agent promptly, in reasonable detail, of:
 - (i) any change to a Pledged Securities Intermediary's Jurisdiction, Pledged Issuer's Jurisdiction or Pledged Future Intermediary's Jurisdiction;
 - (ii) any change in the location of the jurisdiction of incorporation or amalgamation, chief executive office or domicile of the Debtor;
 - (iii) any change in the name of the Debtor;
 - (iv) any merger, consolidation or amalgamation of the Debtor with any other Person;

- (v) any additional jurisdiction in which the Debtor carries on business or has tangible Personal Property other than Inventory and Equipment;
- (vi) any additional jurisdiction in which material account debtors of the Debtor are located;
- (vii) any acquisition of any right, title or interest in real property by the Debtor;
- (viii) any acquisition of any Intellectual Property Rights which are the subject of a registration or application with any governmental intellectual property or other governing body or registry, or which are material to the Debtor's business;
- (ix) any acquisition of any Instrument, Document of Title or Chattel Paper;
- (x) any creation or acquisition of any Subsidiary of the Debtor;
- (xi) any Lien (other than Permitted Liens) on, or claim asserted against, any of the Collateral;
- (xii) the Debtor becoming (or if the Debtor could reasonably be determined to have become) a Control Person with respect to any Reporting Pledged Issuer;
- (xiii) the issuance of any order ceasing or suspending trading in, or prohibiting the transfer of any Pledged Shares or the institution of proceedings for such purpose, or if such Debtor has any reason to believe that any such proceedings are pending, contemplated or threatened; or
- (xiv) any occurrence of any event, claim or occurrence that could reasonably be expected to have a material adverse effect on the value of the Collateral or on the Security Interests.

The Debtor shall not effect or permit any of the changes referred to in clauses (ii) through (viii) above unless all filings have been made and all other actions taken that are required in order for the Agent to continue at all times following such change to have a valid and perfected first priority Security Interest with respect to all of the Collateral.

8. **Voting Rights.** Unless an Event of Default has occurred and is continuing, the Debtor shall be entitled to exercise all voting power from time to time exercisable with respect to the Pledged Shares and give consents, waivers and ratifications with respect thereto; provided, however, that no vote shall be cast or consent, waiver or ratification given or action taken which would be, or would have a reasonable likelihood of being, prejudicial to the interests of the Secured Parties or which would have the effect of reducing the value of the Collateral as security for the Secured Liabilities or imposing any restriction on the transferability of any of the Collateral. Unless an Event of Default has occurred and is continuing, the Agent shall, from time to time at the request and expense of the Debtor, execute or cause to be executed, with

respect to all Pledged Securities that are registered in the name of the Agent or its nominee, valid proxies appointing the Debtor as its (or its nominee's) proxy to attend, vote and act for and on behalf of the Agent or such nominee, as the case may be, at any and all meetings of the applicable Pledged Issuer's shareholders or debt holders, all Pledged Securities that are registered in the name of the Agent or such nominee, as the case may be, and to execute and deliver, consent to or approve or disapprove of or withhold consent to any resolutions in writing of shareholders or debt holders of the applicable Pledged Issuer for and on behalf of the Agent or such nominee, as the case may be. Immediately upon the occurrence and during the continuance of any Event of Default, all such rights of the Debtor to vote and give consents, waivers and ratifications shall cease and the Agent or its nominee shall be entitled to exercise all such voting rights and to give all such consents, waivers and ratifications.

9. **Dividends; Interest.** Unless an Event of Default has occurred and is continuing, the Debtor shall be entitled to receive any and all cash dividends, interest, principal payments and other forms of cash distribution on the Pledged Shares which it is otherwise entitled to receive, but any and all stock and/or liquidating dividends, distributions of property, returns of capital or other distributions made on or with respect to the Pledged Shares, whether resulting from a subdivision, combination or reclassification of the outstanding capital stock of any Pledged Issuer or received in exchange for the Pledged Shares or any part thereof or as a result of any amalgamation, merger, consolidation, acquisition or other exchange of property to which any Pledged Issuer may be a party or otherwise, and any and all cash and other property received in exchange for any Pledged Shares shall be and become part of the Collateral subject to the Security Interests and, if received by the Debtor, shall forthwith be delivered to the Agent or its nominee (accompanied, if appropriate, by proper instruments of assignment and/or stock powers of attorney executed by the Debtor in accordance with the Agent's instructions) to be held subject to the terms of this Agreement; and if any of the Pledged Security Certificates have been registered in the name of the Agent or its nominee, the Agent shall execute and deliver (or cause to be executed and delivered) to the Debtor all such dividend orders and other instruments as the Debtor may request for the purpose of enabling the Debtor to receive the dividends, distributions or other payments which the Debtor is authorized to receive and retain pursuant to this Section. If an Event of Default has occurred and is continuing, all rights of the Debtor pursuant to this Section shall cease and the Agent shall have the sole and exclusive right and authority to receive and retain the cash dividends, interest, principal payments and other forms of cash distribution which the Debtor would otherwise be authorized to retain pursuant to this Section. Any money and other property paid over to or received by the Agent pursuant to the provisions of this Section shall be retained by the Agent as additional Collateral hereunder and be applied in accordance with the provisions of this Agreement.

10. **Rights on Event of Default.** If an Event of Default has occurred and is continuing, then and in every such case the Security Interests shall become enforceable and the Agent, in addition to any rights now or hereafter existing under applicable Law may, personally or by agent, at such time or times as the Agent in its discretion may determine, do any one or more of the following:

- (a) **Rights under PPSA, etc.** Exercise all of the rights and remedies granted to secured parties under the PPSA and any other applicable statute, or otherwise available to the Agent by contract, at law or in equity.

- (b) Demand Possession. Demand possession of any or all of the Collateral, in which event the Debtor shall, at the expense of the Debtor, immediately cause the Collateral designated by the Agent to be assembled and made available and/or delivered to the Agent at any place designated by the Agent.
- (c) Take Possession. Enter on any premises where any Collateral is located and take possession of, disable or remove such Collateral.
- (d) Deal with Collateral. Hold, store and keep idle, or operate, lease or otherwise use or permit the use of, any or all of the Collateral for such time and on such terms as the Agent may determine, and demand, collect and retain all earnings and other sums due or to become due from any Person with respect to any of the Collateral.
- (e) Carry on Business. Carry on, or concur in the carrying on of, any or all of the business or undertaking of the Debtor and enter on, occupy and use (without charge by the Debtor) any of the premises, buildings, plant and undertaking of, or occupied or used by, the Debtor.
- (f) Enforce Collateral. Seize, collect, receive, enforce or otherwise deal with any Collateral in such manner, on such terms and conditions and at such times as the Agent deems advisable.
- (g) Dispose of Collateral. Realize on any or all of the Collateral and sell, lease, assign, give options to purchase, or otherwise dispose of and deliver any or all of the Collateral (or contract to do any of the above), in one or more parcels at any public or private sale, at any exchange, broker's board or office of the Agent or elsewhere, with or without advertising or other formality, except as required by applicable Law, on such terms and conditions as the Agent may deem advisable and at such prices as it may deem best, for cash or on credit or for future delivery.
- (h) Court-Approved Disposition of Collateral. Obtain from any court of competent jurisdiction an order for the sale or foreclosure of any or all of the Collateral.
- (i) Purchase by Agent. At any public sale, and to the extent permitted by Law on any private sale, bid for and purchase any or all of the Collateral offered for sale and, upon compliance with the terms of such sale, hold, retain, sell or otherwise dispose of such Collateral without any further accountability to the Debtor or any other Person with respect to such holding, retention, sale or other disposition, except as required by Law. In any such sale to the Agent, the Agent may, for the purpose of making payment for all or any part of the Collateral so purchased, use any claim for any or all of the Secured Liabilities then due and payable to it as a credit against the purchase price.
- (j) Collect Accounts. Notify (whether in its own name or in the name of the Debtor) the account debtors under any Accounts of the Debtor of the assignment of such Accounts to the Agent and direct such account debtors to make payment of all amounts due or to become due to the Debtor with respect to such Accounts directly to the Agent and, upon such notification and at the expense of the Debtor,

enforce collection of any such Accounts, and adjust, settle or compromise the amount or payment of such Accounts, in such manner and to such extent as the Agent deems appropriate in the circumstances.

- (k) Transfer of Collateral. Transfer any Collateral that is Pledged Shares into the name of the Agent or its nominee.
- (l) Voting. Vote any or all of the Pledged Shares (whether or not transferred to the Agent or its nominee) and give or withhold all consents, waivers and ratifications with respect thereto and otherwise act with respect thereto as though it were the outright owner thereof.
- (m) Exercise Other Rights. Exercise any and all rights, privileges, entitlements and options pertaining to any Collateral that is Pledged Shares as if the Agent were the absolute owner of such Pledged Shares.
- (n) Dealing with Contracts and Permits. Deal with any and all Contracts and Permits to the same extent as the Debtor might (including the enforcement, realization, sale, assignment, transfer, and requirement for continued performance), all on such terms and conditions and at such time or times as may seem advisable to the Agent.
- (o) Payment of Liabilities. Pay any liability secured by any Lien against any Collateral. The Debtor shall immediately on demand reimburse the Agent for all such payments and, until paid, any such reimbursement obligation shall form part of the Secured Liabilities and shall be secured by the Security Interests.
- (p) Borrow and Grant Liens. Borrow money for the maintenance, preservation or protection of any Collateral or for carrying on any of the business or undertaking of the Debtor and grant Liens on any Collateral (in priority to the Security Interests or otherwise) as security for the money so borrowed. The Debtor shall immediately on demand reimburse the Agent for all such borrowings and, until paid, any such reimbursement obligations shall form part of the Secured Liabilities and shall be secured by the Security Interests.
- (q) Appoint Receiver. Appoint by instrument in writing one or more Receivers of the Debtor or any or all of the Collateral with such rights, powers and authority (including any or all of the rights, powers and authority of the Agent under this Agreement) as may be provided for in the instrument of appointment or any supplemental instrument, and remove and replace any such Receiver from time to time. To the extent permitted by applicable Law, any Receiver appointed by the Agent shall (for purposes relating to responsibility for the Receiver's acts or omissions) be considered to be the agent of the Debtor and not of the Agent or any of the other Secured Parties.
- (r) Court-Appointed Receiver. Obtain from any court of competent jurisdiction an order for the appointment of a Receiver of the Debtor or of any or all of the Collateral.

- (s) Consultants. Require the Debtor to engage a consultant of the Agent's choice, or engage a consultant on its own behalf, such consultant to receive the full cooperation and support of the Debtor and its agents and employees, including unrestricted access to the premises of the Debtor and the Books and Records; all reasonable fees and expenses of such consultant shall be for the account of the Debtor and the Debtor hereby authorizes any such consultant to report directly to the Agent and to disclose to the Agent any and all information obtained in the course of such consultant's employment.

The Agent may exercise any or all of the foregoing rights and remedies without demand of performance or other demand, presentment, protest, advertisement or notice of any kind (except as required by applicable Law) to or on the Debtor or any other Person, and the Debtor hereby waives each such demand, presentment, protest, advertisement and notice to the extent permitted by applicable Law. None of the above rights or remedies shall be exclusive of or dependent on or merge in any other right or remedy, and one or more of such rights and remedies may be exercised independently or in combination from time to time. The Debtor acknowledges and agrees that any action taken by the Agent hereunder following the occurrence and during the continuance of an Event of Default shall not be rendered invalid or ineffective as a result of the curing of the Event of Default on which such action was based.

11. Realization Standards. To the extent that applicable Law imposes duties on the Agent to exercise remedies in a commercially reasonable manner and without prejudice to the ability of the Agent to dispose of the Collateral in any such manner, the Debtor acknowledges and agrees that it is not commercially unreasonable for the Agent to (or not to) (a) incur expenses reasonably deemed significant by the Agent to prepare the Collateral for disposition or otherwise to complete raw material or work in process into finished goods or other finished products for disposition, (b) fail to obtain third party consents for access to the Collateral to be disposed of, (c) fail to exercise collection remedies against account debtors or other Persons obligated on the Collateral or to remove Liens against the Collateral, (d) exercise collection remedies against account debtors and other Persons obligated on the Collateral directly or through the use of collection agencies and other collection specialists, (e) dispose of Collateral by way of public auction, public tender or private contract, with or without advertising and without any other formality, (f) contact other Persons, whether or not in the same business of the Debtor, for expressions of interest in acquiring all or any portion of the Collateral, (g) hire one or more professional auctioneers to assist in the disposition of the Collateral, whether or not the Collateral is of a specialized nature or an upset or reserve bid or price is established, (h) dispose of the Collateral by utilizing internet sites that provide for the auction of assets of the types included in the Collateral or that have the reasonable capacity of doing so, or that match buyers and sellers of assets, (i) dispose of assets in wholesale rather than retail markets, (j) disclaim disposition warranties, such as title, possession or quiet enjoyment, (k) purchase insurance or credit enhancements to insure the Agent against risks of loss, collection or disposition of the Collateral or to provide to the Agent a guaranteed return from the collection or disposition of the Collateral, (l) to the extent deemed appropriate by the Agent, obtain the services of other brokers, investment bankers, consultants and other professionals to assist the Agent in the collection or disposition of any of the Collateral, (m) dispose of Collateral in whole or in part, (n) to dispose of Collateral to a customer of the Agent, and (o) establish an upset or reserve bid price with respect to Collateral.

12. **Grant of Licence.** For the purpose of enabling the Agent to exercise its rights and remedies under this Agreement when the Agent is entitled to exercise such rights and remedies, and for no other purpose, the Debtor grants to the Agent an irrevocable, non-exclusive licence (exercisable without payment of royalty or other compensation to the Debtor) to use, assign or sublicense any or all of the Intellectual Property Rights, including in such licence reasonable access to all media in which any of the licensed items may be recorded or stored and to all computer programs used for the compilation or printout of the same. For any trade-marks, get-up and trade dress and other business indicia, such licence includes an obligation on the part of the Agent to maintain the standards of quality maintained by the Debtor or, in the case of trade-marks, get-up and trade dress or other business indicia licensed to the Debtor, the standards of quality imposed upon the Debtor by the relevant licence. For copyright works, such licence shall include the benefit of any waivers of moral rights and similar rights.

13. **Securities Laws.** The Agent is authorized, in connection with any offer or sale of any Pledged Shares, to comply with any limitation or restriction as it may be advised by counsel is necessary to comply with applicable Law, including compliance with procedures that may restrict the number of prospective bidders and purchasers, requiring that prospective bidders and purchasers have certain qualifications, and restricting prospective bidders and purchasers to Persons who will represent and agree that they are purchasing for their own account or investment and not with a view to the distribution or resale of such Securities. In addition to and without limiting Section 11, the Debtor further agrees that compliance with any such limitation or restriction shall not result in a sale being considered or deemed not to have been made in a commercially reasonable manner, and the Agent shall not be liable or accountable to the Debtor for any discount allowed by reason of the fact that such Pledged Shares are sold in compliance with any such limitation or restriction. If the Agent chooses to exercise its right to sell any or all Pledged Shares, upon written request, the Debtor shall cause each applicable Pledged Issuer to furnish to the Agent all such information as the Agent may request in order to determine the number of shares and other instruments included in the Collateral which may be sold by the Agent in exempt transactions under any Laws governing securities, and the rules and regulations of any applicable securities regulatory body thereunder, as the same are from time to time in effect.

14. **ULC Shares.** The Debtor acknowledges that certain of the Collateral may now or in the future consist of ULC Shares, and that it is the intention of the Agent and the Debtor that neither the Agent nor any other Secured Party should under any circumstances prior to realization thereon be held to be a "member" or a "shareholder", as applicable, of a ULC for the purposes of any ULC Laws. Therefore, notwithstanding any provisions to the contrary contained in this Agreement, the Credit Agreement or any other Loan Document, where the Debtor is the registered owner of ULC Shares which are Collateral, the Debtor shall remain the sole registered owner of such ULC Shares until such time as such ULC Shares are effectively transferred into the name of the Agent, any other Secured Party, or any other Person on the books and records of the applicable ULC. Accordingly, the Debtor shall be entitled to receive and retain for its own account any dividend on or other distribution, if any, with respect to such ULC Shares (except for any dividend or distribution comprised of Pledged Security Certificates, which shall be delivered to the Agent to hold hereunder) and shall have the right to vote such ULC Shares and to control the direction, management and policies of the applicable ULC to the same extent as the Debtor would if such ULC Shares were not pledged to the Agent pursuant hereto. Nothing in

this Agreement, the Credit Agreement or any other Loan Document is intended to, and nothing in this Agreement, the Credit Agreement or any other Loan Document shall, constitute the Agent, any other Secured Party, or any other Person other than the Debtor, a member or shareholder of a ULC for the purposes of any ULC Laws (whether listed or unlisted, registered or beneficial), until such time as notice is given to the Debtor and further steps are taken pursuant hereto or thereto so as to register the Agent, any other Secured Party, or such other Person, as specified in such notice, as the holder of the ULC Shares. To the extent any provision hereof would have the effect of constituting the Agent or any other Secured Party as a member or a shareholder, as applicable, of any ULC prior to such time, such provision shall be severed herefrom and shall be ineffective with respect to ULC Shares which are Collateral without otherwise invalidating or rendering unenforceable this Agreement or invalidating or rendering unenforceable such provision insofar as it relates to Collateral which is not ULC Shares. Except upon the exercise of rights of the Agent to sell, transfer or otherwise dispose of ULC Shares in accordance with this Agreement, the Debtor shall not cause or permit, or enable a Pledged Issuer that is a ULC to cause or permit, the Agent or any other Secured Party to: (a) be registered as a shareholder or member of such Pledged Issuer; (b) have any notation entered in their favour in the share register of such Pledged Issuer; (c) be held out as shareholders or members of such Pledged Issuer; (d) receive, directly or indirectly, any dividends, property or other distributions from such Pledged Issuer by reason of the Agent holding the Security Interests over the ULC Shares; or (e) act as a shareholder of such Pledged Issuer, or exercise any rights of a shareholder including the right to attend a meeting of shareholders of such Pledged Issuer or to vote its ULC Shares.

15. **Application of Proceeds.** All Proceeds of Collateral received by the Agent or a Receiver may be applied to discharge or satisfy any expenses (including the Receiver's remuneration and other expenses of enforcing the Agent's rights under this Agreement), Liens on the Collateral in favour of Persons other than the Agent, borrowings, taxes and other outgoings affecting the Collateral or which are considered advisable by the Agent or the Receiver to protect, preserve, repair, process, maintain or enhance the Collateral or prepare it for sale, lease or other disposition, or to keep in good standing any Liens on the Collateral ranking in priority to any of the Security Interests, or to sell, lease or otherwise dispose of the Collateral. The balance of such Proceeds may, at the sole discretion of the Agent, be held as collateral security for the Secured Liabilities or be applied to such of the Secured Liabilities (whether or not the same are due and payable) in such manner and at such times as the Agent considers appropriate and thereafter shall be accounted for as required by Law.

16. **Continuing Liability of Debtor.** The Debtor shall remain liable for any Secured Liabilities that are outstanding following realization of all or any part of the Collateral and the application of the Proceeds thereof.

17. **Agent's Appointment as Attorney-in-Fact.** Effective upon the occurrence and during the continuance of an Event of Default, the Debtor constitutes and appoints the Agent and any officer or agent of the Agent, with full power of substitution, as the Debtor's true and lawful attorney-in-fact with full power and authority in the place of the Debtor and in the name of the Debtor or in its own name, from time to time in the Agent's discretion, to take any and all appropriate action and to execute any and all documents and instruments as, in the opinion of such attorney, may be necessary or desirable to accomplish the purposes of this Agreement.

Without limiting the effect of this Section, the Debtor grants the Agent an irrevocable proxy to vote the Pledged Shares and to exercise all other rights, powers, privileges and remedies to which a holder thereof would be entitled (including giving or withholding written consents of shareholders, calling special meetings of shareholders and voting at such meetings), which proxy shall be effective, automatically and without the necessity of any action (including any transfer of any Pledged Shares on the books and records of a Pledged Issuer or Pledged Securities Intermediary, as applicable), upon the occurrence of an Event of Default. These powers are coupled with an interest and are irrevocable until the Release Date. Nothing in this Section affects the right of the Agent as secured party or any other Person on the Agent's behalf, to sign and file or deliver (as applicable) all such financing statements, financing change statements, notices, verification statements and other documents relating to the Collateral and this Agreement as the Agent or such other Person considers appropriate. The Debtor hereby ratifies and confirms, and agrees to ratify and confirm, whatever lawful acts the Agent or any of the Agent's sub-agents, nominees or attorneys do or purport to do in exercise of the power of attorney granted to the Agent pursuant to this Section.

18. **Performance by Agent of Debtor's Obligations.** If the Debtor fails to perform or comply with any of the obligations of the Debtor under this Agreement, the Agent may, but need not, perform or otherwise cause the performance or compliance of such obligation, provided that such performance or compliance shall not constitute a waiver, remedy or satisfaction of such failure. The expenses of the Agent incurred in connection with any such performance or compliance shall be payable by the Debtor to the Agent immediately on demand, and until paid, any such expenses shall form part of the Secured Liabilities and shall be secured by the Security Interests.

19. **Interest.** If any amount payable by the Debtor to the Agent under this Agreement is not paid when due, the Debtor shall pay to the Agent, immediately on demand, interest on such amount from the date due until paid, at a nominal annual rate equal at all times to the Prime Rate plus 2.0%, which annual rate shall change automatically without notice to the Debtor as and when the Prime Rate changes. All amounts payable by the Debtor to the Agent under this Agreement, and all interest on all such amounts, compounded monthly on the last Business Day of each month, shall form part of the Secured Liabilities and shall be secured by the Security Interests.

20. **Severability.** Any provision of this Agreement that is prohibited or unenforceable in any jurisdiction shall, as to that jurisdiction, be ineffective to the extent of such prohibition or unenforceability and shall be severed from the balance of this Agreement, all without affecting the remaining provisions of this Agreement or affecting the validity or enforceability of such provision in any other jurisdiction.

21. **Rights of Agent; Limitations on Agent's Obligations.**

- (a) **Limitations on Liability of Secured Parties.** Neither the Agent nor any other Secured Party shall be liable to the Debtor or any other Person for any failure or delay in exercising any of the rights of the Debtor under this Agreement (including any failure to take possession of, collect, sell, lease or otherwise dispose of any Collateral, or to preserve rights against prior parties). Neither the

Agent, any other Secured Party, a Receiver nor any agent thereof (including, in Alberta or British Columbia, any sheriff) is required to take, or shall have any liability for any failure to take or delay in taking, any steps necessary or advisable to preserve rights against other Persons under any Collateral in its possession. Neither the Agent, any other Secured Party, any Receiver nor any agent thereof shall be liable for any, and the Debtor shall bear the full risk of all, loss or damage to any and all of the Collateral (including any Collateral in the possession of the Agent, any other Secured Party, any Receiver, or any agent thereof) caused for any reason other than the gross negligence or wilful misconduct of the Agent, such other Secured Party, such Receiver or such agent thereof.

- (b) Debtor Remains Liable under Accounts and Contracts. Notwithstanding any provision of this Agreement, the Debtor shall remain liable under each of the documents giving rise to the Accounts of the Debtor and under each of the Contracts to observe and perform all the conditions and obligations to be observed and performed by the Debtor thereunder, all in accordance with the terms of each such document and Contract. Neither the Agent nor any other Secured Party shall have any obligation or liability under any Account of the Debtor (or any document giving rise thereto) or Contract by reason of or arising out of this Agreement or the receipt by the Agent of any payment relating to such Account or Contract pursuant hereto, and in particular (but without limitation), neither the Agent nor any other Secured party shall be obligated in any manner to perform any of the obligations of the Debtor under or pursuant to any Account (or any document giving rise thereto) or under or pursuant to any Contract to make any payment, to make any inquiry as to the nature or the sufficiency of any payment received by it or as to the sufficiency of any performance by any party under any Account (or any document giving rise thereto) or under any Contract, to present or file any claim, to take any action to enforce any performance or to collect the payment of any amounts which may have been assigned to it or to which it may be entitled at any time.
- (c) Collections on Accounts and Contracts. The Debtor shall be authorized to, at any time that an Event of Default is not continuing, collect its Accounts and payments under the Contracts in the normal course of the business of the Debtor and for the purpose of carrying on the same. If required by the Agent at any time, any payments of Accounts or under Contracts, when collected by the Debtor, shall be forthwith (and, in any event, within two Business Days) deposited by the Debtor in the exact form received, duly endorsed by the Debtor to the Agent if required, in a special collateral account maintained by the Agent, and until so deposited, shall be held by the Debtor in trust for the Agent, segregated from the other funds of the Debtor. All such amounts while held by the Agent (or by the Debtor in trust for the Agent) and all income with respect thereto shall continue to be collateral security for the Secured Liabilities and shall not constitute payment thereof until applied as hereinafter provided. If an Event of Default has occurred and is continuing, the Agent may apply all or any part of the amounts on deposit in such special collateral account on account of the Secured Liabilities in such order as the Agent may elect. At the Agent's request, the Debtor shall deliver to

the Agent any documents evidencing and relating to the agreements and transactions which gave rise to its Accounts and the Contracts, including all original orders, invoices and shipping receipts.

- (d) Analysis of Accounts. At any time and from time to time, the Agent shall have the right to analyze and verify the Accounts of the Debtor in any manner and through any medium that it reasonably considers advisable, and the Debtor shall furnish all such assistance and information as the Agent may require in connection therewith. At any time and from time to time, the Agent may in its own name or in the name of others (including the Debtor) communicate with account debtors on the Accounts of the Debtor and parties to the Contracts to verify with them to its satisfaction the existence, status, amount and terms of any Account or any Contract. At any time and from time to time, upon the Agent's reasonable request and at the expense of the Debtor, the Debtor shall furnish to the Agent reports showing reconciliations, aging and test verifications of, and trial balances for, its Accounts.
- (e) Use of Agents. The Agent may perform any of its rights or duties under this Agreement by or through agents and is entitled to retain counsel and to act in reliance on the advice of such counsel concerning all matters pertaining to its rights and duties under this Agreement.

22. **Dealings by Agent.** The Agent shall not be obliged to exhaust its recourse against the Debtor or any other Person or against any other security it may hold with respect to the Secured Liabilities or any part thereof before realizing upon or otherwise dealing with the Collateral in such manner as the Agent may consider desirable. The Agent and the other Secured Parties may grant extensions of time and other indulgences, take and give up security, accept compositions, grant releases and discharges and otherwise deal with the Debtor and any other Person, and with any or all of the Collateral, and with other security and sureties, as they may see fit, all without prejudice to the Secured Liabilities or to the rights and remedies of the Agent under this Agreement. The powers conferred on the Agent under this Agreement are solely to protect the interests of the Agent in the Collateral and shall not impose any duty upon the Agent to exercise any such powers.

23. **Communication.** Any notice or other communication required or permitted to be given under this Agreement shall be provided pursuant to the terms of the Credit Agreement.

24. **Release of Information.** The Debtor authorizes the Agent to provide a copy of this Agreement and such other information as may be requested of the Agent (i) to the extent necessary to enforce the Agent's rights, remedies and entitlements under this Agreement, (ii) to any assignee or prospective assignee of all or any part of the Secured Liabilities, and (iii) as required by applicable Law.

25. **Expenses; Indemnity; Waiver.**

- (a) The Debtor shall pay (i) all reasonable out-of-pocket expenses incurred by the Secured Parties, including the reasonable fees, charges and disbursements of

counsel for the Secured Parties and all applicable taxes, in connection with the preparation and administration of this Agreement, (ii) all reasonable out-of-pocket expenses incurred by the Secured Parties, including the reasonable fees, charges and disbursements of counsel for the Secured Parties and applicable taxes, in connection with any amendments, modifications or waivers of the provisions hereof, and (iii) all out-of-pocket expenses incurred by the Secured Parties, including the fees, charges and disbursements of any counsel for the Secured Parties and all applicable taxes, in connection with the assessment, enforcement or protection of their rights in connection with this Agreement, including its rights under this Section, including all such out-of-pocket expenses incurred during any workout, restructuring or negotiations with respect to the Secured Liabilities.

- (b) All amounts due under this Section shall be payable to the Agent for the benefit of the applicable Secured Parties not later than three Business Days after written demand therefor.

26. **Release of Debtor.** Upon the written request of the Debtor given at any time on or after the Release Date, the Agent shall, at the expense of the Debtor, release the Debtor and the Collateral from the Security Interests and such release shall serve to terminate any licence granted in this Agreement. Upon such release, and at the request and expense of the Debtor, the Agent shall execute and deliver to the Debtor such releases and discharges as the Debtor may reasonably request.

27. **Additional Security.** This Agreement is in addition to, and not in substitution of, any and all other security previously or concurrently delivered by the Debtor or any other Person to any Secured Party, all of which other security shall remain in full force and effect.

28. **Alteration or Waiver.** None of the terms or provisions of this Agreement may be waived, amended, supplemented or otherwise modified except by a written instrument executed by the Agent. The Secured Parties shall not, by any act or delay, be deemed to have waived any right or remedy hereunder or to have acquiesced in any Event of Default or in any breach of any of the terms and conditions hereof. No failure to exercise, nor any delay in exercising, on the part of any Secured Party, any right, power or privilege hereunder shall operate as a waiver thereof. No single or partial exercise of any right, power or privilege hereunder shall preclude any other or further exercise thereof or the exercise of any other right, power or privilege. A waiver by any Secured Party of any right or remedy hereunder on any one occasion shall not be construed as a bar to any right or remedy which the Agent would otherwise have on any future occasion. Neither the taking of any judgment nor the exercise of any power of seizure or sale shall extinguish the liability of the Debtor to pay the Secured Liabilities, nor shall the same operate as a merger of any covenant contained in this Agreement or of any other liability, nor shall the acceptance of any payment or other security constitute or create any novation.

29. **Amalgamation.** If the Debtor is a corporation, the Debtor acknowledges that if it amalgamates or merges with any other corporation or corporations, then (i) the Collateral and the Security Interests shall extend to and include all the property and assets of the amalgamated corporation and to any property or assets of the amalgamated corporation thereafter owned or acquired, (ii) the term "Debtor", where used in this Agreement, shall extend to and include the

amalgamated corporation, and (iii) the term "Secured Liabilities", where used in this Agreement, shall extend to and include the Secured Liabilities of the amalgamated corporation.

30. **Governing Law; Attornment.** This Agreement shall be governed by and construed in accordance with the Laws of the Province of Alberta. Without prejudice to the ability of the Agent to enforce this Agreement in any other proper jurisdiction, the Debtor irrevocably submits and attorns to the non-exclusive jurisdiction of the courts of such province. To the extent permitted by applicable Law, the Debtor irrevocably waives any objection (including any claim of inconvenient forum) that it may now or hereafter have to the venue of any legal proceeding arising out of or relating to this Agreement in the courts of such Province.

31. **Interpretation.** The definitions of terms herein shall apply equally to the singular and plural forms of the terms defined. Whenever the context may require, any pronoun shall include the corresponding masculine, feminine and neuter forms. The words "include", "includes" and "including" shall be deemed to be followed by the phrase "without limitation". The word "or" is disjunctive; the word "and" is conjunctive. The word "shall" is mandatory; the word "may" is permissive. Unless the context requires otherwise (a) any definition of or reference to any agreement, instrument or other document herein shall be construed as referring to such agreement, instrument or other document as from time to time amended, supplemented or otherwise modified (subject to any restrictions on such amendments, supplements or modifications set out herein), (b) any reference herein to any statute or any section thereof shall, unless otherwise expressly stated, be deemed to be a reference to such statute or section as amended, restated or re-enacted from time to time, (c) any reference herein to any Person shall be construed to include such Person's successors and permitted assigns, (d) the words "herein", "hereof" and "hereunder", and words of similar import, shall be construed to refer to this Agreement in its entirety and not to any particular provision hereof, and (e) all references herein to Sections and Schedules shall be construed to refer to Sections and Schedules to, this Agreement, Section headings are for convenience of reference only, are not part of this Agreement and shall not affect the construction of, or be taken into consideration in interpreting, this Agreement. Any reference in this Agreement to a Permitted Lien is not intended to subordinate or postpone, and shall not be interpreted as subordinating or postponing, or as any agreement to subordinate or postpone, any Security Interest to any Permitted Lien.

32. **Paramountcy.** In the event of any conflict or inconsistency between the provisions of this Agreement and the provisions of the Credit Agreement then, notwithstanding anything contained in this Agreement, the provisions contained in the Credit Agreement shall prevail to the extent of such conflict or inconsistency and the provisions of this Agreement shall be deemed to be amended to the extent necessary to eliminate such conflict or inconsistency, it being understood that the purpose of this Agreement is to add to, and not detract from, the rights granted to the Agent (for its own benefit and for the benefit of the other Secured Parties) under the Credit Agreement. If any act or omission of the Debtor is expressly permitted under the Credit Agreement but is expressly prohibited under this Agreement, such act or omission shall be permitted. If any act or omission is expressly prohibited under this Agreement, but the Credit Agreement does not expressly permit such act or omission, or if any act is expressly required to be performed under this Agreement but the Credit Agreement does not expressly relieve the Debtor from such performance, such circumstance shall not constitute a conflict or inconsistency between the applicable provisions of this Agreement and the provisions of the Credit Agreement.

33. **Successors and Assigns.** This Agreement shall enure to the benefit of, and be binding on, the Debtor and its successors and permitted assigns, and shall enure to the benefit of, and be binding on, the Agent and its successors and assigns. The Debtor may not assign this Agreement, or any of its rights or obligations under this Agreement. The Agent may assign this Agreement and any of its rights and obligations hereunder to any Person that replaces it in its capacity as such. If the Debtor or the Agent is an individual, then the term "Debtor" or "Agent", as applicable, shall also include his or her heirs, administrators and executors.

34. **Acknowledgment of Receipt/Waiver.** The Debtor acknowledges receipt of an executed copy of this Agreement and, to the extent permitted by applicable Law, waives the right to receive a copy of any financing statement or financing change statement registered in connection with this Agreement or any verification statement issued with respect to any such financing statement or financing change statement.

35. **Enforcement by Agent.** This Agreement and the Security Interests may be enforced only by the action of the Agent acting on behalf of the Secured Parties and no other Secured Party shall have any rights individually to enforce or seek to enforce this Agreement or any of the Security Interests, it being understood and agreed that such rights and remedies may be exercised by the Agent for the benefit of the Secured Parties upon the terms of this Agreement.

36. **Electronic Signature.** Delivery of an executed signature page to this Agreement by the Debtor by facsimile or other electronic form of transmission shall be as effective as delivery by the Debtor of a manually executed copy of this Agreement by the Debtor.

[signatures on the next following page]

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IN WITNESS WHEREOF the undersigned has caused this Agreement to be duly executed as of the date first written above.

ENTREC CORPORATION

By: 

Name: Jason Vandenberg

Title: Chief Financial Officer

SCHEDULE A
DEBTOR INFORMATION

Full legal name:

ENTREC Corporation

Prior names:

ENTREC Transportation Services Ltd.

Predecessor companies:

EIS Capital Corp.

Jurisdiction of incorporation or organization:

Alberta

British Columbia

Saskatchewan

Northwest Territories

Address of chief executive office:

PO Box 3490, 100 Diamond Avenue, T7X 3A7, Spruce Grove, AB

Addresses of all places where business is carried on or tangible Personal Property is kept:

PO Box 3490, 100 Diamond Avenue, T7X 3A7	Spruce Grove	Alberta
708 - 25 Avenue, T9E 0G5	Nisku	Alberta
NE 24-54-19-4	Chipman	Alberta
7001 - 39 Street, T9E 0W1	Leduc	Alberta
5720 - 84th St SE, T1X 0K1	Calgary	Alberta
6708 - 50 Avenue, T9N 0B7	Bonnyville	Alberta
Hwy 16 RR #20, T9V 3A8	Lloydminster	Alberta
190 MacAlpine Crescent, Bay 114, T9H 4A6	Fort McMurray	Alberta
9202-154 th Ave/9216 154 th Ave 1321872, Block 1, Lot 5	Fort McMurray	Alberta
9510 - 78 Avenue, T8X 0M2	Clairmont	Alberta
Plan 1122993 Block 5 Lot 3	Grande Prairie	Alberta
#51 Vic Turner Airport Drive, V1G 4G4	Dawson Creek	British

		Columbia
#2 3385 33rd Street, T7S 1X4	Whitecourt	Alberta
9307 77 Avenue, V1J 6W7	Fort St. John	British Columbia
580 Richard Road	Prince George	British Columbia
206, 4630 Lazelle Avenue, V8G 1S6	Terrace/Kitimat	British Columbia
PO 386, 58602-0386/ 3193 Hwy 22	Dickinson	North Dakota
12284 26th Street NW, 58854	Watford City	North Dakota
26420 – Township Road 531A	Acheson	Alberta

Jurisdictions in which all material account debtors are located:

Alberta

North Dakota

British Columbia

Saskatchewan

Addresses of all owned real property:

540, 452, 544 and 546 Taylor Street, Prince Rupert, BC

Addresses of all leased real property:

PO Box 3490, 100 Diamond Avenue, T7X 3A7	Spruce Grove	Alberta
NE 24-54-19-4	Chipman	Alberta
7001 - 39 Street, T9E 0W1	Leduc	Alberta
5720 - 84th St SE, T1X 0K1	Calgary	Alberta
6708 - 50 Avenue, T9N 0B7	Bonnyville	Alberta
Hwy 16 RR #20, T9V 3A8	Lloydminster	Alberta
190 MacAlpine Crescent, Bay 114, T9H 4A6	Fort McMurray	Alberta
1321872, Block 1, Lot 5	Fort McMurray	Alberta
9510 - 78 Avenue, T8X 0M2	Clairmont	Alberta
Plan 1122993 Block 5 Lot 3	Grande Prairie	Alberta
#51 Vic Turner Airport Drive, V1G 4G4	Dawson Creek	British Columbia
#2 3385 33rd Street, T7S 1X4	Whitecourt	Alberta

9307 77 Avenue, V1J 6W7	Fort St. John	British Columbia
26420 – Township Road 531A	Acheson	Alberta

Description of all “serial number” goods (i.e. motor vehicles, trailers, aircraft, boats and outboard motors for boats):

Asset ID	Asset Class ID	Asset Description	Serial Number
	AUTO BED		
BT-109	TRUCK	KENWORTH C500 BED TRUCK 340	1XKCDBOX57R990650
	AUTO BED		
BT-110	TRUCK	KENWORTH C500 BED TRUCK 300	1NKCLBOX1SR939619
	AUTO BED		
BT-112	TRUCK	KENWORTH C500 BED TRUCK 360	1XKCPBTX56R986891
	AUTO BED		
BT-113	TRUCK	KENWORTH T800 TEXAS BED TRUCK	1XKDP4EXXBJ948238
	AUTO BED		
BT-1600	TRUCK	WESTERN STAR 4900SA TEXAS BED TRUCK	5KKPALAV36PW31038
	AUTO BED		
BT-1601	TRUCK	KENWORTH T800 TEXAS BED TRUCK	1NKDX4EX77R932839
	AUTO BED		
BT-1602	TRUCK	KENWORTH T800 TEXAS BED TRUCK	1XKDP4EX1CR950849
	AUTO BED		
BT-1603	TRUCK	KENWORTH C500 TEXAS BED TRUCK	1XKCP4EX9DR958940
	AUTO BED		
BT-1700	TRUCK	WESTERN STAR 6900XD BED TRUCK	5KKMASCK07PW85334
	AUTO BED		
BT-1701	TRUCK	KENWORTH C500 BED TRUCK 340"	1XKCDBOX47R930004
	AUTO BED		
BT-1702	TRUCK	KENWORTH T800 BED TRUCK 300"	1XKDDBOX66J989105
	AUTO BED		
BT-1704	TRUCK	KENWORTH C500 BED TRUCK 380"	1NKCX4TX2CR947743
	AUTO BED		
BT-1705	TRUCK	KENWORTH C500 BED TRUCK 380"	1NKCX4TX1CR953825
	AUTO BED		
BT-1706	TRUCK	KENWORTH C500 BED TRUCK 385"	1XKCP4TX5ER967414
	AUTO BED		
BT-188	TRUCK	1998 Kenworth C500B Bed Truck	1NKCLR0X3WR952158
	AUTO BED		
BT-340	TRUCK	2000 Kenworth T800B TriDrive Bed Truck	1NKDLBEXXYR960314
	AUTO BED		
BT-442	TRUCK	1986 Kenworth C500 Tandem Bed	2NKCLBEX3GM915295
	AUTO BED		
BT-443	TRUCK	1998 Kenworth C500 Tandem Bed	2BG510059WR952380
	AUTO BED		
BT-444	TRUCK	2003 International Eagle 5600i6x4 Td Bed	1HTXHAST43J065259
	AUTO BED		
BT-445	TRUCK	2007 Kenworth C500B Tandem Bed	1NKCXBTX97R991538
	AUTO BED		
BT-474	TRUCK	2006 Kenworth T800B Tri-Drive	1NKDXBEXX06R983988

P-002	AUTO LT TRUCKS	2011 Ford F150	1FTFW1ET1BFC67987
P-003	AUTO LT TRUCKS	2011 Ford F150	1FTFW1ET2BFC61521
P-004	AUTO LT TRUCKS	2012 Ford F350	1FD8W3HT7CEA22646
P-005	AUTO LT TRUCKS	2011 Ford F150	1FTFW1ETXBFC67986
P-006	AUTO LT TRUCKS	2012 GMC Sierra	3GTP2VE77CG165748
P-008	AUTO LT TRUCKS	2012 GMC Sierra	3GTP2VE76CG163280
P-010	AUTO LT TRUCKS	2012 Chevrolet Silverado 1500 4x4 Crew	3GCPKSE7XCG200099
P-012	AUTO LT TRUCKS	FORD F150 SUPERCREW	1FTFW1ET5DFA00242
P-013	AUTO LT TRUCKS	2013 FORD F-150 Super Crew	1FTFW1ET9DFA7243
P-017	AUTO LT TRUCKS	2010 Dodge 1500 Crew Cab 4x4	1D7RV1CT9AS154156
P-018	AUTO LT TRUCKS	FORD F150 SUPERCREW	1FTFW1ET0DFA07244
P-019	AUTO LT TRUCKS	FORD F150 SUPERCREW	1FTFW1ET2DFA07245
P-020	AUTO LT TRUCKS	Ford F-150 Super Crew Pilot	1FTFW1ET9DFA07243
P-021	AUTO LT TRUCKS	F-150 SUPER CREW	1FTFW1ET3DFA07237
P-022	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET5DFA07238
P-024	AUTO LT TRUCKS	FORD F-150 Super Crew Pilot	1FTFW1ET7DFA07239
P-030	AUTO LT TRUCKS	FORD F150 SUPERCREW	1FTFW1ET3DFA07240
P-031	AUTO LT TRUCKS	2009 Ford F350 Crew Cab 4x4	1FTWW31Y69EA31056
P-032	AUTO LT TRUCKS	2009 Ford F350 Crew Cab 4x4 Diesel	1FTWW31R39EA31055
P-033	AUTO LT TRUCKS	2009 Ford F150 Super Cab 4x4	1FTRX14889FA48512
P-035	AUTO LT TRUCKS	2010 Ford F350 Crew Cab 4x4	1FTWW3BY3AEA20633
P-037	AUTO LT TRUCKS	2010 Ford F350 Crew Cab 4x4	1FTWW3BY5AEB16506
P-038	AUTO LT TRUCKS	2010 Ford F350 Crew Cab 4x4	1FTWW3BY7AEB16507
P-040	AUTO LT TRUCKS	2013 Ford F150	1FTFW1ET5DFA07241
P-041	AUTO LT TRUCKS	2011 Ford F350 Crew Cab L/B 4x4	1FT8W3B66BEA39251
P-042	AUTO LT TRUCKS	2011 Ford F350 Crew Cab L/B 4x4	1FT8W3B68EA39252

P-043	AUTO LT TRUCKS	2011 Ford F350 Crew Cab L/B 4x4	1FT8W3B68BEA43690
P-044	AUTO LT TRUCKS	2011 Ford F350 Crew Cab L/B 4x4 Die	1FT8W3BT7BEA39250
P-046	AUTO LT TRUCKS	2011 Ford F350 Crew Cab 4x4	1FT8W3B65BEB27238
P-047	AUTO LT TRUCKS	2011 Ford F350 Crew Cab 4x4	1FT8W3B67BEB27239
P-048	AUTO LT TRUCKS	2011 Ford F350 Crew Cab 4x4 Diesel	1FT8W3BT7BEB34696
P-049	AUTO LT TRUCKS	2011 Ford F350 Crew Cab 4x4 Diesel	1FT8W3BT2BEB50305
P-050-1	AUTO LT TRUCKS	2011 FORD F350 CREW CAB 4X4 PILOT	1FT8W3B60BEB49955
P-051	AUTO LT TRUCKS	2008 Ford F250 Super Cab S/B 4x4	1FTSX21528EC79380
P-052	AUTO LT TRUCKS	2011 Ford Escape	1FMCU9DG7BKC17290
P-053	AUTO LT TRUCKS	2011 Ford F-150 4x4 Supercrew Cab	1FTFW1ET0BKD32805
P-058	AUTO LT TRUCKS	2001 GMC Sierra 2500	1GTHK23U51F187287
P-060	AUTO LT TRUCKS	2005 GMC Sierra Denali	2GTEK63N851372241
P-061	AUTO LT TRUCKS	2008 GMC Sierra 2500 HD	1GTHK29K28E213186
P-064	AUTO LT TRUCKS	2011 Ford F150	1FTFW1ET8BFC61362
P-065	AUTO LT TRUCKS	2011 Ford F150	1FTFW1ET0BFC60321
P-066	AUTO LT TRUCKS	2007 Dodge Ram 3500 Laramie Crew Cab 4x4	3D7MX38C27G734261
P-067	AUTO LT TRUCKS	2012 Ford F-150 Super Crew XLT	1FTVW1ET4CKD27460
P-068	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ET6CKD27461
P-069	AUTO LT TRUCKS	2012 Ford F150	1FTVW1ET8CKD27462
P-070	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ETXCKD27463
P-071	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET1CKD27464
P-072	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ET9CKD27454
P-073	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ET0CKD7455
P-074	AUTO LT TRUCKS	2012 Ford F-150	1FTVW1ET2CKD27456
P-075	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET4CKD27457
P-076	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ET6CKD27458

P-078	AUTO LT TRUCKS	2010 Ford F150 4x4	1FTFW1EV9AFC08735
P-079	AUTO LT TRUCKS	2011 Ford F150 4x4	1FTFW1ET1BFB50197
P-080	AUTO LT TRUCKS	2012 Ford F-250	1FT7W2B68CEA74526
P-081	AUTO LT TRUCKS	2012 Ford F-250	1FT7W2B6XCEA74527
P-082	AUTO LT TRUCKS	2012 Chevrolet Silverado	1GC5K0C8XCZ114699
P-083	AUTO LT TRUCKS	2012 Chevrolet Silverado 1500 Crew LT	3GTP2VE75CG143490
P-084	AUTO LT TRUCKS	2012 GMC Sierra 1500	3GTP2WE71CG148935
P-085	AUTO LT TRUCKS	2011 Ford F-450	1FDUF4HT9BEC55141
P-086	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET3CKD75564
P-087	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET5CKD75565
P-088	AUTO LT TRUCKS	2012 Ford F-150 4x4 Supercrew	1FTVW1ET7CKD75566
P-089	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET1CKD89849
P-090	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET8CKD89850
P-091	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET1CKD75577
P-092	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET3CKD75578
P-093	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET5CKD75579
P-094	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTFW1EF0CFB65821
P-095	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTFW1ET7CFB75817
P-096	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTFW1EF1CFC13455
P-097	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTFW1EFXCFC13454
P-098	AUTO LT TRUCKS	2012 Chevrolet Silverado 3500HD	1GC5K0C88DZ115075
P-099	AUTO LT TRUCKS	2012 GMC Sierra 1500 Crew Cab	3GTP2UEA8CG164467
P-100	AUTO LT TRUCKS	F350 PILOT VEHICLE	1FT8W3BT2DEA17773
P-1001	AUTO LT TRUCKS	CHEVROLET 2500 CREWCAB 4X4	1GCHK23184F146680
P-1002	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D3LX38C16G272643
P-1006	AUTO LT TRUCKS	CHEVROLET 2500 CREWCAB 4X4	1GC4KYB6XAF124576

P-101	AUTO LT TRUCKS	F350 PILOT VEHICLE	1FT8W3BT4DEA17774
P-1011	AUTO LT TRUCKS	CHEVROLET 2500 CREWCAB 4X4	1GC4KYB61AF100523
P-1012	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CL3AG173253
P-1013	AUTO LT TRUCKS	DODGE 2500 CREWCAB 4X4	3D7UT2CL6BG508102
P-1014	AUTO LT TRUCKS	DODGE 2500 CREWCAB 4X4	3D7UT2CL6AG176838
P-1015	AUTO LT TRUCKS	FORD F150 CREWCAB 4X4	1FTFW1EV5AFC19540
P-1018	AUTO LT TRUCKS	DODGE 2500 CREWCAB 4X4	3D7UT2CL1BG562262
P-1019	AUTO LT TRUCKS	DODGE 5500 CREWCAB 4X4	3D6WU7EL7BG568944
P-102	AUTO LT TRUCKS	Ford F-350	1FT8W3BT2DEA17790
P-1020	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CLXBG582142
P-1021	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CL4BG597722
P-1022	AUTO LT TRUCKS	CHEVROLET 2500CREWCAB 4X4	1GCHK33U75F913601
P-1023	AUTO LT TRUCKS	DODGE 1500 CREWCAB 4X4	1D7RV1CP0BS627415
P-1024	AUTO LT TRUCKS	DODGE 2500 CREWCAB 4X4	3D7UT2CL1BG628826
P-1025	AUTO LT TRUCKS	FORD F150 CREWCAB 4X4	1FTFW1ET4BFC53517
P-1026	AUTO LT TRUCKS	FORD F150 CREWCAB 4X4	1FTFW1R63CFA07435
P-1028	AUTO LT TRUCKS	DODGE 2500 CREWCAB 4X4	3C6UD5DLXCG111248
P-1029	AUTO LT TRUCKS	DODGE 2500 CREWCAB 4X4	3C6UD5DL7CG232934
P-103	AUTO LT TRUCKS	Ford F350 Pilot	1FT8W3BT4DEA17791
P-1030	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3DL4CG317830
P-1031	AUTO LT TRUCKS	CHEVROLET TAHOE 4X4	1GNSKCE06DR183295
P-1032	AUTO LT TRUCKS	DODGE 2500 CREWCAB 4X4	3C6UD5FL5CG270532
P-104	AUTO LT TRUCKS	2013 Ford F350 Pilot	1FT8W3BT6DEA17775
P-105	AUTO LT TRUCKS	2013 Ford F350 Pilot	1FT8W3BT8DEA17776
P-106	AUTO LT TRUCKS	Ford F-350	1FT8W3BT6DEA17792
P-1066	AUTO LT TRUCKS	CHEVROLET 3500CREWCAB 4X4	1GC4K1B69AF130330

P-107	AUTO LT TRUCKS	Ford F-350	1FR8W3BT8DEA17793
P-108	AUTO LT TRUCKS	2013 Chevrolet Silverado	1GB4K0C84DF161391
P-109	AUTO LT TRUCKS	F150 PILOT VEHICLE	1FTFW1ET2DFA81085
P-1109	AUTO LT TRUCKS	CHEVROLET 2500 CREWCAB 4X4	1GCHK23K58F179814
P-111	AUTO LT TRUCKS	2013 Ford F-150 Pilot	1FTFW1ET3DFA95092
P-1110	AUTO LT TRUCKS	CHEVROLET 2500 CREWCAB 4X4	1GCHK33608F155414
P-1114	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX38A48G161007
P-1115	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX38A08G131017
P-1116	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX48A38G157147
P-1119	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX38LX9G502218
P-112	AUTO LT TRUCKS	Ford F150 Pilot	1FTFW1ET5DFA95093
P-1121	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX48L09G524427
P-1122	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX38LX9G511968
P-1124	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX48L29G524428
P-1125	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX48LX9G517971
P-1127	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CLXBG508610
P-1128	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CLXBG508607
P-1130	AUTO LT TRUCKS	CHEVROLET 3500 CREWCAB 4X4	1GDJK33214F218864
P-1131	AUTO LT TRUCKS	CHEVROLET 3500 CREWCAB 4X4	1GTJK33143F232395
P-1132	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CL6BG577939
P-1133	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y4CL0BG621634
P-1134	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y4CL9BG587810
P-1136	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y4CL4BG605842
P-1137	AUTO LT TRUCKS	DODGE 4500 CREWCAB 4X4	3D6WU6CLXBG587551
P-1138	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3HL0CG101662
P-1139	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3HL1CG101668

P-1140	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63DRHL2CG103660
P-1141	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63DRHL2CG123066
P-1142	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63DRHL7CG144740
P-1143	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C7WDLFL2CG125652
P-1144	AUTO LT TRUCKS	DODSGE 3500 CREWCAB 4X4	3C63D3HL2CG271330
P-1145	AUTO LT TRUCKS	FORD F550 CREWCAB 4X4	1FD0W5HT6CEC59007
P-1146	AUTO LT TRUCKS	FORD F550 CREWCAB 4X4	1FD0W5HT7CED02091
P-1147	AUTO LT TRUCKS	FORD F550 CREWCAB 4X4	1FD0W5HT6CEC52106
P-1148	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3HL5CG102192
P-1149	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3HL7CG102193
P-1150	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3LL1CG164891
P-1151	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63DRHL4CG271624
P-116	AUTO LT TRUCKS	2007 GMC Sierra 1500 Extended Cab 4x4	1GTHK23D47F183868
P-117	AUTO LT TRUCKS	F150 PILOT VEHICLE	1FTFW1ET7DFA95094
P-118	AUTO LT TRUCKS	2013 F-150 Pilot	1FTFW1ET9DFA95095
P-122	AUTO LT TRUCKS	2008 GMC Sierra 1500 Extended Cab 4x4	2GTEK190981141688
P-123	AUTO LT TRUCKS	2011 GMC Sierra 1500 Crew Cab 4x4	3GTP2VE3XBG162662
P-124	AUTO LT TRUCKS	2013 Chevrolet Silverado 1500	3GCPKSE75DG272815
P-131	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET5DFB11308
P-132	AUTO LT TRUCKS	2013 Ford F-150 Pilot	1FTFW1ET7DFB11309
P-133	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET1DFB46959
P-134	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET3DFB11310
P-135	AUTO LT TRUCKS	2013 Ford F-150 Pilot	1FTFW1ET5DFB11311
P-136	AUTO LT TRUCKS	2000 Ford F-250 XL Super Duty	1FTNX21L2YEA96105
P-138	AUTO LT TRUCKS	F-150 SUPER CREW	1FTFW1ET6DFB11320
P-139	AUTO LT TRUCKS	2013 Ford F-150	1FTWFT1ET7DFB11312

P-140	AUTO LT TRUCKS	Ford F-150 Super Crew	1FTFW1ET8DFB11321
P-142	AUTO LT TRUCKS	Ford F-150 Supercrew	1FTFW1ETXDFOB11322
P-143	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET1DFB11323
P-148	AUTO LT TRUCKS	2011 Ram 3500 SLT 4WD Reg Cab	3D6WZ4EL9BG527666
P-150	AUTO LT TRUCKS	2013 Ford F-350	1FT8W3BT5DEA94640
P-151	AUTO LT TRUCKS	2013 Ford F-350	1FTFW1ET5DKE30487
P-152	AUTO LT TRUCKS	2013 GMC Sierra	1GT423C84DF113080
P-153	AUTO LT TRUCKS	2013 Ford F550 Hotshot	1FD0X5HT7DEB38596
P-154	AUTO LT TRUCKS	2013 Ford F150	1FTFW1ET3DKE67747
P-158	AUTO LT TRUCKS	2006 Ford F-350 XLT Super Duty	1FTWW31P76EB56361
P-160	AUTO LT TRUCKS	2010 Ford F-150 Super Crew	1FTEW1E87AFD20388
P-161	AUTO LT TRUCKS	2010 Ford F-150 Super Crew	1FTEW1E89AFD20389
P-162	AUTO LT TRUCKS	2011 Ford F-150 Super Crew	1FTFW1EF0BFA15724
P-163	AUTO LT TRUCKS	2011 Ford F-150 Super Crew	1FTFW1EF9BFA15723
P-164	AUTO LT TRUCKS	2011 Ford F-350 Super Duty	1FT8W3BT6BEB54809
P-165	AUTO LT TRUCKS	2011 Ford F-350 Super Duty	1FT7W3BT4BED07926
P-166	AUTO LT TRUCKS	2011 Ford Edge	2FMDK4JC5BBB22376
P-167	AUTO LT TRUCKS	2011 Ford F-150 Super Crew	1FTFW1EF3BFC35908
P-168	AUTO LT TRUCKS	2011 GMC 2500HD	1GT121C84BF265185
P-169	AUTO LT TRUCKS	2012 Ford F-150 Super Crew Platinum	1FTFW1ET5CFA06556
P-170	AUTO LT TRUCKS	2009 GMC Sierra 1500 SLT 4x4	3GTEK13M79G175388
P-171	AUTO LT TRUCKS	2005 Chevrolet Avalanche	3GNEK12T55G101168
P-172	AUTO LT TRUCKS	2006 Ford F-150 XLT 4x4	1FTRX14W76MB09753
P-173	AUTO LT TRUCKS	2007 Dodge Ram 2500 4x4	1D7KS28C67J542744
P-174	AUTO LT TRUCKS	2007 Ford F-150 XLT 4x4	1FTRX14W37FA48218
P-175	AUTO LT TRUCKS	2007 Ford F-150 XLT 4x4	1FTRX14W07FA24698

P-176	AUTO LT TRUCKS	2006 Ford E-350 XLT S/D Cargo Van	1FBNE31L46DA52903
P-177	AUTO LT TRUCKS	2005 Ford F-250 XLT 4x4	1FTSX21585EB63547
P-178	AUTO LT TRUCKS	2008 Ford F-250 XLT 4x4	1FTSX21R08EA27632
P-179	AUTO LT TRUCKS	2012 Ford F-250 XLT 4x4	1FT7W2BT3CEB19832
P-180	AUTO LT TRUCKS	2012 Ford F-250 XLT 4x4	1FT7W2BT5CEB02353
P-181	AUTO LT TRUCKS	2007 Dodge Sprinter 3500	WDOBFB445975217149
P-182	AUTO LT TRUCKS	2006 Ford E-450 Cube Van	1FDXE45P86HA00394
P-183	AUTO LT TRUCKS	2004 Dodge Ram 3500 4x4	3D7MU48CX4G120522
P-184	AUTO LT TRUCKS	2008 Ford F-350 XLT 4x4	1FTWW31R28EC57912
P-185	AUTO LT TRUCKS	2007 Ford F-550 XLT 4x4	FDAF57P67EA61204
P-186	AUTO LT TRUCKS	2011 Dodge Ram 5500 SLT 4x4 Service Truc	3D6WU7ELXBG606750
P-188	AUTO LT TRUCKS	2010 Ford Expedition Limited 4x4	1FMJU2A57AEA42728
P-190	AUTO LT TRUCKS	2009 Ford Expedition Limited 4x4	1FMFU20529EB26815
P-192	AUTO LT TRUCKS	2007 Dodge Ram 1500 SLT 4x4	1D7HU18N47J539566
P-193	AUTO LT TRUCKS	2013 FORD F150	1FTFW1ET6DKF49777
P-201	AUTO LT TRUCKS	DODGE 3500 4X4 HOT SHOT	3D3LS38CX5G831202
P-204	AUTO LT TRUCKS	DODGE RAM 4X4 PILOT/HOT SHOT	3D7KS19D06G267874
P-211	AUTO LT TRUCKS	GMC 2500 4X4	1GCHK43609F134540
P-212	AUTO LT TRUCKS	GMC SIERRA 1/2T 4X4	3GTEK13359G254470
P-213	AUTO LT TRUCKS	GMC SIERRA 4X4	1GT4K1B69AF109459
P-214	AUTO LT TRUCKS	CHEVROLET SILVERADO 3500 4X4	1GC4K0B65AF120081
P-215	AUTO LT TRUCKS	DODGE RAM 5500 4X4	3D6WD7ELXAG105663
P-216	AUTO LT TRUCKS	CHEVROLET SILVERADO 3500 4X4 PILOT	1GC4K1C8BF106468
P-217	AUTO LT TRUCKS	GMC 3500 SIERRA 4X4	1GTHK34U86W108406
P-220	AUTO LT TRUCKS	GMC SIERRA	3GTP2WE30BG191156
P-221	AUTO LT TRUCKS	DODGE 3500 4X4	3C63D3JL0CG104958

P-222	AUTO LT TRUCKS	CHEVROLET SILVERADO 1500	3GCPKTE34BG363817
P-223	AUTO LT TRUCKS	DOGE RAM 5500 4X4	3C7WDNBL7CG126099
P-224	AUTO LT TRUCKS	CHEVY SILVERADO 200HD CREW 4X4	1GC1KXC81BF260514
P-225	AUTO LT TRUCKS	CHEVROLET SILVERADO 4X4	1GC1KXCG4BF262507
P-226	AUTO LT TRUCKS	CHEVROLET SILVERADO 4X4	3GCPKTE73CG140530
P-227	AUTO LT TRUCKS	CHEVROLET SILVERADO 4X4	1GC1KXC87BF227646
P-228	AUTO LT TRUCKS	DODGE RAM 4X4	3C63D3JL5CG104938
P-312	AUTO LT TRUCKS	2009 GMC Sierra 1500 Crew Cab 4x4 Z71	3GTEK13209G195335
P-322	AUTO LT TRUCKS	2005 Dodge 3500 Laramie Crew Cab 4x4	3D7MS48C45G772933
P-341	AUTO LT TRUCKS	2010 GMC 1500 Denali Crew Cab 4x4	3GTRKXE2XAG216908
P-343	AUTO LT TRUCKS	2010 Chevrolet Silverado 1500 Crew 4x4	3GCRKSE39AG234554
P-346	AUTO LT TRUCKS	2010 Chev Silverado 1500LT Crew 4x4	3GCRKSE35AG169699
P-347	AUTO LT TRUCKS	2010 Chev Tahoe LTZ Fully Loaded	1GNUKCE00AR130483
P-352	AUTO LT TRUCKS	2011 Chev Silverado 1500LT Crew 4x4	3GTP2VE39BG202861
P-354	AUTO LT TRUCKS	2011 Chevrolet Sierra 1500SLE Ext cab 4x	1GTR2VE33BZ231734
P-355	AUTO LT TRUCKS	2013 CHEVROLET LT3500 CREW CAB	1GC4K0CG5DF217390
P-356	AUTO LT TRUCKS	2013 Ford F150	1FTFW1ET1DFD20836
P-357	AUTO LT TRUCKS	2013 Ford F150	1FTFW1ET5DFD72003
P-358	AUTO LT TRUCKS	2014 Ford F350	1FT8W3BTXEEA69394
P-359	AUTO LT TRUCKS	2014 Ford F350	1FT8W3BT1EEA69395
P-360	AUTO LT TRUCKS	2014 Ford F350	1FT8W3BT4EEA69391
P-361	AUTO LT TRUCKS	2014 Ford F350	1FT8W3BT6EEA69392
P-362	AUTO LT TRUCKS	FORD EXPEDITION	1FMJU2A50CEF60070
P-364	AUTO LT TRUCKS	2014 GMC CREW CAB PICKUP WITH 6.5 BOX	3GTU2TEC4EG149496
P-365	AUTO LT TRUCKS	2014 GMC CREW CAB PICKUP WITH 6.5 BOX	3GCUKPEC6EG239126
P-366	AUTO LT TRUCKS	2014 GMC CREW CAB PICKUP WITH 6.5 BOX	3GTU2TECXEG17643

P-367	AUTO LT TRUCKS	2014 GMC CREW CAB PICKUP WITH 6.5 BOX	3GCUKREC7EG126197
P-368	AUTO LT TRUCKS	2014 Chevrolet Silverado 1500	3GCUKPECXEG149669
ST-01	AUTO LT TRUCKS	2007 Chevrolet 3500 LS	1GBJK39697E578168
ST-02	AUTO LT TRUCKS	2012 Ford F-350 Service Truck	1FT8W3DT0CEB63956
ST-03	AUTO LT TRUCKS	2012 Dodge Ram 5500 w/ Cobra 400KPE	3C7WDNAL7CG233428
ST-04	AUTO LT TRUCKS	2012 Dodge Ram 5500 w/ Cobra 4400	3C7WDNAL3CG122830
PT-055	AUTO PICKER TR	2003 Western Star 4900FA Picker Truck	2WLHAEAV83KK67622
PT-066	AUTO PICKER TR	1998 Western Star 4964F Picker Truck	2WLPCCJ5WK949771
PT-102	AUTO PICKER TR	STERLING FLATDECK 6 1/2T PICKER	2FZDCHDJ57AY12003
PT-103	AUTO PICKER TR	WESTERN STAR 35T PICKER	5KKUALAV65PU15301
PT-105	AUTO PICKER TR	WESTERN STAR 35T PICKER	5KKUALAV07PX29464
PT-106	AUTO PICKER TR	KENWORTH 45T PICKER	1XKCP4TX4AR944846
PT-107	AUTO PICKER TR	KENWORTH 45T PICKER	1NKCX4EX5CR951184
PT-108	AUTO PICKER TR	KENWORTH 45T PICKER DUAL WINCH	1NKCX4EX3CR951183
PT-1302	AUTO PICKER TR	STERLING LT9500 PICKER 17T	2FZHAZCV97AW85970
PT-1303	AUTO PICKER TR	KENWORTH T300 PICKER 12.5T	2NKMLZ9X56M985595
PT-1306	AUTO PICKER TR	KENWORTH T800 PICKER 18T	1XKDPBEX57R931800
PT-1307	AUTO PICKER TR	KENWORTH T300 PICKER 5.5T	2NKMLD9X56M987673
PT-1308	AUTO PICKER TR	STERLING BULLET PICKER	3F6WK76A18G350905
PT-1309	AUTO PICKER TR	GMC C5500 PICKER	1GDE5CE325F407370
PT-1310	AUTO PICKER TR	KENWORTH T300 PICKER	2NMLD9XX17M998011
PT-1311	AUTO PICKER TR	KENWORTH PICKER	1XKDP4EX3DR959246
PT-133	AUTO PICKER TR	2004 Western Star 4900SA 30 Ton Picker	5KKMALAV34PN35958
PT-1400	AUTO PICKER TR	WESTERN STAR 4900SA PICKER 40T	5KKUALAV47PX40807
PT-1401	AUTO PICKER TR	KENWORTH T800 PICKER 30T	1NKDLBTX27R989873
PT-1402	AUTO PICKER TR	WESTERN STAR 4900SA PICKER 22T	5KKHAEAV16PV20455
PT-1403	AUTO PICKER TR	KENWORTH T800 PICKER 35T	1NKDXBTX46R988114
PT-1404	AUTO PICKER TR	KENWORTH T800 PICKER 40T	1NKDXBTX86R983837
PT-1405	AUTO PICKER TR	KENWORTH T800 PICKER 35T	1NKDXBTX67R997740
PT-1406	AUTO PICKER TR	KENWORTH T800 PICKER 35T	1NKDXBTXX7R997739
PT-1407	AUTO PICKER TR	KENWORTH C500 PICKER 50T	1NKCX4TXXAR943629
PT-1408	AUTO PICKER TR	KENWORTH T800 PICKER 45T	1XKDP4TX8BR947920
PT-1409	AUTO PICKER TR	KENWORTH T800 PICKER 45T	1XKDP4TX7BR948668
PT-1410	AUTO PICKER TR	KENWORTH T800 PICKER 140T	1XKDP4TX1BR947919
PT-1411	AUTO PICKER TR	KENWORTH T800 PICKER 45T	1NKDX4TX7CR953316
PT-1412	AUTO PICKER TR	KENWORTH T800 PICKER 45T	1NKDX4TX4DR959415
PT-1500	AUTO PICKER TR	KENWORTH T800 PICKER 28T	1NKDLBOX44R974503
PT-1501	AUTO PICKER TR	FREIGHTLINER FL80 PICKER 28T	1FVHCYDJ97HX22126
PT-1504	AUTO PICKER TR	FREIGHTLINER M2112 PICKER 30T	1FVHC5CV57HY88114

PT-1505	AUTO PICKER TR	2014 PETERBILT 367 PICKER 45 TON	1XPTP4TX5ED221407
PT-155	AUTO PICKER TR	2007 Western Star 4900 FA Picker Truck	5KKRAEAV07PX67665
PT-156	AUTO PICKER TR	2012 Kenworth C500 w/ 4596T 45 Ton Boom	1NKCX4TX1CR956093
PT-160	AUTO PICKER TR	2011 Peterbilt 367 T/A 28 Ton Boom	1NP TLU0X3BD119819
PT-161	AUTO PICKER TR	2010 Peterbilt 367 T/A 30 Ton Boom	1NP TL00X0BD116028
PT-162	AUTO PICKER TR	2011 Kenworth T800 T/A 26 Ton Boom	1NKDL00X3BJ945803
PT-166	AUTO PICKER TR	2006 Western Star 4900SA 35 Ton Picker	5KKRAEAV96PU67718
PT-169	AUTO PICKER TR	2012 International IH7500	1HTWNAZT0CJ665478 2NKMHD7XX5MM98184
PT-205	AUTO PICKER TR	2005 Kenworth T300 S.A Picker Truck	1
PT-209	AUTO PICKER TR	2007 Kenworth T800 T/A Picker Truck	1XKDPBTX07R931271
PT-307	AUTO PICKER TR	2006 Kenworth T300 S/A Knuckle Picker	2NKMHD7H36M983103
PT-314	AUTO PICKER TR	2007 Kenworth T300 S/A Knuckle Picker	2NKMHD8X27M931680
PT-315	AUTO PICKER TR	2007 Peterbilt 378 Tandem Boom Truck	1NPFDB0XX7D668116
PT-320	AUTO PICKER TR	2007 Kenworth T800B Tandem	1XKDD BEX17R996426
PT-324	AUTO PICKER TR	2007 Kenworth C500 Tandem TriDrive Boom	1XKCPBTX67R932663
PT-329	AUTO PICKER TR	2009 Kenworth W900 T/A Boom Truck	1XKWD40X49J941420
PT-333	AUTO PICKER TR	2009 Western Star 4900SA Tandem Boom Tr	5KKMALCK39PAH2860
PT-336	AUTO PICKER TR	2007 Peterbilt 357 Tandem Tri-driv Boom	1NPAXBEX27N743492
PT-337	AUTO PICKER TR	2009 Peterbilt 367 Tandem Boom Truck	1NP TL40X39D790451
PT-338	AUTO PICKER TR	2006 Kenworth T800B Tandem Tri-drive	1XKDPBTX06R982512
PT-342	AUTO PICKER TR	2009 Kenworth C500 Tandem/TriDr Boom	1XKCP4TX59R939392
PT-344	AUTO PICKER TR	2007 Perterbilt 378 Tandem-Tridr	1NPF PBEX57N668101
PT-345	AUTO PICKER TR	2007 Kenworth T800B Tandem-TriDr Boom	1NKDXBTX67R932452
PT-348	AUTO PICKER TR	2006 Kenworth T800B Tandem-Tandem	1XKDD BEX06R986582
PT-350	AUTO PICKER TR	2011 Peterbilt 367 Tandem-TriDr Boom Tr	1NP TXBEX1BD120811
PT-355	AUTO PICKER TR	2002 Kenworth T800B Tandem-Tandem	1XKDPBEX82S965280
PT-357	AUTO PICKER TR	Kenworth C500 Tandem Steer	1NKCX4TX4CR954564
PT-358	AUTO PICKER TR	2012 Kenworth C500 w/ Weldco 45TC100	1NKCX4TX7CR956809
PT-359	AUTO PICKER TR	2012 Kenworth C500 w/ 45 Ton Picker	1NKCX4TX7CR958110
PT-360	AUTO PICKER TR	2013 Kenworth C-500 w/ 45 Ton Boom	1XKCP4TX1DR961222
PT-361	AUTO PICKER TR	2013 Kenworth C-500 w/ 45 Ton Boom	1XKCP4TX3DR961223
PT-362	AUTO PICKER TR	2013 Kenworth C-500 w/ 45 Ton Boom	1XKCP4TX5DR961224
PT-363	AUTO PICKER TR	2013 Kenworth C-500 w/ 45 Ton Boom	1XKCP4TX7DR961225
PT-364	AUTO PICKER TR	KENWORTH 45T PICKER	1XKCP4TX9DR961226
PT-365	AUTO PICKER TR	2013 Kenworth C500 Picker	1XKCP4TX0DR961227
PT-366	AUTO PICKER TR	PICKER	1XKCP4TX2DR961228
PT-367	AUTO PICKER TR	2013 Kenworth C-500 45T Picker	1XKCP4TX4DR961229
PT-416	AUTO PICKER TR	2000 Kenworth T-800 Tandem 27 Ton Picker	1NK0GGGGX0R844824
PT-418	AUTO PICKER TR	1998 Volvo ACL48D Tandem 30 Ton Picker	4VHSMCJH4WN518887
PT-470	AUTO PICKER TR	2008 Peterbilt 367 Tridem Knuckle Picker	1NP TXB0X98N737710
PT-475	AUTO PICKER TR	2008 Peterbilt PB340 T/A Picker	2NP RLN9X78M746884
PT-485	AUTO PICKER TR	2006 Peterbilt 378 T/A Tri-Drive	1NPF PBEX86N884815

EXHIBIT “I”

This is Exhibit "I" referred to in the
Affidavit of John Stevens
Sworn before me this 14 day
of May, 2020

GUARANTEE

A Commissioner for Oaths, in and for
the Province of Alberta

Spencer D. Norris

Barister and Solicitor
Administrative Agent

This Agreement is made as of March 6, 2014.

TO: Name: Wells Fargo Capital Finance Corporation Canada, as administrative agent
Address: 40 King Street West, Suite 2500, Toronto ON M5H 3Y2
Attention: Trevor Tysick
Facsimile: 1-866-533-7574
E-mail: trevor.g.tysick@wellsfargo.com

RECITALS:

A. ENTREC Corporation (the "**Debtor**"), the financial institutions and other parties thereto from time to time, as lenders, and Wells Fargo Capital Finance Corporation Canada, as administrative agent, are parties to a credit agreement dated as of March 6, 2014 (as amended, supplemented, restated or replaced from time to time, the "**Credit Agreement**").

B. It is in the interests of the Guarantors that the Secured Parties extend credit (or continue to extend credit) to the Debtor, and each Guarantor is therefore prepared to issue this Agreement to the Agent (for its own benefit and for the benefit of the other Secured Parties) in order to induce them to do so.

For good and valuable consideration, the receipt and adequacy of which are acknowledged by each Guarantor, each Guarantor, jointly and severally, agrees with and in favour of the Agent (for its own benefit and for the benefit of the other Secured Parties) as follows:

1. **Definitions.** In this Agreement capitalized terms used but not otherwise defined in this Agreement shall have the meanings given to them in the Credit Agreement, and the following terms have the following meanings:

"**Agent**" means Wells Fargo Capital Finance Corporation Canada, in its capacity as administrative agent for the lenders under the Credit Agreement, or any successor administrative agent appointed pursuant to the Credit Agreement.

"**Agreement**" means this agreement, including the exhibits and recitals to this agreement, as it or they may be amended, supplemented, restated or replaced from time to time, and the expressions "hereof", "herein", "hereto", "hereunder", "hereby" and similar expressions refer to this Agreement and not to any particular section or other portion of this Agreement.

"**Control**" means, in respect of a particular Person, the possession, directly or indirectly, of the power to direct or cause the direction of the management or policies of such Person, whether through the ability to exercise voting power, by contract or otherwise. "**Controlled**" has a meaning correlative thereto.

"**Credit Agreement**" has the meaning set out in the recitals hereto.

“Debtor” has the meaning set out in the recitals hereto.

“Debtor Liabilities” means all present and future indebtedness, liabilities and obligations of any and every kind, nature and description (whether direct or indirect, joint or several, absolute or contingent, matured or unmatured) of the Debtor to the Secured Parties (or any of them) under, in connection with or with respect to the Loan Documents.

“Event of Default” means any “Event of Default” as defined in the Credit Agreement failure of the Debtor to pay any of the Debtor Liabilities when due.

“Guarantor Liabilities” means, in respect of any Guarantor, all present and future indebtedness, liabilities and obligations of such Guarantor to the Agent under this Agreement.

“Guarantors” means the Persons delivering a signature page to this Agreement and any other Person which hereafter delivers a Supplement, and **“Guarantor”** means any one of them.

“Insolvency Proceeding” means any proceeding seeking to adjudicate a Person an insolvent, seeking a receiving order against such Person under the *Bankruptcy and Insolvency Act* (Canada), or seeking liquidation, dissolution, winding-up, reorganization, compromise, arrangement, adjustment, protection, moratorium, relief or composition of such Person or its debts or a stay of proceedings of such Person’s creditors generally (or any class of creditors) or any other relief, under any federal, provincial, territorial or foreign law now or hereafter in effect relating to bankruptcy, winding-up, insolvency, reorganization, receivership, plans of arrangement or relief or protection of debtors (including the *Bankruptcy and Insolvency Act* (Canada), the *Companies’ Creditors Arrangement Act* (Canada) and any similar legislation in any jurisdiction) or at common law or in equity.

“Intercompany Debt” means, in respect of any Guarantor, all present and future indebtedness, liabilities and obligations of any and every kind, nature and description (whether direct or indirect, joint or several, absolute or contingent, matured or unmatured) of the Debtor to such Guarantor and all guarantees and security therefor.

“Laws” means all federal, provincial, municipal, foreign and international statutes, acts, codes, ordinances, decrees, treaties, rules, regulations, municipal by-laws, judicial or arbitral or administrative or ministerial or departmental or regulatory judgments, orders, decisions, rulings or awards or any provisions of the foregoing, including general principles of common and civil law and equity, and all policies, practices and guidelines of any Governmental Authority binding on or affecting the Person referred to in the context in which such word is used (including, in the case of tax matters, any accepted practice or application or official interpretation of any relevant taxation authority); and **“Law”** means any one or more of the foregoing.

“Lien” means, (a) with respect to any asset, any mortgage, deed of trust, lien, pledge, hypothec (whether movable or immovable), hypothecation, encumbrance, charge, security interest, royalty interest, adverse claim, defect to title or right of set off in, on or of such asset, (b) the interest of a vendor or a lessor under any conditional sale agreement, capital lease, title retention agreement or consignment agreement (or any financing lease having substantially the same economic effect as any of the foregoing) relating to any asset, (c) any purchase option, call or similar right of a third party with respect to such asset, (d) any netting arrangement, defeasance arrangement or

reciprocal fee arrangement, and (e) any other arrangement having the effect of providing security.

“Original Currency” has the meaning set out in Section 18.

“Other Currency” has the meaning set out in Section 18.

“Organizational Documents” means, with respect to any Person, such Person’s articles or other charter documents, by-laws, unanimous shareholder agreement, partnership agreement or trust agreement, as applicable, and any and all other similar agreements, documents and instruments relative to such Person.

“Person” includes any natural person, corporation, company, limited liability company, unlimited liability company, trust, joint venture, association, incorporated organization, partnership, Governmental Authority or other entity.

“Secured Party” means the Agent, the Lenders, the Bank Product Providers and the Hedge Providers.

“Security” means any present or future Lien, or any present or future guarantee or other financial assistance, granted by any Person with respect to any or all of the Debtor Liabilities or Guarantor Liabilities.

“Supplement” has the meaning given to it in Section 33.

“Surety” means any present or future guarantor or surety of any or all of the Debtor Liabilities, other than the Guarantors.

2. **Guarantee.** Each Guarantor hereby unconditionally and irrevocably guarantees the prompt payment and performance to the Agent (for its own benefit and the benefit of the other Secured Parties) of all Debtor Liabilities when due in accordance with their terms. All amounts payable by any Guarantor under this Agreement shall be paid to the Agent (for its own benefit and for the benefit of the other Secured Parties) at the address of the Agent shown above or as otherwise directed in writing by the Agent. All Guarantor Liabilities shall be payable or performable forthwith upon demand by the Agent, and any which are not so paid shall bear interest from the date of such demand at the rate or rates applicable to the corresponding Debtor Liabilities.

3. **Guarantor Liabilities.** The Guarantor Liabilities of each Guarantor are continuing, absolute, unconditional and irrevocable. The Guarantor Liabilities of each Guarantor shall remain effective despite, and shall not be released, exonerated, discharged, diminished, subjected to defence, limited or in any way affected by, anything done, omitted to be done, suffered or permitted by any Secured Party, the Debtor, any other Guarantor or any other Person, or by any other matter, act, omission, circumstance, development or other thing of any nature, kind or description, other than the due payment and performance in full of all of the Debtor Liabilities and all of the Guarantor Liabilities of such Guarantor.

4. **Guarantee Absolute.** Without limiting the generality of Section 3, the Guarantor Liabilities of each Guarantor shall remain fully effective and enforceable against such Guarantor and shall not be released, exonerated, discharged, diminished, subjected to defence, limited or in any way affected by, and the rights and remedies of the Agent under this Agreement shall not in any way be diminished or prejudiced by, and each Guarantor hereby consents to or waives, as applicable, to the fullest extent permitted by applicable Law,:

- (a) any lack of genuineness, legality, validity or enforceability of any of the Debtor Liabilities or of any agreement or arrangement between the Debtor, any other Guarantor, or any other Person, and any one or more of the Secured Parties, or any failure by the Debtor, or any other Person, to carry out any of its obligations under any such agreement or arrangement;
- (b) any change in the existence, name, objects, business, powers, organization, share capital, Organizational Documents, ownership, control, directors or management of the Debtor, such Guarantor or any Surety, the reorganization of the Debtor, such Guarantor or any Surety, any amalgamation or merger by the Debtor, such Guarantor or any Surety with any other Person or Persons, or any continuation of the Debtor, such Guarantor, or any Surety under the laws of any jurisdiction;
- (c) any lack or limitation of power, incapacity or disability of the Debtor, such Guarantor or any Surety or of the directors, officers, managers, employees or agents of the Debtor, such Guarantor or any Surety or any other irregularity, defect or informality, or any fraud, by the Debtor, such Guarantor or any Surety or any of their respective directors, officers, managers, employees or agents, with respect to any or all of the Debtor Liabilities, any or all of its Guarantor Liabilities or any or all of the liabilities and obligations of any Surety;
- (d) any non-compliance with or contravention by such Guarantor of any provision of any corporate statute applicable to such Guarantor relative to guarantees or other financial assistance given by such Guarantor;
- (e) any impossibility, impracticability, frustration of purpose, force majeure or act of Governmental Authority with respect to the performance of any of the Debtor Liabilities or Guarantor Liabilities;
- (f) any Insolvency Proceeding affecting, or the financial condition of, the Debtor, such Guarantor, any Surety, any Secured Party or any other Person at any time;
- (g) any law, regulation, limitation or prescription period or other circumstance that might otherwise be a defence available to, or a discharge of, the Debtor, such Guarantor or any Surety in respect of any or all of the Debtor Liabilities, any or all of its Guarantor Liabilities or any or all of the liabilities and obligations of any Surety;
- (h) any loss of, or in respect of, any Security by or on behalf of any Secured Party from the Debtor, such Guarantor, any Surety or any other Person, whether occasioned through the fault of any Secured Party or otherwise;

- (i) any loss or impairment of any right of such Guarantor for subrogation, reimbursement or contribution, whether or not as a result of any action taken or omitted to be taken by any Secured Party; or
- (j) any other matter, act, omission, circumstance, development or thing of any and every nature, kind and description whatsoever, whether similar or dissimilar to the foregoing (other than the due payment and performance in full of the Debtor Liabilities and its Guarantor Liabilities) that might in any manner (but for the operation of this Section) operate (whether by statute, at law, in equity or otherwise) to release, discharge, diminish, limit, restrict or in any way affect the liability of, or otherwise provide a defence to, a guarantor, a surety, or a principal debtor, even if known by the Agent or any one or more of the other Secured Parties.

5. Dealing with Debtor Liabilities. Without limiting the generality of Section 3, the Guarantor Liabilities of each Guarantor shall remain fully effective and enforceable against such Guarantor and shall not be released, exonerated, discharged, diminished, subjected to defence, limited or in any way affected by, and the rights and remedies of the Agent and the other Secured Parties under this Agreement shall not in any way be diminished or prejudiced by, and each Guarantor hereby consents to or waives, as applicable, to the fullest extent permitted by applicable Law,:

- (a) any amendment, alteration, novation or variation in any manner and to any extent (and irrespective of the effect of the same on any Guarantor) of any of the Debtor Liabilities, any of the liabilities and obligations of any Surety, any Security or any one or more of the Secured Parties' arrangements or agreements with the Debtor, any Guarantor, any Surety or any other Person;
- (b) any limitation, compromise, subordination, postponement or abandonment of any of the Debtor Liabilities, any of the Guarantor Liabilities of any Guarantor, any of the liabilities and obligations of any Surety, any Security or any one or more of the Secured Parties' arrangements or agreements with the Debtor, any Guarantor, any Surety or any other Person;
- (c) any grant of time, renewal, extension, indulgence, release, discharge or other course of conduct by any one or more Secured Parties to the Debtor, any Guarantor, any Surety or any other Person;
- (d) the creation of any new or additional Debtor Liabilities, the increase or reduction of the rate of interest on any or all of the Debtor Liabilities or any other rates or fees payable under or in respect of any or all of the Debtor Liabilities;
- (e) any alteration, settlement, compromise, acceleration, extension or change in the time or manner for payment or performance by the Debtor made or permitted by any one or more Secured Parties of, or by any Guarantor or any other Person or Persons liable to any one or more of the Secured Parties with respect to, any or all of the Debtor Liabilities;

- (f) the Secured Parties or any of them taking or abstaining from taking Security from the Debtor, any Guarantor, any Surety or any other Person or abstaining from completing, perfecting or maintaining the perfection of any Security;
- (g) the Secured Parties or any of them releasing, substituting or adding one or more Guarantors, Sureties or endorsers, accepting additional or substituted Security, or releasing, subordinating or postponing any Security;
- (h) the Secured Parties or any of them accepting compromises from the Debtor, any Guarantor, any Surety or any other Person;
- (i) the creation or addition of any new Loan Documents, or the addition of any new Secured Parties pursuant to the provisions of any Loan Documents;
- (j) the Secured Parties or any of them doing, or omitting to do, anything to enforce the payment or performance of any or all of the Debtor Liabilities, any or all of the Guarantor Liabilities of any Guarantor, any or all of the liabilities and obligations of any Surety or any Security;
- (k) the Secured Parties or any of them giving or refusing to give or continuing to give any credit or any financial accommodation to the Debtor or to any other Person;
- (l) the Secured Parties or any of them proving any claim in any Insolvency Proceeding affecting the Debtor, any Guarantor, any Surety or any other Person as they see fit or refraining from proving any claim or permitting or suffering the impairment of any of the Debtor Liabilities in any such Insolvency Proceeding; making any election in any such Insolvency Proceeding; permitting or suffering the creation of secured or unsecured credit or debt in any such Insolvency Proceeding; or permitting or suffering the disallowance, avoidance, or subordination of any of the Debtor Liabilities or the obligations of any other debtor with respect to the Debtor Liabilities in any such Insolvency Proceeding;
- (m) the Secured Parties or any of them applying any money received from the Debtor, any Guarantor, any Surety, any other Person or any Security upon such part of the Debtor Liabilities as the Secured Parties or any of them may see fit or changing any such application in whole or in part from time to time as the Secured Parties or any of them may see fit; or
- (n) the Secured Parties or any of them otherwise dealing with the Debtor, any Guarantor, any Surety, any other Person, the Debtor Liabilities, the Guarantor Liabilities of any Guarantor, the liabilities and obligations of any Sureties, and all Security as the Secured Parties or any of them may see fit.

6. **Settlement of Accounts.** Any account settled or stated between the Agent or any other Secured Party and the Debtor shall be accepted by each Guarantor as *prima facie* evidence that the amount thereby appearing due by the Debtor to the Agent or such other Secured Party is so due.

7. **Indemnity.** If any or all of the Debtor Liabilities are not duly paid or performed by the Debtor and are not paid or performed by the Guarantors under Section 2 for any reason whatsoever, each Guarantor shall, as a separate and distinct obligation, indemnify and save each of the Secured Parties harmless from and against all losses, costs, damages, expenses, claims and liabilities that each such Secured Party may suffer or incur in connection with or in respect of any failure by the Debtor for any reason to pay or perform any of the Debtor Liabilities, and shall pay all such amounts to the Agent after demand as herein provided

8. **Guarantors Liable as Principal Debtor.** If, and to the extent that, any amount in respect of the Debtor Liabilities is not recoverable from any Guarantor under this Agreement on the basis of a guarantee or the Secured Parties are not indemnified under Section 7, in each case, for any reason whatsoever, then, notwithstanding any other provision of this Agreement, such Guarantor shall be liable under this Agreement as principal obligor in respect of the due payment of such amount and shall pay such amount to the Agent after demand as herein provided.

9. **Continuing Guarantee.** This Agreement is a continuing guarantee and is binding as a continuing obligation of each Guarantor and the Debtor Liabilities shall be conclusively presumed to have been created in reliance on this Agreement. A Guarantor may not in any manner terminate this Agreement or the Guarantor Liabilities of such Guarantor other than by the due and punctual payment in full of the Guarantor Liabilities of such Guarantor.

10. **Stay of Acceleration.** If acceleration of the time for payment, or the liability of the Debtor to make payment, of any amount specified to be payable by the Debtor in respect of the Debtor Liabilities is stayed, prohibited or otherwise affected upon any Insolvency Proceeding or other event affecting the Debtor or payment of any of the Debtor Liabilities by the Debtor, all such amounts otherwise subject to acceleration or payment shall nonetheless be deemed for all purposes of this Agreement to be and to have become due and payable by the Debtor and shall be payable by each Guarantor under this Agreement immediately forthwith on demand by the Agent.

11. **Debtor Information.** Each Guarantor acknowledges and agrees that such Guarantor has not executed this Agreement as a result of, by reason of, or in reliance upon, any promise, representation, statement or information of any kind or nature whatsoever given, or offered to such Guarantor, by or on behalf of the Secured Parties or any other Person whether in answer to any enquiry by or on behalf of such Guarantor or not and the Secured Parties were not prior to the execution by such Guarantor of this Agreement, and are not thereafter, under any duty to disclose to such Guarantor or any other Person any information, matter or thing (material or otherwise) relating to the Debtor, its affairs or its transactions with the Secured Parties, including any information, matter or thing which puts or may put the Debtor in a position which such Guarantor would not naturally expect or any unexpected facts or unusual features which, whether known or unknown to such Guarantor, are present in any transaction between the Debtor and the Secured Parties, and the Secured Parties were not and are not under any duty to do or execute any matter, thing or document relating to the Debtor, its affairs or its transactions with the Secured Parties. Each Guarantor acknowledges and confirms that it has established its own adequate means of obtaining from the Debtor on a continuing basis all information desired by such Guarantor concerning the financial condition of the Debtor and that such Guarantor will

look to the Debtor, and not to the Agent or any other Secured Party, in order for such Guarantor to keep adequately informed of changes in the Debtor's financial condition.

12. Reinstatement. If, at any time, all or any part of any payment previously applied by the Agent or any other Secured Party to any of the Debtor Liabilities is or must be rescinded or returned by the Agent or such other Secured Party for any reason whatsoever (including any Insolvency Proceeding affecting the Debtor or any other Person), such Debtor Liabilities shall, for the purpose of this Agreement, to the extent that such payment is or must be rescinded or returned, be deemed to have continued in existence, notwithstanding such application by the Agent or such other Secured Party, and this Agreement shall continue to be effective or be reinstated, as the case may be, as to such Debtor Liabilities, all as though such application by the Agent or such other Secured Party had not been made.

13. Subrogation. Notwithstanding any payment made by any Guarantor under this Agreement or any setoff or application of funds of any Guarantor by any Secured Party, no Guarantor shall have any right of subrogation to, and each Guarantor waives, any right to enforce any remedy which any Secured Party now has or may hereafter have against the Debtor, until all of the Debtor Liabilities have been indefeasibly paid in full; and until that time, each Guarantor waives any benefit of, and any right to participate in, any Security now or hereafter held by any Secured Party for the Debtor Liabilities.

14. Assignment and Postponement. Each Guarantor hereby (a) grants to the Agent (for its own benefit and for the benefit of the other Secured Parties) a security interest in all of its Intercompany Debt as general and continuing collateral security for its Guarantor Liabilities, and (b) postpones all of its Intercompany Debt to the payment in full of the Debtor Liabilities. All moneys received by any Guarantor in respect of its Intercompany Debt shall be received by such Guarantor in trust for the Agent and, immediately following such receipt, shall be paid over to the Agent.

15. Insolvency Proceedings. In any Insolvency Proceeding affecting the Debtor, the Secured Parties shall have the right, in priority to each Guarantor, to receive their full claim in respect of such Insolvency Proceeding for all of the Debtor Liabilities. The Secured Parties shall have the right to include in their claim in any Insolvency Proceeding affecting the Debtor all or any part of the payments made by each Guarantor under this Agreement and, to prove and rank for, and receive dividends in respect of, all such claims, all of which rights and privileges as they relate and apply to each Guarantor are hereby assigned by such Guarantor to the Agent on behalf of itself and the other Secured Parties. The provisions of this Section shall be sufficient authority for any Person making payment of any such dividends to pay the same directly to the Agent for the benefit of the Secured Parties. The Agent shall be entitled to receive for the benefit of the Secured Parties all dividends or other payments in respect of all of the above referenced claims until all of the Debtor Liabilities are paid and satisfied in full and each Guarantor shall continue to be liable under this Agreement for any unpaid balance of the Debtor Liabilities. If any amount is paid to any Guarantor under any Insolvency Proceeding affecting the Debtor when any of the Debtor Liabilities remain outstanding, such amount shall be received and held in trust by such Guarantor for the benefit of the Secured Parties and shall be immediately paid to the Agent to be credited and applied against the Guarantor Liabilities of such Guarantor. In any Insolvency

Proceeding affecting the Debtor the Secured Parties may in their discretion value as they see fit, or may refrain from valuing, any Security held by or for the benefit of any of them.

16. Marshalling. Each Guarantor waives to the fullest extent permitted by applicable Law, any right or claim of right to cause a marshalling of the Debtor's, a Surety's or any other Person's assets, or to cause any Secured Party to proceed against the Debtor, a Surety or any other Person, or any Security, in any particular order. No Secured Party shall have any obligation to marshal any assets in favour of the Debtor, a Surety or any other Person or against or in payment of any of the Debtor Liabilities or any of the obligations of any Guarantor, the Debtor, a Surety or any other Person owed to any Secured Party.

17. Enforcing Rights Against Guarantors. This is a guarantee of payment and performance and not of collection. The Secured Parties shall not be required to take any action or to exhaust their recourse against the Debtor, any Guarantor, any Surety or any other Person, or to enforce or value any Security, before being entitled to payment from, and to enforce their rights and remedies against, any Guarantor under this Agreement. Each Guarantor hereby renounces to the benefits of division and discussion.

18. Foreign Currency Guarantor Liabilities. Each Guarantor shall make payment relative to any Debtor Liabilities in the currency (the "**Original Currency**") in which the Debtor is required to pay such Debtor Liabilities. If any Guarantor makes payment relative to any Debtor Liabilities in a currency (the "**Other Currency**") other than the Original Currency (whether voluntarily or pursuant to an order or judgment of a court or tribunal of any jurisdiction), such payment shall constitute a discharge of the Guarantor Liabilities of such Guarantor only to the extent of the amount of the Original Currency which the Agent is able to purchase at Toronto, Ontario with the amount it receives on the date of receipt. If the amount of the Original Currency which the Agent is able to purchase is less than the amount of such currency originally due to it in respect to the relevant Debtor Liabilities, such Guarantor shall indemnify and save the Agent and the other Secured Parties harmless from and against any loss or damage arising as a result of such deficiency. This indemnity constitutes an obligation separate and independent from the other obligations contained in this Agreement, gives rise to a separate and independent cause of action, applies irrespective of any indulgence granted by the Agent or any other Secured Party and continues in full force and effect notwithstanding any judgment or order in respect of any amount due hereunder or under any judgment or order.

19. Taxes and Set-Off. All payments to be made by any Guarantor hereunder shall be made without set-off, compensation, deduction or counterclaim and without deduction for any taxes, levies, duties, fees, deductions, withholdings, restrictions or conditions of any nature whatsoever. If at any time any applicable Law requires any Guarantor to make any such deduction or withholding from any such payment, the sum due from such Guarantor with respect to such payment shall be increased to the extent necessary to ensure that, after the making of such deduction or withholding, the Agent receives a net sum equal to the sum which it would have received had no deduction or withholding been required.

20. Representations and Warranties. Each Guarantor represents and warrants, upon each of which representations and warranties each of the Secured Parties relies, that each of the

representations and warranties relative to such Guarantor in each of the other Loan Documents is true and correct when made or deemed made.

21. Covenants. Each Guarantor shall comply, and shall cause each of its subsidiaries to comply, with all of the provisions, covenants and agreements contained in each of the Loan Documents to the extent that such provisions, covenants and agreements apply to such Guarantor or its subsidiaries and shall, and shall cause each of its subsidiaries to, take, or refrain from taking, as the case may be, all actions that are necessary to be taken or not taken so that no violation of any provision, covenant or agreement contained in any of the Loan Documents, and so that no Default or Event of Default under any of the Loan Documents, is caused by the actions or inactions of such Guarantor or any of its subsidiaries.

22. Communication. Any notice or other communication required or permitted to be given under this Agreement shall be in writing and shall be effectively given if (i) delivered personally, (ii) sent by prepaid courier service or mail, or (iii) sent by facsimile transmission, e-mail or other similar means of electronic communication, in each case in accordance with the contact particulars set out on the first page of this Agreement (in the case of the Agent) or below (in the case of any Guarantor):

Address: _____

Attention: _____
Facsimile: _____
E-mail: _____

Any communication so given shall be deemed to have been given and to have been received on the day of delivery if so delivered, or on the day of facsimile transmission or sending by other means of recorded electronic communication provided that such day is a Business Day and the communication is so delivered or sent prior to 4:30 p.m. (local time at the place of receipt). Otherwise, such communication shall be deemed to have been given and to have been received on the following Business Day. Any communication sent by mail shall be deemed to have been given and to have been received on the fifth Business Day following mailing, provided that no disruption of postal service is in effect. Each Guarantor and the Agent may from time to time change their respective addresses or facsimile numbers for notice by giving notice to the other in accordance with the provisions of this Section.

23. Expenses; Indemnity; Waiver.

- (a) Each Guarantor shall pay to the Agent for the benefit of the Secured Parties (i) all reasonable out-of-pocket expenses incurred by the Secured Parties, including the reasonable fees, charges and disbursements of counsel for the Secured Parties and all applicable taxes, in connection with the preparation and administration of this Agreement, (ii) all reasonable out-of-pocket expenses incurred by the Secured Parties, including the reasonable fees, charges and disbursements of counsel for the Secured Parties and applicable taxes, in connection with any amendments, modifications or waivers of the provisions hereof, and (iii) all out-of-pocket

expenses incurred by the Secured Parties, including the fees, charges and disbursements of any counsel for the Secured Parties and all applicable taxes, in connection with the assessment, enforcement or protection of their rights in connection with this Agreement, including their rights under this Section, including all such out-of-pocket expenses incurred during any workout, restructuring or negotiations in respect of the Guarantor Liabilities of such Guarantor.

- (b) Each Guarantor shall indemnify the Agent on behalf of the Secured Parties against, and hold the Secured Parties harmless from, any and all losses, claims, cost recovery actions, damages, expenses and liabilities of whatsoever nature or kind and all reasonable out-of-pocket expenses and all applicable taxes to which any Secured Party may become subject arising out of or in connection with (i) the execution or delivery of this Agreement and the performance by such Guarantor of its obligations hereunder, (ii) any actual or prospective claim, litigation, investigation or proceeding relating to this Agreement or the Guarantor Liabilities of such Guarantor, whether based on contract, tort, delict or any other theory and regardless of whether any Secured Party is a party thereto, (iii) any other aspect of this Agreement, or (iv) the enforcement of the Secured Parties' rights hereunder and any related investigation, defence, preparation of defence, litigation and enquiries; provided that such indemnity shall not, as to any Secured Party, be available to the extent that such losses, claims, damages, liabilities or related expenses are determined by a court of competent jurisdiction by final and non-appealable judgment to have resulted from the gross negligence (it being acknowledged that ordinary negligence does not necessarily constitute gross negligence), or wilful misconduct of or material breach of this Agreement by such Secured Party.
- (c) No Guarantor shall assert, and each Guarantor hereby waives, any claim against any Secured Party (or any director, officer or employee thereof), on any theory of liability, for special, indirect, consequential or punitive damages (as opposed to direct or actual damages) arising out of, in connection with, or as a result of, this Agreement.
- (d) All amounts due under this Section shall be payable to the Agent for the benefit of the applicable Secured Parties not later than three Business Days after written demand therefor.
- (e) The indemnifications set out in this Agreement shall survive the payout of the Debtor Liabilities and the Guarantor Liabilities of each Guarantor.

24. Additional Security. This Agreement is in addition to, and not in substitution of, any and all other Security previously or concurrently delivered by any Guarantor or any other Person to any Secured Party, all of which other Security shall remain in full force and effect.

25. Alteration. None of the terms or provisions of this Agreement may be waived, amended, supplemented or otherwise modified except by a written instrument executed by the Agent.

26. **Severability.** Any provision of this Agreement that is prohibited or unenforceable in any jurisdiction shall, as to that jurisdiction, be ineffective to the extent of such prohibition or unenforceability and shall be severed from the balance of this Agreement, all without affecting the remaining provisions of this Agreement or affecting the validity or enforceability of such provision in any other jurisdiction.

27. **Set-off.** If an Event of Default shall have occurred and be continuing, each Secured Party is hereby authorized at any time and from time to time, to the fullest extent permitted by applicable Law, to set-off, compensate against or combine and apply any and all deposits (general or special, time or demand, provisional or final) at any time held by such Secured Party or any of its Affiliates and other obligations at any time owing by such Secured Party or any of its Affiliates to or for the credit or the account of any Guarantor against or with any or all of the Guarantor Liabilities of such Guarantor, irrespective of whether or not such Secured Party shall have made any demand under any Loan Document and although such obligations may be unmaturing. The rights of each Secured Party under this Section are in addition to other rights and remedies (including other rights of set-off or combination) which such Secured Party may have.

28. **Governing Law; Attornment.** This Agreement shall be governed by and construed in accordance with the Laws of the Province of Alberta. Without prejudice to the ability of the Agent to enforce this Agreement in any other proper jurisdiction, each Guarantor irrevocably submits and attorns to the non-exclusive jurisdiction of the courts of such Province. To the extent permitted by applicable Law, each Guarantor irrevocably waives any objection (including any claim of inconvenient forum) that it may now or hereafter have to the venue of any legal proceeding arising out of or relating to this Agreement in the courts of such Province. Each Guarantor hereby irrevocably consents to the service of any and all process in any such action or proceeding by the delivery of copies of such process to each Guarantor at the address as provided for pursuant to Section 22. Nothing in this Section affects the right of the Agent to serve process in any manner permitted by applicable Law.

29. **Time.** Time is of the essence with respect to this Agreement and the time for performance of the obligations of each Guarantor under this Agreement may be strictly enforced by the Agent.

30. **Interpretation.** The definitions of terms herein shall apply equally to the singular and plural forms of the terms defined. Whenever the context may require, any pronoun shall include the corresponding masculine, feminine and neuter forms. The words "include", "includes" and "including" shall be deemed to be followed by the phrase "without limitation". The word "or" is disjunctive; the word "and" is conjunctive. The word "shall" is mandatory; the word "may" is permissive. Unless the context requires otherwise (a) any definition of or reference to any agreement, instrument or other document herein shall be construed as referring to such agreement, instrument or other document as from time to time amended, supplemented, restated or otherwise modified (subject to any restrictions on such amendments, supplements, restatements or modifications set out herein), (b) any reference herein to any statute or any section thereof shall, unless otherwise expressly stated, be deemed to be a reference to such statute or section as amended, replaced or re-enacted from time to time, (c) any reference herein to any Person shall be construed to include such Person's successors and permitted assigns, (d)

the words “herein”, “hereof” and “hereunder”, and words of similar import, shall be construed to refer to this Agreement in its entirety and not to any particular provision hereof, and (e) all references herein to Sections and Schedules shall be construed to refer to Sections and Schedules to, this Agreement. Section headings are for convenience of reference only, are not part of this Agreement and shall not affect the construction of, or be taken into consideration in interpreting, this Agreement.

31. Successors and Assigns. This Agreement shall enure to the benefit of, and be binding on, each Guarantor and its successors and assigns, and shall enure to the benefit of, and be binding on, the Agent and its successors and assigns. No Guarantor may assign this Agreement, or any of its rights or obligations under this Agreement. The Agent may assign this Agreement and any of their rights and obligations hereunder to any Person that replaces it in its capacity as such. If any Guarantor or the Agent is an individual, then the term “Guarantor” or “Agent”, as applicable, shall also include his or her heirs, administrators and executors.

32. Acknowledgment of Receipt. Each Guarantor acknowledges receipt of an executed copy of this Agreement.

33. Additional Guarantors. Additional Persons may from time to time after the date of this Agreement become Guarantors under this Agreement by executing and delivering to the Agent a supplemental agreement (together with all schedules thereto, a “**Supplement**”) to this Agreement, in substantially the form attached hereto as Exhibit A. Effective from and after the date of the execution and delivery by any Person to the Agent of a Supplement such Person shall be, and shall be deemed for all purposes to be, a Guarantor under this Agreement with the same force and effect, and subject to the same agreements, representations, indemnities, liabilities and obligations, as if such Person had been an original signatory to this Agreement as a Guarantor. The execution and delivery of a Supplement by any additional Person shall not require the consent of the Debtor or any Guarantor and all of the liabilities and obligations of each Guarantor shall remain in full force and effect, notwithstanding the addition of any new Guarantor to this Agreement.

34. Joint and Several Liability. Each Guarantor is jointly and severally liable for all obligations of the other Guarantors under this Agreement.

35. Paramountcy. In the event of any conflict or inconsistency between the provisions of this Agreement and the provisions of the Credit Agreement then, notwithstanding anything contained in this Agreement, the provisions contained in the Credit Agreement shall prevail to the extent of such conflict or inconsistency and the provisions of this Agreement shall be deemed to be amended to the extent necessary to eliminate such conflict or inconsistency, it being understood that the purpose of this Agreement is to add to, and not detract from, the rights granted to the Agent (for its own benefit and for the benefit of the other Secured Parties) under the Credit Agreement. If any act or omission of the Guarantor is expressly permitted under the Credit Agreement but is expressly prohibited under this Agreement, such act or omission shall be permitted. If any act or omission is expressly prohibited under this Agreement, but the Credit Agreement does not expressly permit such act or omission, or if any act is expressly required to be performed under this Agreement but the Credit Agreement does not expressly relieve the Guarantor from such performance, such circumstance shall not constitute a conflict or

inconsistency between the applicable provisions of this Agreement and the provisions of the Credit Agreement.

36. Secured Parties. The Secured Parties are beneficiaries of this Agreement subject to the terms and conditions of the Credit Agreement. Subject to Section 27, this Agreement may be enforced only by the action of the Agent acting on behalf of the Secured Parties and no other Secured Party shall have any rights individually to enforce or seek to enforce this Agreement.

37. Counterparts; Electronic Signature. This Agreement may be executed in counterparts, each of which shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed signature page to this Agreement by any Guarantor by facsimile or other electronic form of transmission shall be as effective as delivery by such Guarantor of a manually executed copy of this Agreement by such Guarantor.

[signatures on the next following page]

IN WITNESS WHEREOF the undersigned has caused this Agreement to be duly executed as of the date first written above.

ENTREC ALBERTA LTD.

By: 

Name: Jason Vandenberg

Title: Chief Financial Officer

IN WITNESS WHEREOF the undersigned has caused this Agreement to be duly executed as of the date first written above.

ENTREC ENGINEERING LTD.

By: 

Name: Jason Vandenberg

Title: Chief Financial Officer

IN WITNESS WHEREOF the undersigned has caused this Agreement to be duly executed as of the date first written above.

**ENTREC CRANES & HEAVY HAUL
(WESTERN) LTD.**

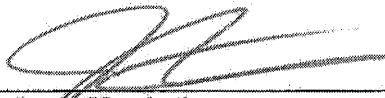
By: 

Name: Jason Vandenberg

Title: Chief Financial Officer

IN WITNESS WHEREOF the undersigned has caused this Agreement to be duly executed as of the date first written above.

ENTREC LIFT SERVICES INC.

By: 
Name: Jason Vandenberg
Title: Chief Financial Officer

IN WITNESS WHEREOF the undersigned has caused this Agreement to be duly executed as of the date first written above.

ENTREC HEAVY HAUL SERVICES INC.

By: 

Name: Jason Vandenberg

Title: Chief Financial Officer

EXHIBIT A
**FORM OF SUPPLEMENT
TO GUARANTEE**

TO: Name: Wells Fargo Capital Finance Corporation Canada, as administrative agent
Address: 40 King Street West, Suite 2500, Toronto ON M5H 3Y2
Attention: Trevor Tysick
Facsimile: (866) 533-7574
E-mail: trevor.g.tysick@wellsfargo.com

WHEREAS:

A. Reference is made to the Guarantee (the “**Agreement**”) dated as of March 6, 2014 entered into by each of the Persons identified under the caption “GUARANTORS” on the signature pages thereto and any other Person which thereafter signs a Supplement, in favour of the Agent (for its own benefit and for the benefit of the other Secured Parties).

B. ENTREC Corporation (the “**Debtor**”), the financial institutions and other parties thereto from time to time, as lenders, and Wells Fargo Capital Finance Corporation Canada, as administrative agent, are parties to a credit agreement dated as of March 6, 2014 (as amended, supplemented, restated or replaced from time to time, the “**Credit Agreement**”).

C. Capitalized terms used but not otherwise defined in this Supplement have the respective meanings given to such terms in the Agreement, including the definitions of terms incorporated in the Agreement by reference to other agreements.

D. Section 33 of the Agreement provides that additional Persons may from time to time after the date of the Agreement become Guarantors under the Agreement by executing and delivering to the Agent a supplemental agreement to the Agreement in the form of this Supplement.

E. The undersigned (the “**New Guarantor**”) has agreed to become a Guarantor under the Agreement by executing and delivering this Supplement to the Agent.

For good and valuable consideration, the receipt and sufficiency of which are acknowledged by the New Guarantor, the New Guarantor agrees with and in favour of the Agent (for its own benefit and for the benefit of the Secured Parties) as follows:

1. The New Guarantor has received a copy of, and has reviewed, the Agreement and is executing and delivering this Supplement to the Agent pursuant to Section 33 of the Agreement.

2. Effective from and after the date this Supplement is executed and delivered to the Agent by the New Guarantor, the New Guarantor shall be, and shall be deemed for all purposes to be, a Guarantor under the Agreement with the same force and effect, and subject to the same agreements, representations, indemnities, liabilities and obligations, as if the New Guarantor had been, as of the date of this Supplement, an original signatory to the Agreement as a Guarantor.

In furtherance of the foregoing, the New Guarantor hereby unconditionally and irrevocably guarantees the prompt payment and performance to the Agent of all Debtor Liabilities when due in accordance with their terms. The terms and provisions of the Agreement are incorporated by reference in this Supplement.

3. The New Guarantor represents and warrants to the Agent (for its own benefit and for the benefit of the other Secured Parties) that each of the representations and warranties made or deemed to have been made by it under the Agreement as a Guarantor are true and correct on the date of this Supplement.

4. Upon this Supplement bearing the signature of any Person claiming to have authority to bind the New Guarantor coming into the possession of the Agent, this Supplement and the Agreement shall be deemed to be finally and irrevocably executed and delivered by, and be effective and binding on, and enforceable against, the New Guarantor free from any promise or condition affecting or limiting the liabilities of the New Guarantor and the New Guarantor shall be, and shall be deemed for all purposes to be, a Guarantor under the Agreement. No statement, representation, agreement or promise by any officer, employee or agent of the Agent or any Secured Party, unless expressly set forth in this Supplement, forms any part of this Supplement or has induced the New Guarantor to enter into this Supplement and the Agreement or in any way affects any of the agreements, obligations or liabilities of the New Guarantor under this Supplement and the Agreement.

5. This Supplement may be executed in counterparts. Each executed counterpart shall be deemed to be an original and all counterparts taken together shall constitute one and the same Supplement. Delivery of an executed signature page to this Supplement by the New Guarantor by facsimile or other electronic transmission shall be as effective as delivery by the New Guarantor of a manually executed copy of this Supplement by the New Guarantor.

6. This Supplement shall be governed by and construed in accordance with the laws of the Province of Alberta.

7. This Supplement and the Agreement shall be binding upon the New Guarantor and its successors. The New Guarantor shall not assign its rights and obligations under this Supplement or the Agreement or any interest in this Supplement or the Agreement.

[signatures on the next following page]

IN WITNESS WHEREOF, the undersigned has executed this Supplement as of the date first above written.

**[FULL LEGAL NAME OF NEW
GUARANTOR]**

By: _____

Name:

Title:

SUPPLEMENT TO GUARANTEE

TO: Name: Wells Fargo Capital Finance Corporation Canada, as administrative agent
Address: 22 Adelaide Street West, Suite 2200, Toronto, Ontario M5H 4E3
Attention: Trevor Tysick
Facsimile: 1-866-533-7574
E-mail: trevor.g.tysick@wellsfargo.com

WHEREAS:

- A. Reference is made to the Guarantee (the "**Agreement**") dated as of March 6, 2014 entered into by each of the Persons identified under the caption "GUARANTORS" on the signature pages thereto and any other Person which thereafter signs a Supplement, in favour of the Agent (for its own benefit and for the benefit of the other Secured Parties).
- B. ENTREC Corporation (the "**Debtor**"), the financial institutions and other parties thereto from time to time, as lenders, and Wells Fargo Capital Finance Corporation Canada, as administrative agent, are parties to a credit agreement dated as of March 6, 2014 (as amended, supplemented, restated or replaced from time to time, the "**Credit Agreement**").
- C. Capitalized terms used but not otherwise defined in this Supplement have the respective meanings given to such terms in the Agreement, including the definitions of terms incorporated in the Agreement by reference to other agreements.
- D. Section **Error! Reference source not found.** of the Agreement provides that additional Persons may from time to time after the date of the Agreement become Guarantors under the Agreement by executing and delivering to the Agent a supplemental agreement to the Agreement in the form of this Supplement.
- E. Each of the undersigned (collectively, the "**New Guarantors**" and each a "**New Guarantor**") has agreed to become a Guarantor under the Agreement by executing and delivering this Supplement to the Agent.

For good and valuable consideration, the receipt and sufficiency of which are acknowledged by the New Guarantors, each New Guarantor agrees with and in favour of the Agent (for its own benefit and for the benefit of the Secured Parties) as follows:

- 1. Each New Guarantor has received a copy of, and has reviewed, the Agreement and is executing and delivering this Supplement to the Agent pursuant to Section **Error! Reference source not found.** of the Agreement.
- 2. Effective from and after the date this Supplement is executed and delivered to the Agent by the New Guarantors, each New Guarantor shall be, and shall be deemed for all purposes to be, a Guarantor under the Agreement with the same force and effect, and subject to the same agreements, representations, indemnities, liabilities and obligations,

as if such New Guarantor had been, as of the date of this Supplement, an original signatory to the Agreement as a Guarantor.

In furtherance of the foregoing, each New Guarantor hereby unconditionally and irrevocably guarantees the prompt payment and performance to the Agent of all Debtor Liabilities when due in accordance with their terms. The terms and provisions of the Agreement are incorporated by reference in this Supplement.

3. Each New Guarantor represents and warrants to the Agent (for its own benefit and for the benefit of the other Secured Parties) that each of the representations and warranties made or deemed to have been made by it under the Agreement as a Guarantor are true and correct on the date of this Supplement.
4. Upon this Supplement bearing the signature of any Person claiming to have authority to bind a New Guarantor coming into the possession of the Agent, this Supplement and the Agreement shall be deemed to be finally and irrevocably executed and delivered by, and be effective and binding on, and enforceable against, such New Guarantor free from any promise or condition affecting or limiting the liabilities of such New Guarantor and each New Guarantor shall be, and shall be deemed for all purposes to be, a Guarantor under the Agreement. No statement, representation, agreement or promise by any officer, employee or agent of the Agent or any Secured Party, unless expressly set forth in this Supplement, forms any part of this Supplement or has induced the New Guarantors to enter into this Supplement and the Agreement or in any way affects any of the agreements, obligations or liabilities of the New Guarantors under this Supplement and the Agreement.
5. This Supplement may be executed in counterparts. Each executed counterpart shall be deemed to be an original and all counterparts taken together shall constitute one and the same Supplement. Delivery of an executed signature page to this Supplement by the New Guarantors by facsimile or other electronic transmission shall be as effective as delivery by the New Guarantors of a manually executed copy of this Supplement by the New Guarantors.
6. This Supplement shall be governed by and construed in accordance with the laws of the Province of Alberta.
7. This Supplement and the Agreement shall be binding upon the New Guarantors and their successors. The New Guarantors shall not assign their rights and obligations under this Supplement or the Agreement or any interest in this Supplement or the Agreement.

[Signatures on the next following page]

Dated: OCTOBER 1, 2018

CAPSTAN HAULING LTD.

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

ENT OILFIELD GROUP LTD.

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

SUPPLEMENT TO GUARATEE

TO: Name: Wells Fargo Capital Finance Corporation Canada, as administrative agent
Address: 40 King Street West, Suite 2500, Toronto ON M5H 3Y2
Attention: Trevor Tysick
Facsimile: (866) 533-7574
E-mail: trevor.g.tysick@wellsfargo.com

Date: January 31, 2020

WHEREAS:

- A. Reference is made to the Guarantee (the "**Agreement**") dated as of March 6, 2014 entered into by each of the Persons identified under the caption "GUARANTORS" on the signature pages thereto and any other Person which thereafter signs a Supplement, in favour of the Agent (for its own benefit and for the benefit of the other Secured Parties).
- B. ENTREC Corporation (the "**Debtor**"), the financial institutions and other parties thereto from time to time, as lenders, and Wells Fargo Capital Finance Corporation Canada, as administrative agent, are parties to a credit agreement dated as of March 6, 2014 (as amended, supplemented, restated or replaced from time to time, the "**Credit Agreement**").
- C. Capitalized terms used but not otherwise defined in this Supplement have the respective meanings given to such terms in the Agreement, including the definitions of terms incorporated in the Agreement by reference to other agreements.
- D. Section 33 of the Agreement provides that additional Persons may from time to time after the date of the Agreement become Guarantors under the Agreement by executing and delivering to the Agent a supplemental agreement to the Agreement in the form of this Supplement.
- E. The undersigned (the "**New Guarantor**") has agreed to become a Guarantor under the Agreement by executing and delivering this Supplement to the Agent.

For good and valuable consideration, the receipt and sufficiency of which are acknowledged by the New Guarantor, the New Guarantor agrees with and in favour of the Agent (for its own benefit and for the benefit of the Secured Parties) as follows:

- 1. The New Guarantor has received a copy of, and has reviewed, the Agreement and is executing and delivering this Supplement to the Agent pursuant to Section 33 of the Agreement.
- 2. Effective from and after the date this Supplement is executed and delivered to the Agent by the New Guarantor, the New Guarantor shall be, and shall be deemed for all purposes to be, a Guarantor under the Agreement with the same force and effect, and subject to the same agreements, representations, indemnities, liabilities and obligations, as if the New Guarantor had been, as of the date of this Supplement, an original signatory to the Agreement as a Guarantor. In furtherance of the foregoing, the New Guarantor hereby

unconditionally and irrevocably guarantees the prompt payment and performance to the Agent of all Debtor Liabilities when due in accordance with their terms. The terms and provisions of the Agreement are incorporated by reference in this Supplement.

3. The New Guarantor represents and warrants to the Agent (for its own benefit and for the benefit of the other Secured Parties) that each of the representations and warranties made or deemed to have been made by it under the Agreement as a Guarantor are true and correct on the date of this Supplement.
4. Upon this Supplement bearing the signature of any Person claiming to have authority to bind the New Guarantor coming into the possession of the Agent, this Supplement and the Agreement shall be deemed to be finally and irrevocably executed and delivered by, and be effective and binding on, and enforceable against, the New Guarantor free from any promise or condition affecting or limiting the liabilities of the New Guarantor and the New Guarantor shall be, and shall be deemed for all purposes to be, a Guarantor under the Agreement. No statement, representation, agreement or promise by any officer, employee or agent of the Agent or any Secured Party, unless expressly set forth in this Supplement, forms any part of this Supplement or has induced the New Guarantor to enter into this Supplement and the Agreement or in any way affects any of the agreements, obligations or liabilities of the New Guarantor under this Supplement and the Agreement.
5. This Supplement may be executed in counterparts. Each executed counterpart shall be deemed to be an original and all counterparts taken together shall constitute one and the same Supplement. Delivery of an executed signature page to this Supplement by the New Guarantor by facsimile or other electronic transmission shall be as effective as delivery by the New Guarantor of a manually executed copy of this Supplement by the New Guarantor.
6. This Supplement shall be governed by and construed in accordance with the laws of the Province of Alberta.
7. This Supplement and the Agreement shall be binding upon the New Guarantor and its successors. The New Guarantor shall not assign its rights and obligations under this Supplement or the Agreement or any interest in this Supplement or the Agreement.

[signatures on the next following page]

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IN WITNESS WHEREOF, the undersigned has executed this Supplement as of the date first above written.

ENT CAPITAL CORP.

By:  DocuSigned by:
9CC68279A1B1409...
Name: Jason Vandenberg
Title: CFO

U.S. GUARANTY AND SECURITY AGREEMENT

This **U.S. GUARANTY AND SECURITY AGREEMENT** (this "Agreement"), dated as of March 6, 2014, is entered into by and among the Persons listed on the signature pages hereof as "Grantors" and those additional entities that hereafter become parties hereto by executing the form of Joinder attached hereto as Annex 1 (each, a "Grantor" and collectively, the "Grantors"), and **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation ("Wells Fargo"), in its capacity as administrative agent for each member of the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement of even date herewith (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among **ENTREC CORPORATION**, a corporation incorporated under the laws of Alberta, as borrower ("Borrower"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, Agent has agreed to act as agent for the benefit of the Lender Group and the Bank Product Providers in connection with the transactions contemplated by the Credit Agreement and this Agreement;

WHEREAS, in order to induce the Lender Group to enter into the Credit Agreement and the other Loan Documents, to induce the Bank Product Providers to enter into the Bank Product Agreements, and to induce the Lender Group and the Bank Product Providers to make financial accommodations to Borrower as provided for in the Credit Agreement, the other Loan Documents and the Bank Product Agreements, (a) each Grantor (other than Borrower) has agreed to guaranty the Guaranteed Obligations, and (b) each Grantor has agreed to grant to Agent, for the benefit of the Lender Group and the Bank Product Providers, a continuing security interest in and to the Collateral in order to secure the prompt and complete payment, observance and performance of, among other things, the Secured Obligations; and

WHEREAS, each Grantor (other than Borrower) is a Subsidiary of Borrower and, as such, will benefit by virtue of the financial accommodations extended to Borrower by the Lender Group.

NOW, THEREFORE, for and in consideration of the recitals made above and other good and valuable consideration, the receipt, sufficiency and adequacy of which are hereby acknowledged, the parties hereto agree as follows:

1. Definitions; Construction.

(a) All initially capitalized terms used herein (including in the preamble and recitals hereof) without definition shall have the meanings ascribed thereto in the Credit Agreement (including Schedule 1.1 thereto). Any terms (whether capitalized or lower case) used in this Agreement that are defined in the Code shall be construed and defined as set forth in the Code unless otherwise defined herein or in the Credit Agreement; provided, that to the extent that the Code is used to define any term used herein and if such term is defined differently in different Articles of the Code, the definition of such term contained in Article 9 of the Code shall govern. In addition to those terms defined elsewhere in this Agreement, as used in this Agreement, the following terms shall have the following meanings:

(i) “Account” means an account (as that term is defined in Article 9 of the Code).

(ii) “Account Debtor” means an account debtor (as that term is defined in the Code).

(iii) “Agent” has the meaning specified therefor in the preamble to this Agreement.

(iv) “Agreement” has the meaning specified therefor in the preamble to this Agreement.

(v) “Books” means books and records (including each Grantor’s Records indicating, summarizing, or evidencing such Grantor’s assets (including the Collateral) or liabilities, each Grantor’s Records relating to such Grantor’s business operations or financial condition, and each Grantor’s goods or General Intangibles related to such information).

(vi) “Borrower” has the meaning specified therefor in the recitals to this Agreement.

(vii) “Chattel Paper” means chattel paper (as that term is defined in the Code), and includes tangible chattel paper and electronic chattel paper.

(viii) “Code” means the California Uniform Commercial Code, as in effect from time to time; provided, that in the event that, by reason of mandatory provisions of law, any or all of the attachment, perfection, priority, or remedies with respect to Agent’s Lien on any Collateral is governed by the Uniform Commercial Code as enacted and in effect in a jurisdiction other than the State of California, the term “Code” shall mean the Uniform Commercial Code as enacted and in effect in such other jurisdiction solely for purposes of the provisions thereof relating to such attachment, perfection, priority, or remedies.

(ix) “Collateral” has the meaning specified therefor in Section 3.

(x) “Commercial Tort Claims” means commercial tort claims (as that term is defined in the Code), and includes those commercial tort claims listed on Schedule 1.

(xi) “Commodity Exchange Act” means the Commodity Exchange Act (7 U.S.C. § 1 et seq.), as amended from time to time, and any successor statute.

(xii) “Controlled Account Agreements” means those certain cash management agreements, in form and substance reasonably satisfactory to Agent, each of which is executed and delivered by a Grantor, Agent, and one of the Controlled Account Banks.

(xiii) “Copyrights” means any and all rights in any works of authorship, including (A) copyrights and moral rights, (B) copyright registrations and recordings thereof and all applications in connection therewith including those listed on Schedule 2, (C) income, license fees, royalties, damages, and payments now and hereafter due or payable under and with respect thereto, including payments under all licenses entered into in connection therewith and damages and payments for past, present, or future infringements thereof, (D) the right to sue for past, present, and future infringements thereof, and (E) all of each Grantor’s rights corresponding thereto throughout the world.

(xiv) “Copyright Security Agreement” means each Copyright Security Agreement executed and delivered by Grantors, or any of them, and Agent, in substantially the form of Exhibit A.

(xv) “Credit Agreement” has the meaning specified therefor in the recitals to this Agreement.

(xvi) “Deposit Account” means a deposit account (as that term is defined in the Code).

(xvii) “Equipment” means equipment (as that term is defined in the Code).

(xviii) “Excluded Swap Obligation” means, with respect to any Guarantor, any Swap Obligation if, and to the extent that, all or a portion of the Guaranty of such Guarantor of, or the grant by such Guarantor of a security interest to secure, such Swap Obligation (or any Guaranty thereof) is or becomes illegal under the Commodity Exchange Act or any rule, regulation or order of the Commodity Futures Trading Commission (or the application or official interpretation of any thereof) by virtue of such Guarantor’s failure for any reason to constitute an “eligible contract participant” as defined in the Commodity Exchange Act and the regulations thereunder at the time the Guaranty of such Guarantor or the grant of such security interest becomes effective with respect to such Swap Obligation. If a Swap Obligation arises under a master agreement governing more than one swap, such exclusion shall apply only to the portion of such Swap Obligation that is attributable to swaps for which such Guaranty or security interest is or becomes illegal.

(xix) “Farm Products” means farm products (as that term is defined in the Code).

(xx) “Fixtures” means fixtures (as that term is defined in the Code).

(xxi) “Foreclosed Grantor” has the meaning specified therefor in Section 2(i)(iii).

(xxii) “General Intangibles” means general intangibles (as that term is defined in the Code), and includes payment intangibles, software, contract rights, rights to payment, rights under Hedge Agreements (including the right to receive payment on account of the termination (voluntarily or involuntarily) of such Hedge Agreements), rights arising under common law, statutes, or regulations, choses or things in action, goodwill, Intellectual Property, Intellectual Property Licenses, purchase orders, customer lists, monies due or recoverable from pension funds, route lists, rights to payment and other rights under any royalty or licensing agreements, including Intellectual Property Licenses, infringement claims, pension plan refunds, pension plan refund claims, insurance premium rebates, tax refunds, and tax refund claims, interests in a partnership or limited liability company which do not constitute a security under Article 8 of the Code, and any other personal property other than Commercial Tort Claims, money, Accounts, Chattel Paper, Deposit Accounts, goods, Investment Property, Negotiable Collateral, and oil, gas, or other minerals before extraction.

(xxiii) “Grantor” and “Grantors” have the respective meanings specified therefor in the preamble to this Agreement.

(xxiv) “Guaranteed Obligations” means all of the Obligations (including any Bank Product Obligations) now or hereafter existing, whether for principal, interest (including any interest that accrues after the commencement of an Insolvency Proceeding, regardless of whether allowed

or allowable in whole or in part as a claim in any such Insolvency Proceeding), fees (including the fees provided for in the Fee Letter), Lender Group Expenses (including any fees or expenses that accrue after the commencement of an Insolvency Proceeding, regardless of whether allowed or allowable in whole or in part as a claim in any such Insolvency Proceeding), or otherwise, and any and all expenses (including reasonable counsel fees and expenses) incurred by Agent, any other member of the Lender Group, or any Bank Product Provider (or any of them) in enforcing any rights under the any of the Loan Documents. Without limiting the generality of the foregoing, Guaranteed Obligations shall include all amounts that constitute part of the Guaranteed Obligations and would be owed by Borrower to Agent, any other member of the Lender Group, or any Bank Product Provider but for the fact that they are unenforceable or not allowable, including due to the existence of a bankruptcy, reorganization, other Insolvency Proceeding or similar proceeding involving Borrower or any guarantor; provided, that anything to the contrary contained in the foregoing notwithstanding, the Guaranteed Obligations shall exclude any Excluded Swap Obligation.

(xxv) “Guarantor” means each Grantor other than Borrower.

(xxvi) “Guaranty” means the guaranty set forth in Section 2 hereof.

(xxvii) “Intellectual Property” means any and all Patents, Copyrights, Trademarks, trade secrets, know-how, inventions (whether or not patentable), algorithms, software programs (including source code and object code), processes, product designs, industrial designs, blueprints, drawings, data, customer lists, URLs and domain names, specifications, documentations, reports, catalogs, literature, and any other forms of technology or proprietary information of any kind, including all rights therein and all applications for registration or registrations thereof.

(xxviii) “Intellectual Property Licenses” means, with respect to any Person (the “Specified Party”), (A) any licenses or other similar rights provided to the Specified Party in or with respect to Intellectual Property owned or controlled by any other Person, and (B) any licenses or other similar rights provided to any other Person in or with respect to Intellectual Property owned or controlled by the Specified Party, in each case, including (x) any software license agreements (other than license agreements for commercially available off-the-shelf software that is generally available to the public which have been licensed to a Grantor pursuant to end-user licenses), (y) the license agreements listed on Schedule 3, and (z) the right to use any of the licenses or other similar rights described in this definition in connection with the enforcement of the Lender Group’s rights under the Loan Documents.

(xxix) “Inventory” means inventory (as that term is defined in the Code).

(xxx) “Investment Property” means (A) any and all investment property (as that term is defined in the Code), and (B) any and all of the following (regardless of whether classified as investment property under the Code): all Pledged Interests, Pledged Operating Agreements, and Pledged Partnership Agreements.

(xxxi) “Joinder” means each Joinder to this Agreement executed and delivered by Agent and each of the other parties listed on the signature pages thereto, in substantially the form of Annex 1.

(xxxii) “Lender” and “Lenders” have the respective meanings specified therefor in the recitals to this Agreement.

(xxxiii) “Negotiable Collateral” means letters of credit, letter-of-credit rights, instruments, promissory notes, drafts and documents (as each such term is defined in the Code).

(xxxiv) “Patents” means patents and patent applications, including (A) the patents and patent applications listed on Schedule 4, (B) all continuations, divisionals, continuations-in-part, re-examinations, reissues, and renewals thereof and improvements thereon, (C) all income, royalties, damages and payments now and hereafter due or payable under and with respect thereto, including payments under all licenses entered into in connection therewith and damages and payments for past, present, or future infringements thereof, (D) the right to sue for past, present, and future infringements thereof, and (E) all of each Grantor’s rights corresponding thereto throughout the world.

(xxxv) “Patent Security Agreement” means each Patent Security Agreement executed and delivered by Grantors, or any of them, and Agent, in substantially the form of Exhibit B.

(xxxvi) “Pledged Companies” means each Person listed on Schedule 5 as a “Pledged Company”, together with each other Person, all or a portion of whose Equity Interests are acquired or otherwise owned by a Grantor after the Closing Date.

(xxxvii) “Pledged Interests” means all of each Grantor’s right, title and interest in and to all of the Equity Interests now owned or hereafter acquired by such Grantor, regardless of class or designation, including in each of the Pledged Companies, and all substitutions therefor and replacements thereof, all proceeds thereof and all rights relating thereto, also including any certificates representing the Equity Interests, the right to receive any certificates representing any of the Equity Interests, all warrants, options, share appreciation rights and other rights, contractual or otherwise, in respect thereof and the right to receive all dividends, distributions of income, profits, surplus, or other compensation by way of income or liquidating distributions, in cash or in kind, and all cash, instruments, and other property from time to time received, receivable, or otherwise distributed in respect of or in addition to, in substitution of, on account of, or in exchange for any or all of the foregoing.

(xxxviii) “Pledged Interests Addendum” means a Pledged Interests Addendum substantially in the form of Exhibit C.

(xxxix) “Pledged Notes” has the meaning specified therefor in Section 6(i).

(xl) “Pledged Operating Agreements” means all of each Grantor’s rights, powers, and remedies under the limited liability company operating agreements of each of the Pledged Companies that are limited liability companies.

(xli) “Pledged Partnership Agreements” means all of each Grantor’s rights, powers, and remedies under the partnership agreements of each of the Pledged Companies that are partnerships.

(xlii) “Pledged ULC Shares” has the meaning specified therefor in Section 3.

(xliii) “Proceeds” has the meaning specified therefor in Section 3.

(xliv) “PTO” means the United States Patent and Trademark Office.

(xlv) “Qualified ECP Guarantor” means, in respect of any Swap Obligation, each Grantor that has total assets exceeding \$10,000,000 at the time the relevant guaranty, keepwell, or grant of the relevant security interest becomes effective with respect to such Swap Obligation or such other person as constitutes an “eligible contract participant” under the Commodity Exchange Act or any regulations promulgated thereunder and can cause another person to qualify as an “eligible contract

participant” at such time by entering into a keepwell under Section 1a(18)(A)(v)(II) of the Commodity Exchange Act.

(xlvi) “Real Property” means any estates or interests in real property now owned or hereafter acquired by any Grantor or any Subsidiary of any Grantor and the improvements thereto.

(xlvii) “Record” means information that is inscribed on a tangible medium or which is stored in an electronic or other medium and is retrievable in perceivable form.

(xlviii) “Secured Obligations” means each and all of the following: (A) all of the present and future obligations of each of the Grantors arising from, or owing under or pursuant to, this Agreement (including the Guaranty), the Credit Agreement, or any of the other Loan Documents, (B) all Bank Product Obligations, and (C) all other Obligations of Borrower and all other Guaranteed Obligations of each Guarantor (including, in the case of each of clauses (A), (B) and (C), reasonable attorneys’ fees and expenses and any interest, fees, or expenses that accrue after the filing of an Insolvency Proceeding, regardless of whether allowed or allowable in whole or in part as a claim in any Insolvency Proceeding); provided, that anything to the contrary contained in the foregoing notwithstanding, the Secured Obligations of the Grantors shall exclude any Excluded Swap Obligation.

(xlix) “Securities Account” means a securities account (as that term is defined in the Code).

(l) “Security Interest” has the meaning specified therefor in Section 3.

(li) “Supporting Obligations” means supporting obligations (as such term is defined in the Code), and includes letters of credit and guaranties issued in support of Accounts, Chattel Paper, documents, General Intangibles, instruments or Investment Property.

(lii) “Swap Obligation” means, with respect to any Grantor, any obligation to pay or perform under any agreement, contract or transaction that constitutes a “swap” within the meaning of section 1a(47) of the Commodity Exchange Act.

(liii) “Trademarks” means any and all trademarks, trade names, registered trademarks, trademark applications, service marks, registered service marks and service mark applications, including (A) the trade names, registered trademarks, trademark applications, registered service marks and service mark applications listed on Schedule 6, (B) all renewals thereof, (C) all income, royalties, damages and payments now and hereafter due or payable under and with respect thereto, including payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, (D) the right to sue for past, present and future infringements and dilutions thereof, (E) the goodwill of each Grantor’s business symbolized by the foregoing or connected therewith, and (F) all of each Grantor’s rights corresponding thereto throughout the world.

(liv) “Trademark Security Agreement” means each Trademark Security Agreement executed and delivered by Grantors, or any of them, and Agent, in substantially the form of Exhibit D.

(lv) “ULC” means any unlimited company, unlimited liability company or unlimited liability corporation or any similar entity existing under the laws of any province or territory of Canada and any successor to any such entity.

(lvi) “ULC Shares” means the shares which are shares in the capital stock of a ULC.

(lvii) “URL” means “uniform resource locator,” an internet web address.

(lviii) “VIN” has the meaning specified therefor in Section 5(h).

(b) Unless the context of this Agreement clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the terms “includes” and “including” are not limiting, and the term “or” has, except where otherwise indicated, the inclusive meaning represented by the phrase “and/or.” The words “hereof,” “herein,” “hereby,” “hereunder,” and similar terms in this Agreement refer to this Agreement as a whole and not to any particular provision of this Agreement. Section, subsection, clause, schedule, and exhibit references herein are to this Agreement unless otherwise specified. Any reference in this Agreement to any agreement, instrument, or document shall include all alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements, thereto and thereof, as applicable (subject to any restrictions on such alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements set forth herein or in the Credit Agreement). Any reference herein or in any other Loan Document to “province” or like terms shall include “territory” and like terms. The words “asset” and “property” shall be construed to have the same meaning and effect and to refer to any and all tangible and intangible assets and properties. Any reference herein to the satisfaction, repayment, or payment in full of the Secured Obligations or the Guaranteed Obligations shall mean (i) the payment or repayment in full in immediately available funds of (A) the principal amount of, and interest accrued with respect to, all outstanding Loans, together with the payment of any premium applicable to the repayment of the Loans, (B) all Lender Group Expenses that have accrued regardless of whether demand has been made therefor, (C) all fees or charges that have accrued hereunder or under any other Loan Document (including the Letter of Credit Fee and the Unused Line Fee), (ii) in the case of contingent reimbursement obligations with respect to Letters of Credit, providing Letter of Credit Collateralization, (iii) in the case of obligations with respect to Bank Products (other than Hedge Obligations), providing Bank Product Collateralization, (iv) the receipt by Agent of cash collateral in order to secure any other contingent Secured Obligations or Guaranteed Obligations for which a claim or demand for payment has been made at such time or in respect of matters or circumstances known to Agent or a Lender at the time that are reasonably expected to result in any loss, cost, damage or expense (including attorneys’ fees and legal expenses), such cash collateral to be in such amount as Agent reasonably determines is appropriate to secure such contingent Secured Obligations or Guaranteed Obligations, (v) the payment or repayment in full in immediately available funds of all other Secured Obligations or Guaranteed Obligations (as the case may be) (including the payment of any termination amount then applicable (or which would or could become applicable as a result of the repayment of the other Obligations) under Hedge Agreements provided by Hedge Providers) other than (A) unasserted contingent indemnification obligations, (B) any Bank Product Obligations (other than Hedge Obligations) that, at such time, are allowed by the applicable Bank Product Provider to remain outstanding without being required to be repaid or cash collateralized, and (C) any Hedge Obligations that, at such time, are allowed by the applicable Hedge Provider to remain outstanding without being required to be repaid, and (vi) the termination of all of the Commitments of the Lenders. Any reference herein to any Person shall be construed to include such Person’s successors and assigns. Any requirement of a writing contained herein shall be satisfied by the transmission of a Record.

(c) All of the schedules and exhibits attached to this Agreement shall be deemed incorporated herein by reference.

2. Guaranty.

(a) In recognition of the direct and indirect benefits to be received by Guarantors from the proceeds of the Revolving Loans, the issuance of the Letters of Credit, and the entering into of the Bank Product Agreements and by virtue of the financial accommodations to be made to Borrower, each of the Guarantors, jointly and severally, hereby unconditionally and irrevocably guarantees as a primary obligor and not merely as a surety the full and prompt payment when due, whether upon maturity, acceleration, or otherwise, of all of the Guaranteed Obligations. If any or all of the Obligations constituting Guaranteed Obligations becomes due and payable, each of the Guarantors, unconditionally and irrevocably, and without the need for demand, protest, or any other notice or formality, promises to pay such indebtedness to Agent, for the benefit of the Lender Group and the Bank Product Providers, together with any and all expenses (including Lender Group Expenses) that may be incurred by Agent or any other member of the Lender Group or any Bank Product Provider in demanding, enforcing, or collecting any of the Guaranteed Obligations (including the enforcement of any collateral for such Guaranteed Obligations or any collateral for the obligations of the Guarantors under this Guaranty). If claim is ever made upon Agent or any other member of the Lender Group or any Bank Product Provider for repayment or recovery of any amount or amounts received in payment of or on account of any or all of the Guaranteed Obligations and any of Agent or any other member of the Lender Group or any Bank Product Provider repays all or part of said amount by reason of (i) any judgment, decree, or order of any court or administrative body having jurisdiction over such payee or any of its property, or (ii) any settlement or compromise of any such claim effected by such payee with any such claimant (including Borrower or any Guarantor), then and in each such event, each of the Guarantors agrees that any such judgment, decree, order, settlement, or compromise shall be binding upon the Guarantors, notwithstanding any revocation (or purported revocation) of this Guaranty or other instrument evidencing any liability of any Grantor, and the Guarantors shall be and remain liable to the aforesaid payees hereunder for the amount so repaid or recovered to the same extent as if such amount had never originally been received by any such payee.

(b) Additionally, each of the Guarantors unconditionally and irrevocably guarantees the payment of any and all of the Guaranteed Obligations to Agent, for the benefit of the Lender Group and the Bank Product Providers, whether or not due or payable by any Loan Party upon the occurrence of any of the events specified in Section 8.4 or 8.5 of the Credit Agreement, and irrevocably and unconditionally promises to pay such indebtedness to Agent, for the benefit of the Lender Group and the Bank Product Providers, without the requirement of demand, protest, or any other notice or other formality, in lawful money of the United States.

(c) The liability of each of the Guarantors hereunder is primary, absolute, and unconditional, and is independent of any security for or other guaranty of the Guaranteed Obligations, whether executed by any other Guarantor or by any other Person, and the liability of each of the Guarantors hereunder shall not be affected or impaired by (i) any payment on, or in reduction of, any such other guaranty or undertaking, (ii) any dissolution, termination, or increase, decrease, or change in personnel by any Grantor, (iii) any payment made to Agent, any other member of the Lender Group, or any Bank Product Provider on account of the Obligations which Agent, such other member of the Lender Group, or such Bank Product Provider repays to any Grantor pursuant to court order in any bankruptcy, reorganization, arrangement, moratorium or other debtor relief proceeding (or any settlement or compromise of any claim made in such a proceeding relating to such payment), and each of the Guarantors waives any right to the deferral or modification of its obligations hereunder by reason of any such proceeding, or (iv) any action or inaction by Agent, any other member of the Lender Group, or any Bank Product Provider, or (v) any invalidity, irregularity, avoidability, or unenforceability of all or any part of the Obligations or of any security therefor.

(d) This Guaranty includes all present and future Guaranteed Obligations including any under transactions continuing, compromising, extending, increasing, modifying, releasing, or renewing the Guaranteed Obligations, changing the interest rate, payment terms, or other terms and conditions thereof, or creating new or additional Guaranteed Obligations after prior Guaranteed Obligations have been satisfied in whole or in part. To the maximum extent permitted by law, each Guarantor hereby waives any right to revoke this Guaranty as to future Guaranteed Obligations. If such a revocation is effective notwithstanding the foregoing waiver, each Guarantor acknowledges and agrees that (i) no such revocation shall be effective until written notice thereof has been received by Agent, (ii) no such revocation shall apply to any Guaranteed Obligations in existence on the date of receipt by Agent of such written notice (including any subsequent continuation, extension, or renewal thereof, or change in the interest rate, payment terms, or other terms and conditions thereof), (iii) no such revocation shall apply to any Guaranteed Obligations made or created after such date to the extent made or created pursuant to a legally binding commitment of any member of the Lender Group or any Bank Product Provider in existence on the date of such revocation, (iv) no payment by any Guarantor, Borrower, or from any other source, prior to the date of Agent's receipt of written notice of such revocation shall reduce the maximum obligation of such Guarantor hereunder, and (v) any payment by Borrower or from any source other than such Guarantor subsequent to the date of such revocation shall first be applied to that portion of the Guaranteed Obligations as to which the revocation is effective and which are not, therefore, guaranteed hereunder, and to the extent so applied shall not reduce the maximum obligation of such Guarantor hereunder. This Guaranty shall be binding upon each Guarantor, its successors and assigns and inure to the benefit of and be enforceable by Agent (for the benefit of the Lender Group and the Bank Product Providers) and its successors, transferees, or assigns.

(e) The guaranty by each of the Guarantors hereunder is a guaranty of payment and not of collection. The obligations of each of the Guarantors hereunder are independent of the obligations of any other Guarantor or Grantor or any other Person and a separate action or actions may be brought and prosecuted against one or more of the Guarantors whether or not action is brought against any other Guarantor or Grantor or any other Person and whether or not any other Guarantor or Grantor or any other Person be joined in any such action or actions. Each of the Guarantors waives, to the fullest extent permitted by law, the benefit of any statute of limitations affecting its liability hereunder or the enforcement hereof. Any payment by any Grantor or other circumstance which operates to toll any statute of limitations as to any Grantor shall operate to toll the statute of limitations as to each of the Guarantors.

(f) Each of the Guarantors authorizes Agent, the other members of the Lender Group, and the Bank Product Providers without notice or demand, and without affecting or impairing its liability hereunder, from time to time to:

(i) change the manner, place, or terms of payment of, or change or extend the time of payment of, renew, increase, accelerate, or alter: (A) any of the Obligations (including any increase or decrease in the principal amount thereof or the rate of interest or fees thereon); or (B) any security therefor or any liability incurred directly or indirectly in respect thereof, and this Guaranty shall apply to the Obligations as so changed, extended, renewed, or altered;

(ii) take and hold security for the payment of the Obligations and sell, exchange, release, impair, surrender, realize upon, collect, settle, or otherwise deal with in any manner and in any order any property at any time pledged or mortgaged to secure the Obligations or any of the Guaranteed Obligations (including any of the obligations of all or any of the Guarantors under this Guaranty) incurred directly or indirectly in respect thereof or hereof, or any offset on account thereof;

(iii) exercise or refrain from exercising any rights against any Grantor;

(iv) release or substitute any one or more endorsers, guarantors, any Grantor, or other obligors;

(v) settle or compromise any of the Obligations, any security therefor, or any liability (including any of those of any of the Guarantors under this Guaranty) incurred directly or indirectly in respect thereof or hereof, and may subordinate the payment of all or any part thereof to the payment of any liability (whether due or not) of any Grantor to its creditors;

(vi) apply any sums by whomever paid or however realized to any liability or liabilities of any Grantor to Agent, any other member of the Lender Group, or any Bank Product Provider regardless of what liability or liabilities of such Grantor remain unpaid;

(vii) consent to or waive any breach of, or any act, omission, or default under, this Agreement, any other Loan Document, any Bank Product Agreement, or any of the instruments or agreements referred to herein or therein, or otherwise amend, modify, or supplement this Agreement, any other Loan Document, any Bank Product Agreement, or any of such other instruments or agreements; or

(viii) take any other action that could, under otherwise applicable principles of law, give rise to a legal or equitable discharge of one or more of the Guarantors from all or part of its liabilities under this Guaranty.

(g) It is not necessary for Agent, any other member of the Lender Group, or any Bank Product Provider to inquire into the capacity or powers of any of the Guarantors or the officers, directors, partners or agents acting or purporting to act on their behalf, and any Obligations made or created in reliance upon the professed exercise of such powers shall be guaranteed hereunder.

(h) Each Guarantor jointly and severally guarantees that the Guaranteed Obligations will be paid strictly in accordance with the terms of the Loan Documents, regardless of any law, regulation, or order now or hereafter in effect in any jurisdiction affecting any of such terms or the rights of any member of the Lender Group or any Bank Product Provider with respect thereto. The obligations of each Guarantor under this Guaranty are independent of the Guaranteed Obligations, and a separate action or actions may be brought and prosecuted against each Guarantor to enforce such obligations, irrespective of whether any action is brought against any other Guarantor or whether any other Guarantor is joined in any such action or actions. The liability of each Guarantor under this Guaranty shall be absolute and unconditional irrespective of, and each Guarantor hereby irrevocably waives any defense it may now or hereafter have in any way relating to, any or all of the following:

(i) any lack of validity or enforceability of any Loan Document or any agreement or instrument relating thereto;

(ii) any change in the time, manner, or place of payment of, or in any other term of, all or any of the Guaranteed Obligations, or any other amendment or waiver of or any consent to departure from any Loan Document, including any increase in the Guaranteed Obligations resulting from the extension of additional credit;

(iii) any taking, exchange, release, or non-perfection of any Lien in and to any Collateral, or any taking, release, amendment, waiver of, or consent to departure from any other guaranty, for all or any of the Guaranteed Obligations;

(iv) the existence of any claim, set-off, defense, or other right that any Guarantor may have at any time against any Person, including Agent, any other member of the Lender Group, or any Bank Product Provider;

(v) any defense, set-off, counterclaim, or claim, of any kind or nature, arising directly or indirectly from the present or future lack of perfection, sufficiency, validity, or enforceability of the Guaranteed Obligations or any security therefor;

(vi) any right or defense arising by reason of any claim or defense based upon an election of remedies by any member of the Lender Group or any Bank Product Provider including any defense based upon an impairment or elimination of such Guarantor's rights of subrogation, reimbursement, contribution, or indemnity of such Guarantor against any other Grantor or any guarantors or sureties;

(vii) any change, restructuring, or termination of the corporate, limited liability company, or partnership structure or existence of any Grantor; or

(viii) any other circumstance that might otherwise constitute a defense available to, or a discharge of, any Grantor or any other guarantor or surety.

(i) Waivers.

(i) Each of the Guarantors waives any right (except as shall be required by applicable statute and cannot be waived) to require Agent, any other member of the Lender Group, or any Bank Product Provider to (i) proceed against any other Grantor or any other Person, (ii) proceed against or exhaust any security held from any other Grantor or any other Person, or (iii) protect, secure, perfect, or insure any security interest or Lien on any property subject thereto or exhaust any right to take any action against any other Grantor, any other Person, or any collateral, or (iv) pursue any other remedy in any member of the Lender Group's or any Bank Product Provider's power whatsoever. Each of the Guarantors waives any defense based on or arising out of any defense of any Grantor or any other Person, other than payment of the Guaranteed Obligations to the extent of such payment, based on or arising out of the disability of any Grantor or any other Person, or the validity, legality, or unenforceability of the Obligations or any part thereof from any cause, or the cessation from any cause of the liability of any Grantor other than payment of the Obligations to the extent of such payment. Agent may, at the election of the Required Lenders, foreclose upon any Collateral held by Agent by one or more judicial or nonjudicial sales or other dispositions, whether or not every aspect of any such sale is commercially reasonable or otherwise fails to comply with applicable law or may exercise any other right or remedy Agent, any other member of the Lender Group, or any Bank Product Provider may have against any Grantor or any other Person, or any security, in each case, without affecting or impairing in any way the liability of any of the Guarantors hereunder except to the extent the Guaranteed Obligations have been paid.

(ii) Each of the Guarantors waives all presentments, demands for performance, protests and notices, including notices of nonperformance, notices of protest, notices of dishonor, notices of acceptance of this Guaranty, and notices of the existence, creation, or incurring of new or additional Obligations or other financial accommodations. Each of the Guarantors waives notice of any Default or Event of Default under any of the Loan Documents. Each of the Guarantors assumes all responsibility for being and keeping itself informed of each Grantor's financial condition and assets and of all other circumstances bearing upon the risk of nonpayment of the Obligations and the nature, scope, and extent of the risks which each of the Guarantors assumes and incurs hereunder, and agrees that neither Agent nor any of the other members of the Lender Group nor any Bank Product Provider shall

have any duty to advise any of the Guarantors of information known to them regarding such circumstances or risks.

(iii) To the fullest extent permitted by applicable law, each Guarantor hereby waives: (A) any right to assert against any member of the Lender Group or any Bank Product Provider, any defense (legal or equitable), set-off, counterclaim, or claim which each Guarantor may now or at any time hereafter have against Borrower or any other party liable to any member of the Lender Group or any Bank Product Provider; (B) any defense, set-off, counterclaim, or claim, of any kind or nature, arising directly or indirectly from the present or future lack of perfection, sufficiency, validity, or enforceability of the Guaranteed Obligations or any security therefor; (C) any right or defense arising by reason of any claim or defense based upon an election of remedies by any member of the Lender Group or any Bank Product Provider including any defense based upon an impairment or elimination of such Guarantor's rights of subrogation, reimbursement, contribution, or indemnity of such Guarantor against Borrower or other guarantors or sureties; and (D) the benefit of any statute of limitations affecting such Guarantor's liability hereunder or the enforcement thereof, and any act which shall defer or delay the operation of any statute of limitations applicable to the Guaranteed Obligations shall similarly operate to defer or delay the operation of such statute of limitations applicable to such Guarantor's liability hereunder.

(iv) No Guarantor will exercise any rights that it may now or hereafter acquire against any Grantor or any other guarantor that arise from the existence, payment, performance or enforcement of such Guarantor's obligations under this Guaranty, including any right of subrogation, reimbursement, exoneration, contribution or indemnification and any right to participate in any claim or remedy of Agent, any other member of the Lender Group, or any Bank Product Provider against any Grantor or any other guarantor or any Collateral, whether or not such claim, remedy or right arises in equity or under contract, statute or common law, including the right to take or receive from any Grantor or any other guarantor, directly or indirectly, in cash or other property or by set-off or in any other manner, payment or security solely on account of such claim, remedy or right, unless and until all of the Guaranteed Obligations and all other amounts payable under this Guaranty shall have been paid in full in cash and all of the Commitments have been terminated. If any amount shall be paid to any Guarantor in violation of the immediately preceding sentence, such amount shall be held in trust for the benefit of Agent, for the benefit of the Lender Group and the Bank Product Providers, and shall forthwith be paid to Agent to be credited and applied to the Guaranteed Obligations and all other amounts payable under this Guaranty, whether matured or unmatured, in accordance with the terms of the Credit Agreement, or to be held as Collateral for any Guaranteed Obligations or other amounts payable under this Guaranty thereafter arising. Notwithstanding anything to the contrary contained in this Guaranty, no Guarantor may exercise any rights of subrogation, contribution, indemnity, reimbursement or other similar rights against, and may not proceed or seek recourse against or with respect to any property or asset of, any other Grantor (the "Foreclosed Grantor"), including after payment in full of the Obligations, if all or any portion of the Obligations have been satisfied in connection with an exercise of remedies in respect of the Equity Interests of such Foreclosed Grantor whether pursuant to this Agreement or otherwise.

(v) Each of the Guarantors hereby acknowledges and affirms that it understands that to the extent the Guaranteed Obligations are secured by Real Property located in California, Guarantors shall be liable for the full amount of the liability hereunder notwithstanding the foreclosure on such Real Property by trustee sale or any other reason impairing such Guarantor's right to proceed against any Loan Party. In accordance with Section 2856 of the California Civil Code or any similar laws of any other applicable jurisdiction, each of the Guarantors hereby waives until such time as the Guaranteed Obligations have been paid in full:

(1) all rights of subrogation, reimbursement, indemnification, and contribution and any other rights and defenses that are or may become available to the Guarantors by

reason of Sections 2787 to 2855, inclusive, 2899, and 3433 of the California Civil Code or any similar laws of any other applicable jurisdiction;

(2) all rights and defenses that the Guarantors may have because the Guaranteed Obligations are secured by Real Property located in California, meaning, among other things, that: (A) Agent, the other members of the Lender Group, and the Bank Product Providers may collect from the Guarantors without first foreclosing on any real or personal property collateral pledged by Borrower or any other Grantor, and (B) if Agent, on behalf of the Lender Group, forecloses on any Real Property collateral pledged by Borrower or any other Grantor, (1) the amount of the Guaranteed Obligations may be reduced only by the price for which that collateral is sold at the foreclosure sale, even if the collateral is worth more than the sale price, and (2) the Lender Group may collect from the Guarantors even if, by foreclosing on the Real Property collateral, Agent or the other members of the Lender Group have destroyed or impaired any right the Guarantors may have to collect from any other Grantor, it being understood that this is an unconditional and irrevocable waiver of any rights and defenses the Guarantors may have because the Guaranteed Obligations are secured by Real Property (including, without limitation, any rights or defenses based upon Sections 580a, 580d, or 726 of the California Code of Civil Procedure or any similar laws of any other applicable jurisdiction); and

(3) all rights and defenses arising out of an election of remedies by Agent, the other members of the Lender Group, and the Bank Product Providers, even though that election of remedies, such as a nonjudicial foreclosure with respect to security for the Guaranteed Obligations, has destroyed Guarantors' rights of subrogation and reimbursement against any Grantor by the operation of Section 580d of the California Code of Civil Procedure or any similar laws of any other applicable jurisdiction or otherwise.

(vi) Each of the Guarantors represents, warrants, and agrees that each of the waivers set forth above is made with full knowledge of its significance and consequences and that if any of such waivers are determined to be contrary to any applicable law or public policy, such waivers shall be effective to the maximum extent permitted by law.

(j) Keepwell. Each Qualified ECP Guarantor hereby jointly and severally absolutely, unconditionally and irrevocably undertakes to provide such funds or other support as may be needed from time to time by each other Grantor to guaranty and otherwise honor all Obligations in respect of Swap Obligations (provided, that each Qualified ECP Guarantor shall only be liable under this Section 2(j) for the maximum amount of such liability that can be hereby incurred without rendering its obligations under this Section 2(j), or otherwise under the Loan Documents, voidable under applicable law relating to fraudulent conveyance or fraudulent transfer, and not for any greater amount). The obligations of each Qualified ECP Guarantor under this Section shall remain in full force and effect until payment in full of the Guaranteed Obligations. Each Qualified ECP Guarantor intends that this Section 2(j) constitute, and this Section 2(j) shall be deemed to constitute, a "keepwell, support, or other agreement" for the benefit of each other Grantor for all purposes of Section 1a(18)(A)(v)(II) of the Commodity Exchange Act.

3. Grant of Security. Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit of each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations (whether now existing or hereafter arising), a continuing security interest (hereinafter referred to as the "Security Interest") in all of such Grantor's right, title, and interest in and to the following, whether now owned or hereafter acquired or arising and wherever located (the "Collateral"):

(a) all of such Grantor's Accounts;

- (b) all of such Grantor's Books;
- (c) all of such Grantor's Chattel Paper;
- (d) all of such Grantor's Commercial Tort Claims;
- (e) all of such Grantor's Deposit Accounts;
- (f) all of such Grantor's Equipment;
- (g) all of such Grantor's Farm Products;
- (h) all of such Grantor's Fixtures;
- (i) all of such Grantor's General Intangibles;
- (j) all of such Grantor's Inventory;
- (k) all of such Grantor's Investment Property;
- (l) all of such Grantor's Intellectual Property and Intellectual Property Licenses;
- (m) all of such Grantor's Negotiable Collateral (including all of such Grantor's Pledged Notes);
- (n) all of such Grantor's Pledged Interests (including all of such Grantor's Pledged Operating Agreements and Pledged Partnership Agreements);
- (o) all of such Grantor's Securities Accounts;
- (p) all of such Grantor's Supporting Obligations;
- (q) all of such Grantor's money, Cash Equivalents, or other assets of such Grantor that now or hereafter come into the possession, custody, or control of Agent (or its agent or designee) or any other member of the Lender Group; and
- (r) all of the proceeds (as such term is defined in the Code) and products, whether tangible or intangible, of any of the foregoing, including proceeds of insurance or Commercial Tort Claims covering or relating to any or all of the foregoing, and any and all Accounts, Books, Chattel Paper, Deposit Accounts, Equipment, Fixtures, General Intangibles, Inventory, Investment Property, Intellectual Property, Negotiable Collateral, Pledged Interests, Securities Accounts, Supporting Obligations, money, or other tangible or intangible property resulting from the sale, lease, license, exchange, collection, or other disposition of any of the foregoing, the proceeds of any award in condemnation with respect to any of the foregoing, any rebates or refunds, whether for taxes or otherwise, and all proceeds of any such proceeds, or any portion thereof or interest therein, and the proceeds thereof, and all proceeds of any loss of, damage to, or destruction of the above, whether insured or not insured, and, to the extent not otherwise included, any indemnity, warranty, or guaranty payable by reason of loss or damage to, or otherwise with respect to any of the foregoing (the "Proceeds"). Without limiting the generality of the foregoing, the term "Proceeds" includes whatever is receivable or received when Investment Property or proceeds are sold, exchanged, collected, or otherwise disposed of, whether such disposition is voluntary or involuntary, and includes proceeds of any indemnity or guaranty payable to any Grantor or Agent from time to time with respect to any of the Investment Property.

Notwithstanding anything contained in this Agreement to the contrary, the term "Collateral" shall not include: (i) any rights or interest in any contract, lease, permit, license, or license agreement covering real or personal property of any Grantor if under the terms of such contract, lease, permit, license, or license agreement, or applicable law with respect thereto, the grant of a security interest or lien therein is prohibited as a matter of law or under the terms of such contract, lease, permit, license, or license agreement and such prohibition or restriction has not been waived or the consent of the other party to such contract, lease, permit, license, or license agreement has not been obtained (provided, that (A) the foregoing exclusions of this clause (i) shall in no way be construed (1) to apply to the extent that any described prohibition or restriction is ineffective under Section 9-406, 9-407, 9-408, or 9-409 of the Code or other applicable law, or (2) to apply to the extent that any consent or waiver has been obtained that would permit Agent's security interest or lien to attach notwithstanding the prohibition or restriction on the pledge of such contract, lease, permit, license, or license agreement, and (B) the foregoing exclusions of this clause (i) shall in no way be construed to limit, impair, or otherwise affect any of Agent's, any other member of the Lender Group's or any Bank Product Provider's continuing security interests in and liens upon any rights or interests of any Grantor in or to (1) monies due or to become due under or in connection with any described contract, lease, permit, license, license agreement, or Equity Interests (including any Accounts or Equity Interests), or (2) any proceeds from the sale, license, lease, or other dispositions of any such contract, lease, permit, license, license agreement, or Equity Interests); or (ii) any United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law; provided, that upon submission and acceptance by the PTO of an amendment to allege use pursuant to 15 U.S.C. Section 1060(a) (or any successor provision), such intent-to-use trademark application shall be considered Collateral.

Notwithstanding any provisions to the contrary contained in this Agreement, the Credit Agreement or any of the other Loan Documents or any other document or agreement among all or some of the parties hereto, each Grantor is, as of the date of this Agreement, the sole registered and beneficial owner of all ULC Shares, if any, which form part of the Pledged Interests (the "Pledged ULC Shares"), and will remain so until such time as such Pledged ULC Shares are fully and effectively transferred into the name of the Agent, any member of the Lender Group or any Bank Product Provider, or any other Person on the books and records of such ULC. Nothing in this Agreement, the Credit Agreement, any other Loan Document, or any other document or agreement delivered among all or some of the parties hereto is intended or shall constitute the Agent, any member of the Lender Group, any Bank Product Provider or any Person other than a Grantor to be a member or shareholder of any ULC until such time as written notice is given to the applicable Grantor and all further steps are taken so as to register the Agent, such member of the Lender Group or such Bank Product Provider, or other Person as holder of all Pledged ULC Shares. The granting of the Security Interest pursuant to this Section 3 does not make the Agent, any member of the Lender Group or any Bank Product Provider a successor to any Grantor as a member or shareholder of any ULC, and none of the Agent, the members of the Lender Group, the Bank Product Providers nor any of their respective successors and assigns hereunder shall be deemed to become a member or shareholder of any ULC by accepting this Agreement or exercising any right granted herein unless and until such time, if any, when the Agent, the members of the Lender Group, the Bank Product Providers or any successor or assign expressly becomes a registered member or shareholder of any ULC. Each Grantor shall be entitled to receive and retain for its own account any dividends or other distributions, if any, in respect of the Pledged Interests, and shall have the right to vote such Pledged ULC Shares and to control the direction, management and policies of the ULC issuing such Pledged ULC Shares to the same extent as such Grantor would if such Pledged ULC Shares were not pledged to the Agent. To the extent any provision hereof would have the effect of constituting the Agent, any member of the Lender Group or any Bank Product Provider to be a member or shareholder of the ULC prior to such time, such provision shall be severed herefrom and be ineffective with respect to the relevant Pledged ULC Shares without otherwise invalidating or rendering unenforceable this Agreement or

invalidating or rendering unenforceable such provision insofar as it relates to Pledged Interests other than Pledged ULC Shares. Notwithstanding anything herein to the contrary (except to the extent, if any, that the Agent, any member of the Lender Group or any Bank Product Provider or any of their respective successors or assigns hereafter expressly becomes a registered member or shareholder of any ULC), none of the Agent, the members of the Lender Group, the Bank Product Providers nor any of their respective successors or assigns shall be deemed to have assumed or otherwise become liable for any debts or obligations of any ULC. Except upon the exercise by the Agent or other Persons, of rights to sell or otherwise dispose of Pledged ULC Shares or other remedies following the occurrence and during the continuance of an Event of Default, each Grantor shall not cause or permit, or enable any ULC in which it holds Pledged ULC Shares to cause or permit, the Agent, any member of the Lender Group or any Bank Product Provider to: (a) be registered as a member or shareholder of such ULC, (b) have any notation entered in its favor in the share register of such ULC, (c) be held out as a member or shareholder of such ULC, (d) receive, directly or indirectly, any dividends, property or other distributions from such ULC by reason of the Agent, the members of the Lender Group or the Bank Product Providers holding a Security Interest in the Pledged ULC Shares, or (e) act as a member or shareholder of such ULC, or exercise any rights of a member or shareholder of such ULC, including the right to attend a meeting of such ULC or vote the shares of such ULC.

4. Security for Secured Obligations. The Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantors, or any of them, to Agent, the Lender Group, the Bank Product Providers or any of them, but for the fact that they are unenforceable or not allowable (in whole or in part) as a claim in an Insolvency Proceeding involving any Grantor due to the existence of such Insolvency Proceeding. Further, the Security Interest created hereby encumbers each Grantor's right, title, and interest in all Collateral, whether now owned by such Grantor or hereafter acquired, obtained, developed, or created by such Grantor and wherever located.

5. Grantors Remain Liable. Anything herein to the contrary notwithstanding, (a) each of the Grantors shall remain liable under the contracts and agreements included in the Collateral, including the Pledged Operating Agreements and the Pledged Partnership Agreements, to perform all of the duties and obligations thereunder to the same extent as if this Agreement had not been executed, (b) the exercise by Agent or any other member of the Lender Group of any of the rights hereunder shall not release any Grantor from any of its duties or obligations under such contracts and agreements included in the Collateral, and (c) none of the members of the Lender Group shall have any obligation or liability under such contracts and agreements included in the Collateral by reason of this Agreement, nor shall any of the members of the Lender Group be obligated to perform any of the obligations or duties of any Grantors thereunder or to take any action to collect or enforce any claim for payment assigned hereunder. Until an Event of Default shall occur and be continuing, except as otherwise provided in this Agreement, the Credit Agreement, or any other Loan Document, Grantors shall have the right to possession and enjoyment of the Collateral for the purpose of conducting the ordinary course of their respective businesses, subject to and upon the terms hereof and of the Credit Agreement and the other Loan Documents. Without limiting the generality of the foregoing, it is the intention of the parties hereto that record and beneficial ownership of the Pledged Interests, including all voting, consensual, dividend, and distribution rights, shall remain in the applicable Grantor until (i) the occurrence and continuance of an Event of Default and (ii) Agent has notified the applicable Grantor of Agent's election to exercise such rights with respect to the Pledged Interests pursuant to Section 16.

6. Representations and Warranties. In order to induce Agent to enter into this Agreement for the benefit of the Lender Group and the Bank Product Providers, each Grantor makes the following representations and warranties to the Lender Group which shall be true, correct, and complete, in all

material respects (except that such materiality qualifier shall not be applicable to any representations and warranties that already are qualified or modified by materiality in the text thereof), as of the Closing Date, and shall be true, correct, and complete, in all material respects (except that such materiality qualifier shall not be applicable to any representations and warranties that already are qualified or modified by materiality in the text thereof), as of the date of the making of each Revolving Loan (or other extension of credit) made thereafter, as though made on and as of the date of such Revolving Loan (or other extension of credit) (except to the extent that such representations and warranties relate solely to an earlier date, in which case such representations and warranties shall be true and correct in all material respects (except that such materiality qualifier shall not be applicable to any representations and warranties that already are qualified or modified by materiality in the text thereof) as of such earlier date) and such representations and warranties shall survive the execution and delivery of this Agreement:

(a) The name (within the meaning of Section 9-503 of the Code) and jurisdiction of organization of each Grantor and each of its Subsidiaries is set forth on Schedule 7 (as such Schedule may be updated from time to time to reflect changes resulting from transactions permitted under the Loan Documents).

(b) The chief executive office of each Grantor and each of its Subsidiaries is located at the address indicated on Schedule 7 (as such Schedule may be updated from time to time to reflect changes resulting from transactions permitted under the Loan Documents).

(c) Each Grantor's and each of its Subsidiaries' tax identification numbers and organizational identification numbers, if any, are identified on Schedule 7 (as such Schedule may be updated from time to time to reflect changes resulting from transactions permitted under the Loan Documents).

(d) As of the Closing Date, no Grantor and no Subsidiary of a Grantor holds any commercial tort claims that exceed \$100,000 in amount, except as set forth on Schedule 1.

(e) Set forth on Schedule 9 (as such Schedule may be updated from time to time with respect to Controlled Accounts and provided that Grantors comply with Section 7(c) hereof) is a listing of all of Grantors' and their Subsidiaries' Deposit Accounts and Securities Accounts, including, with respect to each bank or securities intermediary (a) the name and address of such Person, and (b) the account numbers of the Deposit Accounts or Securities Accounts maintained with such Person.

(f) Schedule 8 sets forth all Real Property owned by any of the Grantors as of the Closing Date.

(g) As of the Closing Date: (i) Schedule 2 provides a complete and correct list of all registered Copyrights owned by any Grantor, all applications for registration of Copyrights owned by any Grantor, and all other Copyrights owned by any Grantor and material to the conduct of the business of any Grantor; (ii) Schedule 3 provides a complete and correct list of all Intellectual Property Licenses entered into by any Grantor pursuant to which (A) any Grantor has provided any license or other rights in Intellectual Property owned or controlled by such Grantor to any other Person (other than non-exclusive software licenses granted in the ordinary course of business), or (B) any Person has granted to any Grantor any license or other rights in Intellectual Property owned or controlled by such Person that is material to the business of such Grantor, including any Intellectual Property that is incorporated in any Inventory, software, or other product marketed, sold, licensed, or distributed by such Grantor; (iii) Schedule 4 provides a complete and correct list of all Patents owned by any Grantor and all applications for Patents owned by any Grantor; and (iv) Schedule 6 provides a complete and correct list of all registered Trademarks owned by any Grantor, all applications for registration of Trademarks owned by

any Grantor, and all other Trademarks owned by any Grantor and material to the conduct of the business of any Grantor.

(h) (i) (A) each Grantor owns exclusively or holds licenses in all Intellectual Property that is necessary in or material to the conduct of its business, and (B) all employees and contractors of each Grantor who were involved in the creation or development of any Intellectual Property for such Grantor that is necessary in or material to the business of such Grantor have signed agreements containing assignment of Intellectual Property rights to such Grantor and obligations of confidentiality;

(ii) to each Grantor's knowledge after reasonable inquiry, no Person has infringed or misappropriated or is currently infringing or misappropriating any Intellectual Property rights owned by such Grantor, in each case, that either individually or in the aggregate could reasonably be expected to result in a Material Adverse Effect;

(iii) to each Grantor's knowledge after reasonable inquiry, all registered Copyrights, registered Trademarks, and issued Patents that are owned by such Grantor and necessary in or material to the conduct of its business are valid, subsisting and enforceable and in compliance with all legal requirements, filings, and payments and other actions that are required to maintain such Intellectual Property in full force and effect, and

(iv) each Grantor has taken reasonable steps to maintain the confidentiality of and otherwise protect and enforce its rights in all trade secrets owned by such Grantor that are necessary in or material to the conduct of the business of such Grantor.

(i) This Agreement creates a valid security interest in the Collateral of each Grantor, to the extent a security interest therein can be created under the Code, securing the payment of the Secured Obligations. Except to the extent a security interest in the Collateral cannot be perfected by the filing of a financing statement under the Code, all filings and other actions necessary or desirable to perfect and protect such security interest have been duly taken or will have been taken upon the filing of financing statements listing each applicable Grantor, as a debtor, and Agent, as secured party, in the jurisdictions listed next to such Grantor's name on Schedule 11. Upon the making of such filings, Agent shall have a first priority perfected security interest in the Collateral of each Grantor to the extent such security interest can be perfected by the filing of a financing statement. Upon filing of any Copyright Security Agreement with the United States Copyright Office, filing of any Patent Security Agreement and any Trademark Security Agreement with the PTO, and the filing of appropriate financing statements in the jurisdictions listed on Schedule 11, all action necessary or desirable to protect and perfect the Security Interest in and on each Grantor's Patents, Trademarks, or Copyrights has been taken and such perfected Security Interest is enforceable as such as against any and all creditors of and purchasers from any Grantor. All action by any Grantor necessary to protect and perfect such security interest on each item of Collateral has been duly taken.

(j) (i) Except for the Security Interest created hereby, each Grantor is and will at all times be the sole holder of record and the legal and beneficial owner, free and clear of all Liens other than Permitted Liens, of the Pledged Interests indicated on Schedule 5 as being owned by such Grantor and, when acquired by such Grantor, any Pledged Interests acquired after the Closing Date; (ii) all of the Pledged Interests are duly authorized, validly issued, fully paid and nonassessable and the Pledged Interests constitute or will constitute the percentage of the issued and outstanding Equity Interests of the Pledged Companies of such Grantor identified on Schedule 5 as supplemented or modified by any Pledged Interests Addendum or any Joinder to this Agreement; (iii) such Grantor has the right and requisite authority to pledge, the Investment Property pledged by such Grantor to Agent as provided

herein; (iv) all actions necessary or desirable to perfect and establish the first priority of, or otherwise protect, Agent's Liens in the Investment Property, and the proceeds thereof, have been duly taken, upon (A) the execution and delivery of this Agreement; (B) the taking of possession by Agent (or its agent or designee) of any certificates representing the Pledged Interests, together with undated powers (or other documents of transfer acceptable to Agent) endorsed in blank by the applicable Grantor; (C) the filing of financing statements in the applicable jurisdiction set forth on Schedule 11 for such Grantor with respect to the Pledged Interests of such Grantor that are not represented by certificates, and (D) with respect to any Securities Accounts, the delivery of Control Agreements with respect thereto; and (v) each Grantor has delivered to and deposited with Agent all certificates representing the Pledged Interests owned by such Grantor to the extent such Pledged Interests are represented by certificates, and undated powers (or other documents of transfer acceptable to Agent) endorsed in blank with respect to such certificates. None of the Pledged Interests owned or held by such Grantor has been issued or transferred in violation of any securities registration, securities disclosure, or similar laws of any jurisdiction to which such issuance or transfer may be subject.

(k) No consent, approval, authorization, or other order or other action by, and no notice to or filing with, any Governmental Authority or any other Person is required (i) for the grant of a Security Interest by such Grantor in and to the Collateral pursuant to this Agreement or for the execution, delivery, or performance of this Agreement by such Grantor, or (ii) for the exercise by Agent of the voting or other rights provided for in this Agreement with respect to the Investment Property or the remedies in respect of the Collateral pursuant to this Agreement, except (1) as may be required in connection with such disposition of Investment Property by laws affecting the offering and sale of securities generally, (2) for consents, approvals, authorizations, or other orders or actions that have been obtained or given (as applicable) and that are still in force, and (3) for consents, approvals, authorizations, or other actions relating to Pledged ULC Shares. No Intellectual Property License of any Grantor that is necessary in or material to the conduct of such Grantor's business requires any consent of any other Person that has not been obtained in order for such Grantor to grant the security interest granted hereunder in such Grantor's right, title or interest in or to such Intellectual Property License.

(l) Schedule 12 (as such Schedule may be updated from time to time to reflect changes resulting from transactions permitted under the Loan Documents) sets forth all motor vehicles and other goods (covered by certificates of title or ownership) owned by Grantors, by model, model year, vehicle identification number ("VIN") or other serial number (as applicable), net book value, and location of the jurisdiction in which such vehicle or other good is titled.

(m) There is no default, breach, violation, or event of acceleration existing under any promissory note (as defined in the Code) constituting Collateral and pledged hereunder (each a "Pledged Note") and no event has occurred or circumstance exists which, with the passage of time or the giving of notice, or both, would constitute a default, breach, violation, or event of acceleration under any Pledged Note. No Grantor that is an obligee under a Pledged Note has waived any default, breach, violation, or event of acceleration under such Pledged Note.

(n) As to all limited liability company or partnership interests, issued under any Pledged Operating Agreement or Pledged Partnership Agreement, each Grantor hereby represents and warrants that the Pledged Interests issued pursuant to such agreement (A) are not dealt in or traded on securities exchanges or in securities markets, (B) do not constitute investment company securities, and (C) are not held by such Grantor in a Securities Account. In addition, none of the Pledged Operating Agreements, the Pledged Partnership Agreements, or any other agreements governing any of the Pledged Interests issued under any Pledged Operating Agreement or Pledged Partnership Agreement, provide that such Pledged Interests are securities governed by Article 8 of the Uniform Commercial Code as in effect in any relevant jurisdiction.

7. Covenants. Each Grantor, jointly and severally, covenants and agrees with Agent that from and after the date of this Agreement and until the date of termination of this Agreement in accordance with Section 23:

(a) Possession of Collateral. In the event that any Collateral, including Proceeds, is evidenced by or consists of Negotiable Collateral, Investment Property, or Chattel Paper having an aggregate value or face amount of \$100,000 or more for all such Negotiable Collateral, Investment Property, or Chattel Paper, the Grantors shall promptly (and in any event within five Business Days after acquisition thereof), notify Agent thereof, and if and to the extent that perfection or priority of Agent's Security Interest is dependent on or enhanced by possession, the applicable Grantor, promptly (and in any event within five Business Days) after request by Agent, shall execute such other documents and instruments as shall be requested by Agent or, if applicable, endorse and deliver physical possession of such Negotiable Collateral, Investment Property, or Chattel Paper to Agent, together with such undated powers (or other relevant document of transfer acceptable to Agent) endorsed in blank as shall be requested by Agent, and shall do such other acts or things deemed necessary or desirable by Agent to protect Agent's Security Interest therein;

(b) Chattel Paper.

(i) Promptly (and in any event within five Business Days) after request by Agent, each Grantor shall take all steps reasonably necessary to grant Agent control of all electronic Chattel Paper in accordance with the Code and all "transferable records" as that term is defined in Section 16 of the Uniform Electronic Transaction Act and Section 201 of the federal Electronic Signatures in Global and National Commerce Act as in effect in any relevant jurisdiction, to the extent that the aggregate value or face amount of such electronic Chattel Paper equals or exceeds \$100,000;

(ii) If any Grantor retains possession of any Chattel Paper or instruments (which retention of possession shall be subject to the extent permitted hereby and by the Credit Agreement), promptly upon the request of Agent, such Chattel Paper and instruments shall be marked with the following legend: "This writing and the obligations evidenced or secured hereby are subject to the Security Interest of Wells Fargo Capital Finance Corporation Canada, as Agent for the benefit of the Lender Group and the Bank Product Providers";

(c) Control Agreements.

(i) Except to the extent otherwise excused by Section 6.9(b) of the Credit Agreement, each Grantor shall obtain an authenticated Control Agreement (which may include a Controlled Account Agreement), from each bank maintaining a Deposit Account or Securities Account for such Grantor;

(ii) Except to the extent otherwise excused by Section 6.9(b) of the Credit Agreement, each Grantor shall obtain an authenticated Control Agreement, from each issuer of uncertificated securities, securities intermediary, or commodities intermediary issuing or holding any financial assets or commodities to or for any Grantor, or maintaining a Securities Account for such Grantor; and

(iii) Except to the extent otherwise excused by Section 6.9(b) of the Credit Agreement, each Grantor shall obtain an authenticated Control Agreement with respect to all of such Grantor's investment property;

(d) Letter-of-Credit Rights. If the Grantors (or any of them) are or become the beneficiary of letters of credit having a face amount or value of \$100,000 or more in the aggregate, then the applicable Grantor or Grantors shall promptly (and in any event within five Business Days after becoming a beneficiary), notify Agent thereof and, promptly (and in any event within five Business Days) after request by Agent, enter into a tri-party agreement with Agent and the issuer or confirming bank with respect to letter-of-credit rights assigning such letter-of-credit rights to Agent and directing all payments thereunder to Agent's Account, all in form and substance reasonably satisfactory to Agent;

(e) Commercial Tort Claims. If the Grantors (or any of them) obtain Commercial Tort Claims having a value, or involving an asserted claim, in the amount of \$100,000 or more in the aggregate for all Commercial Tort Claims, then the applicable Grantor or Grantors shall promptly (and in any event within five Business Days of obtaining such Commercial Tort Claim), notify Agent upon incurring or otherwise obtaining such Commercial Tort Claims and, promptly (and in any event within five Business Days) after request by Agent, amend Schedule 1 to describe such Commercial Tort Claims in a manner that reasonably identifies such Commercial Tort Claims and which is otherwise reasonably satisfactory to Agent, and hereby authorizes the filing of additional financing statements or amendments to existing financing statements describing such Commercial Tort Claims, and agrees to do such other acts or things deemed necessary or desirable by Agent to give Agent a first priority, perfected security interest in any such Commercial Tort Claim;

(f) Government Contracts. Other than Accounts and Chattel Paper the aggregate value of which does not at any one time exceed \$100,000, if any Account or Chattel Paper arises out of a contract or contracts with the United States of America or any department, agency, or instrumentality thereof, Grantors shall promptly (and in any event within five Business Days of the creation thereof) notify Agent thereof and, promptly (and in any event within five Business Days) after request by Agent, execute any instruments or take any steps reasonably required by Agent in order that all moneys due or to become due under such contract or contracts shall be assigned to Agent, for the benefit of the Lender Group and the Bank Product Providers, and shall provide written notice thereof under the Assignment of Claims Act or other applicable law;

(g) Intellectual Property.

(i) Upon the request of Agent, in order to facilitate filings with the PTO and the United States Copyright Office, each Grantor shall execute and deliver to Agent one or more Copyright Security Agreements, Trademark Security Agreements, or Patent Security Agreements to further evidence Agent's Lien on such Grantor's Patents, Trademarks, or Copyrights, and the General Intangibles of such Grantor relating thereto or represented thereby;

(ii) Each Grantor shall have the duty, with respect to Intellectual Property that is necessary in or material to the conduct of such Grantor's business, to protect and diligently enforce and defend at such Grantor's expense its Intellectual Property, including (A) to diligently enforce and defend, including promptly suing for infringement, misappropriation, or dilution and to recover any and all damages for such infringement, misappropriation, or dilution, and filing for opposition, interference, and cancellation against conflicting Intellectual Property rights of any Person, (B) to prosecute diligently any trademark application or service mark application that is part of the Trademarks pending as of the date hereof or hereafter until the termination of this Agreement, (C) to prosecute diligently any patent application that is part of the Patents pending as of the date hereof or hereafter until the termination of this Agreement, (D) to take all reasonable and necessary action to preserve and maintain all of such Grantor's Trademarks, Patents, Copyrights, Intellectual Property Licenses, and its rights therein, including paying all maintenance fees and filing of applications for renewal, affidavits of use, and affidavits of noncontestability, and (E) to require all employees, consultants, and contractors of each Grantor who

were involved in the creation or development of such Intellectual Property to sign agreements containing assignment of Intellectual Property rights and obligations of confidentiality. Each Grantor further agrees not to abandon any Intellectual Property or Intellectual Property License that is necessary in or material to the conduct of such Grantor's business. Each Grantor hereby agrees to take the steps described in this Section 7(g)(ii) with respect to all new or acquired Intellectual Property to which it or any of its Subsidiaries is now or later becomes entitled that is necessary in or material to the conduct of such Grantor's business;

(iii) Grantors acknowledge and agree that the Lender Group shall have no duties with respect to any Intellectual Property or Intellectual Property Licenses of any Grantor. Without limiting the generality of this Section 7(g)(iii), Grantors acknowledge and agree that no member of the Lender Group shall be under any obligation to take any steps necessary to preserve rights in the Collateral consisting of Intellectual Property or Intellectual Property Licenses against any other Person, but any member of the Lender Group may do so at its option from and after the occurrence and during the continuance of an Event of Default, and all expenses incurred in connection therewith (including reasonable fees and expenses of attorneys and other professionals) shall be for the sole account of Borrower and shall be chargeable to the Loan Account;

(iv) On each date on which a Compliance Certificate is to be delivered pursuant to Section 5.1 of the Credit Agreement (or, if an Event of Default has occurred and is continuing, more frequently if requested by Agent), each Grantor shall provide Agent with a written report of all new Patents, Trademarks or Copyrights that are registered or the subject of pending applications for registrations, and of all Intellectual Property Licenses that are material to the conduct of such Grantor's business, in each case, which were acquired, registered, or for which applications for registration were filed by any Grantor during the prior period and any statement of use or amendment to allege use with respect to intent-to-use trademark applications. In the case of such registrations or applications therefor, which were acquired by any Grantor, each such Grantor shall file the necessary documents with the appropriate Governmental Authority identifying the applicable Grantor as the owner (or as a co-owner thereof, if such is the case) of such Intellectual Property. In each of the foregoing cases, the applicable Grantor shall promptly cause to be prepared, executed, and delivered to Agent supplemental schedules to the applicable Loan Documents to identify such Patent, Trademark and Copyright registrations and applications therefor (with the exception of Trademark applications filed on an intent-to-use basis for which no statement of use or amendment to allege use has been filed) and Intellectual Property Licenses as being subject to the security interests created thereunder;

(v) Anything to the contrary in this Agreement notwithstanding, in no event shall any Grantor, either itself or through any agent, employee, licensee, or designee, file an application for the registration of any Copyright with the United States Copyright Office or any similar office or agency in another country without giving Agent written notice thereof at least five Business Days prior to such filing and complying with Section 7(g)(i). Upon receipt from the United States Copyright Office of notice of registration of any Copyright, each Grantor shall promptly (but in no event later than five Business Days following such receipt) notify (but without duplication of any notice required by Section 7(g)(iv)) Agent of such registration by delivering, or causing to be delivered, to Agent, documentation sufficient for Agent to perfect Agent's Liens on such Copyright. If any Grantor acquires from any Person any Copyright registered with the United States Copyright Office or an application to register any Copyright with the United States Copyright Office, such Grantor shall promptly (but in no event later than five Business Days following such acquisition) notify Agent of such acquisition and deliver, or cause to be delivered, to Agent, documentation sufficient for Agent to perfect Agent's Liens on such Copyright. In the case of such Copyright registrations or applications therefor which were acquired by any Grantor, each such Grantor shall promptly (but in no event later than five Business Days following such

acquisition) file the necessary documents with the appropriate Governmental Authority identifying the applicable Grantor as the owner (or as a co-owner thereof, if such is the case) of such Copyrights;

(vi) Each Grantor shall take reasonable steps to maintain the confidentiality of, and otherwise protect and enforce its rights in, the Intellectual Property that is necessary in or material to the conduct of such Grantor's business, including, as applicable (A) protecting the secrecy and confidentiality of its confidential information and trade secrets by having and enforcing a policy requiring all current employees, consultants, licensees, vendors and contractors with access to such information to execute appropriate confidentiality agreements; (B) taking actions reasonably necessary to ensure that no trade secret falls into the public domain; and (C) protecting the secrecy and confidentiality of the source code of all software programs and applications of which it is the owner or licensee by having and enforcing a policy requiring any licensees (or sublicensees) of such source code to enter into license agreements with commercially reasonable use and non-disclosure restrictions;

(vii) No Grantor shall enter into any Intellectual Property License material to the conduct of the business to receive any license or rights in any Intellectual Property of any other Person unless such Grantor has used commercially reasonable efforts to permit the assignment of or grant of a security interest in such Intellectual Property License (and all rights of Grantor thereunder) to Agent (and any transferees of Agent); and

(h) Investment Property.

(i) If any Grantor shall acquire, obtain, receive or become entitled to receive any Pledged Interests after the Closing Date, it shall promptly (and in any event within five Business Days of acquiring or obtaining such Collateral) deliver to Agent a duly executed Pledged Interests Addendum identifying such Pledged Interests;

(ii) Upon the occurrence and during the continuance of an Event of Default, following the request of Agent, all sums of money and property paid or distributed in respect of the Investment Property that are received by any Grantor shall be held by the Grantors in trust for the benefit of Agent segregated from such Grantor's other property, and such Grantor shall deliver it forthwith to Agent in the exact form received;

(iii) Each Grantor shall promptly deliver to Agent a copy of each material notice or other material communication received by it in respect of any Pledged Interests;

(iv) No Grantor shall make or consent to any amendment or other modification or waiver with respect to any Pledged Interests, Pledged Operating Agreement, or Pledged Partnership Agreement, or enter into any agreement or permit to exist any restriction with respect to any Pledged Interests if the same is prohibited pursuant to the Loan Documents;

(v) Each Grantor agrees that it will cooperate with Agent in obtaining all necessary approvals and making all necessary filings under federal, state, local, or foreign law to effect the perfection of the Security Interest on the Investment Property or to effect any sale or transfer thereof;

(vi) As to all limited liability company or partnership interests, issued under any Pledged Operating Agreement or Pledged Partnership Agreement, each Grantor hereby covenants that the Pledged Interests issued pursuant to such agreement (A) are not and shall not be dealt in or traded on securities exchanges or in securities markets, (B) do not and will not constitute investment company securities, and (C) are not and will not be held by such Grantor in a securities account. In addition, none of the Pledged Operating Agreements, the Pledged Partnership Agreements, or any other agreements

governing any of the Pledged Interests issued under any Pledged Operating Agreement or Pledged Partnership Agreement, provide or shall provide that such Pledged Interests are securities governed by Article 8 of the Uniform Commercial Code as in effect in any relevant jurisdiction.

(i) Real Property; Fixtures. Each Grantor covenants and agrees that upon the acquisition of any fee interest in Real Property having a fair market value in excess of \$1,000,000 it will promptly (and in any event within two Business Days of acquisition) notify Agent of the acquisition of such Real Property and will grant to Agent, for the benefit of the Lender Group and the Bank Product Providers, a first priority Mortgage on each fee interest in Real Property now or hereafter owned by such Grantor and shall deliver such other documentation and opinions, in form and substance satisfactory to Agent, in connection with the grant of such Mortgage as Agent shall request in its Permitted Discretion, including title insurance policies, financing statements, fixture filings and environmental audits and such Grantor shall pay all recording costs, intangible taxes and other fees and costs (including reasonable attorneys' fees and expenses) incurred in connection therewith. Each Grantor acknowledges and agrees that, to the extent permitted by applicable law, all of the Collateral shall remain personal property regardless of the manner of its attachment or affixation to real property;

(j) Transfers and Other Liens. Grantors shall not (i) sell, assign (by operation of law or otherwise) or otherwise dispose of, or grant any option with respect to, any of the Collateral, except as expressly permitted by the Credit Agreement, or (ii) create or permit to exist any Lien upon or with respect to any of the Collateral of any Grantor, except for Permitted Liens. The inclusion of Proceeds in the Collateral shall not be deemed to constitute Agent's consent to any sale or other disposition of any of the Collateral except as expressly permitted in this Agreement or the other Loan Documents;

(k) Intentionally Omitted.

(l) Name, Etc. No Grantor will, nor will any Grantor permit any of its Subsidiaries to, change its name, organizational identification number, jurisdiction of organization or organizational identity; provided, that Grantor or any of its Subsidiaries may change its name upon at least 10 days prior written notice to Agent of such change.

(m) Motor Vehicles, Etc. Promptly (and in any event within five Business Days) after request by Agent, with respect to all goods covered by a certificate of title owned by any Grantor, such Grantor shall deliver to Agent or Agent's designee, the certificates of title for all such goods and promptly (and in any event within 30 days) after request by Agent, such Grantor shall take all actions necessary to cause such certificates to be filed (with the Agent's Lien noted thereon) in the appropriate state motor vehicle filing office; and

(n) Pledged Notes. Grantors (i) without the prior written consent of Agent, will not (A) waive or release any obligation of any Person that is obligated under any of the Pledged Notes, (B) take or omit to take any action or knowingly suffer or permit any action to be omitted or taken, the taking or omission of which would result in any right of offset against sums payable under the Pledged Notes, or (C) other than Permitted Dispositions, assign or surrender their rights and interests under any of the Pledged Notes or terminate, cancel, modify, change, supplement or amend the Pledged Notes, and (ii) shall provide to Agent copies of all material written notices (including notices of default) given or received with respect to the Pledged Notes promptly after giving or receiving such notice.

8. Relation to Other Security Documents. The provisions of this Agreement shall be read and construed with the other Loan Documents referred to below in the manner so indicated.

(a) Credit Agreement. In the event of any conflict between any provision in this Agreement and a provision in the Credit Agreement, such provision of the Credit Agreement shall control.

(b) Patent, Trademark, Copyright Security Agreements. The provisions of the Copyright Security Agreements, Trademark Security Agreements, and Patent Security Agreements are supplemental to the provisions of this Agreement, and nothing contained in the Copyright Security Agreements, Trademark Security Agreements, or the Patent Security Agreements shall limit any of the rights or remedies of Agent hereunder. In the event of any conflict between any provision in this Agreement and a provision in a Copyright Security Agreement, Trademark Security Agreement or Patent Security Agreement, such provision of this Agreement shall control.

9. Further Assurances.

(a) Each Grantor agrees that from time to time, at its own expense, such Grantor will promptly execute and deliver all further instruments and documents, and take all further action, that Agent may reasonably request, in order to perfect and protect the Security Interest granted hereby, to create, perfect or protect the Security Interest purported to be granted hereby or to enable Agent to exercise and enforce its rights and remedies hereunder with respect to any of the Collateral.

(b) Each Grantor authorizes the filing by Agent of financing or continuation statements, or amendments thereto, and such Grantor will execute and deliver to Agent such other instruments or notices, as Agent may reasonably request, in order to perfect and preserve the Security Interest granted or purported to be granted hereby.

(c) Each Grantor authorizes Agent at any time and from time to time to file, transmit, or communicate, as applicable, financing statements and amendments (i) describing the Collateral as "all personal property of debtor" or "all assets of debtor" or words of similar effect, (ii) describing the Collateral as being of equal or lesser scope or with greater detail, or (iii) that contain any information required by part 5 of Article 9 of the Code for the sufficiency or filing office acceptance. Each Grantor also hereby ratifies any and all financing statements or amendments previously filed by Agent in any jurisdiction.

(d) Each Grantor acknowledges that it is not authorized to file any financing statement or amendment or termination statement with respect to any financing statement filed in connection with this Agreement without the prior written consent of Agent, subject to such Grantor's rights under Section 9-509(d)(2) of the Code.

10. Agent's Right to Perform Contracts, Exercise Rights, etc. Upon the occurrence and during the continuance of an Event of Default, Agent (or its designee) (a) may proceed to perform any and all of the obligations of any Grantor contained in any contract, lease, or other agreement and exercise any and all rights of any Grantor therein contained as fully as such Grantor itself could, (b) shall have the right to use any Grantor's rights under Intellectual Property Licenses in connection with the enforcement of Agent's rights hereunder, including the right to prepare for sale and sell any and all Inventory and Equipment now or hereafter owned by any Grantor and now or hereafter covered by such licenses, and (c) shall have the right to request that any Equity Interests that are pledged hereunder be registered in the name of Agent or any of its nominees.

11. Agent Appointed Attorney-in-Fact. Each Grantor hereby irrevocably appoints Agent its attorney-in-fact, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, at such time as an Event of Default has occurred and is continuing under the Credit

Agreement, to take any action and to execute any instrument which Agent may reasonably deem necessary or advisable to accomplish the purposes of this Agreement, including:

(a) to ask, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in connection with the Accounts or any other Collateral of such Grantor;

(b) to receive and open all mail addressed to such Grantor and to notify postal authorities to change the address for the delivery of mail to such Grantor to that of Agent;

(c) to receive, indorse, and collect any drafts or other instruments, documents, Negotiable Collateral or Chattel Paper;

(d) to file any claims or take any action or institute any proceedings which Agent may deem necessary or desirable for the collection of any of the Collateral of such Grantor or otherwise to enforce the rights of Agent with respect to any of the Collateral;

(e) to repair, alter, or supply goods, if any, necessary to fulfill in whole or in part the purchase order of any Person obligated to such Grantor in respect of any Account of such Grantor;

(f) to use any Intellectual Property or Intellectual Property Licenses of such Grantor, including but not limited to any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, or advertising matter, in preparing for sale, advertising for sale, or selling Inventory or other Collateral and to collect any amounts due under Accounts, contracts or Negotiable Collateral of such Grantor; and

(g) Agent, on behalf of the Lender Group or the Bank Product Providers, shall have the right, but shall not be obligated, to bring suit in its own name to enforce the Intellectual Property and Intellectual Property Licenses and, if Agent shall commence any such suit, the appropriate Grantor shall, at the request of Agent, do any and all lawful acts and execute any and all proper documents reasonably required by Agent in aid of such enforcement.

To the extent permitted by law, each Grantor hereby ratifies all that such attorney-in-fact shall lawfully do or cause to be done by virtue hereof. This power of attorney is coupled with an interest and shall be irrevocable until this Agreement is terminated.

12. Agent May Perform. If any Grantor fails to perform any agreement contained herein, Agent may itself perform, or cause performance of, such agreement, and the reasonable expenses of Agent incurred in connection therewith shall be payable, jointly and severally, by Grantors.

13. Agent's Duties. The powers conferred on Agent hereunder are solely to protect Agent's interest in the Collateral, for the benefit of the Lender Group and the Bank Product Providers, and shall not impose any duty upon Agent to exercise any such powers. Except for the safe custody of any Collateral in its actual possession and the accounting for moneys actually received by it hereunder, Agent shall have no duty as to any Collateral or as to the taking of any necessary steps to preserve rights against prior parties or any other rights pertaining to any Collateral. Agent shall be deemed to have exercised reasonable care in the custody and preservation of any Collateral in its actual possession if such Collateral is accorded treatment substantially equal to that which Agent accords its own property.

14. Collection of Accounts, General Intangibles and Negotiable Collateral. At any time upon the occurrence and during the continuance of an Event of Default, Agent or Agent's designee may (a)

notify Account Debtors of any Grantor that the Accounts, General Intangibles, Chattel Paper or Negotiable Collateral of such Grantor have been assigned to Agent, for the benefit of the Lender Group and the Bank Product Providers, or that Agent has a security interest therein, and (b) collect the Accounts, General Intangibles and Negotiable Collateral of any Grantor directly, and any collection costs and expenses shall constitute part of such Grantor's Secured Obligations under the Loan Documents.

15. Disposition of Pledged Interests by Agent. None of the Pledged Interests existing as of the date of this Agreement are, and none of the Pledged Interests hereafter acquired on the date of acquisition thereof will be, registered or qualified under the various federal or state securities laws of the United States and disposition thereof after an Event of Default may be restricted to one or more private (instead of public) sales in view of the lack of such registration. Each Grantor understands that in connection with such disposition, Agent may approach only a restricted number of potential purchasers and further understands that a sale under such circumstances may yield a lower price for the Pledged Interests than if the Pledged Interests were registered and qualified pursuant to federal and state securities laws and sold on the open market. Each Grantor, therefore, agrees that: (a) if Agent shall, pursuant to the terms of this Agreement, sell or cause the Pledged Interests or any portion thereof to be sold at a private sale, Agent shall have the right to rely upon the advice and opinion of any nationally recognized brokerage or investment firm (but shall not be obligated to seek such advice and the failure to do so shall not be considered in determining the commercial reasonableness of such action) as to the best manner in which to offer the Pledged Interest or any portion thereof for sale and as to the best price reasonably obtainable at the private sale thereof; and (b) such reliance shall be conclusive evidence that Agent has handled the disposition in a commercially reasonable manner.

16. Voting and Other Rights in Respect of Pledged Interests.

(a) Upon the occurrence and during the continuation of an Event of Default, (i) Agent may, at its option, and with two Business Days prior notice to any Grantor, and in addition to all rights and remedies available to Agent under any other agreement, at law, in equity, or otherwise, exercise all voting rights, or any other ownership or consensual rights (including any dividend or distribution rights) in respect of the Pledged Interests owned by such Grantor, but under no circumstances is Agent obligated by the terms of this Agreement to exercise such rights, and (ii) if Agent duly exercises its right to vote any of such Pledged Interests, each Grantor hereby appoints Agent, such Grantor's true and lawful attorney-in-fact and IRREVOCABLE PROXY to vote such Pledged Interests in any manner Agent deems advisable for or against all matters submitted or which may be submitted to a vote of shareholders, partners or members, as the case may be. The power-of-attorney and proxy granted hereby is coupled with an interest and shall be irrevocable.

(b) For so long as any Grantor shall have the right to vote the Pledged Interests owned by it, such Grantor covenants and agrees that it will not, without the prior written consent of Agent, vote or take any consensual action with respect to such Pledged Interests which would materially adversely affect the rights of Agent, the other members of the Lender Group, or the Bank Product Providers, or the value of the Pledged Interests.

17. Remedies. Upon the occurrence and during the continuance of an Event of Default:

(a) Agent may, and, at the instruction of the Required Lenders, shall exercise in respect of the Collateral, in addition to other rights and remedies provided for herein, in the other Loan Documents, or otherwise available to it, all the rights and remedies of a secured party on default under the Code or any other applicable law. Without limiting the generality of the foregoing, each Grantor expressly agrees that, in any such event, Agent without demand of performance or other demand, advertisement or notice of any kind (except a notice specified below of time and place of public or private

sale) to or upon any Grantor or any other Person (all and each of which demands, advertisements and notices are hereby expressly waived to the maximum extent permitted by the Code or any other applicable law), may take immediate possession of all or any portion of the Collateral and (i) require Grantors to, and each Grantor hereby agrees that it will at its own expense and upon request of Agent forthwith, assemble all or part of the Collateral as directed by Agent and make it available to Agent at one or more locations where such Grantor regularly maintains Inventory, and (ii) without notice except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of Agent's offices or elsewhere, for cash, on credit, and upon such other terms as Agent may deem commercially reasonable. Each Grantor agrees that, to the extent notification of sale shall be required by law, at least ten days notification by mail to the applicable Grantor of the time and place of any public sale or the time after which any private sale is to be made shall constitute reasonable notification and specifically such notification shall constitute a reasonable "authenticated notification of disposition" within the meaning of Section 9-611 of the Code. Agent shall not be obligated to make any sale of Collateral regardless of notification of sale having been given. Agent may adjourn any public sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned. Each Grantor agrees that (A) the internet shall constitute a "place" for purposes of Section 9-610(b) of the Code, and (B) to the extent notification of sale shall be required by law, notification by mail of the URL where a sale will occur and the time when a sale will commence at least ten days prior to the sale shall constitute a reasonable notification for purposes of Section 9-611(b) of the Code. Each Grantor agrees that any sale of Collateral to a licensor pursuant to the terms of a license agreement between such licensor and a Grantor is sufficient to constitute a commercially reasonable sale (including as to method, terms, manner, and time) within the meaning of Section 9-610 of the Code.

(b) Agent is hereby granted a license or other right to use, without liability for royalties or any other charge, each Grantor's Intellectual Property, including but not limited to, any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, and advertising matter, whether owned by any Grantor or with respect to which any Grantor has rights under license, sublicense, or other agreements (including any Intellectual Property License), as it pertains to the Collateral, in preparing for sale, advertising for sale and selling any Collateral, and each Grantor's rights under all licenses and all franchise agreements shall inure to the benefit of Agent.

(c) Agent may, in addition to other rights and remedies provided for herein, in the other Loan Documents, or otherwise available to it under applicable law and without the requirement of notice to or upon any Grantor or any other Person (which notice is hereby expressly waived to the maximum extent permitted by the Code or any other applicable law), (i) with respect to any Grantor's Deposit Accounts in which Agent's Liens are perfected by control under Section 9-104 of the Code, instruct the bank maintaining such Deposit Account for the applicable Grantor to pay the balance of such Deposit Account to or for the benefit of Agent, and (ii) with respect to any Grantor's Securities Accounts in which Agent's Liens are perfected by control under Section 9-106 of the Code, instruct the securities intermediary maintaining such Securities Account for the applicable Grantor to (A) transfer any cash in such Securities Account to or for the benefit of Agent, or (B) liquidate any financial assets in such Securities Account that are customarily sold on a recognized market and transfer the cash proceeds thereof to or for the benefit of Agent.

(d) Any cash held by Agent as Collateral and all cash proceeds received by Agent in respect of any sale of, collection from, or other realization upon all or any part of the Collateral shall be applied against the Secured Obligations in the order set forth in the Credit Agreement. In the event the proceeds of Collateral are insufficient to satisfy all of the Secured Obligations in full, each Grantor shall remain jointly and severally liable for any such deficiency.

(e) Each Grantor hereby acknowledges that the Secured Obligations arise out of a commercial transaction, and agrees that if an Event of Default shall occur and be continuing Agent shall have the right to an immediate writ of possession without notice of a hearing. Agent shall have the right to the appointment of a receiver for the properties and assets of each Grantor, and each Grantor hereby consents to such rights and such appointment and hereby waives any objection such Grantor may have thereto or the right to have a bond or other security posted by Agent.

18. Remedies Cumulative. Each right, power, and remedy of Agent, any other member of the Lender Group, or any Bank Product Provider as provided for in this Agreement, the other Loan Documents or any Bank Product Agreement now or hereafter existing at law or in equity or by statute or otherwise shall be cumulative and concurrent and shall be in addition to every other right, power, or remedy provided for in this Agreement, the other Loan Documents and the Bank Product Agreements or now or hereafter existing at law or in equity or by statute or otherwise, and the exercise or beginning of the exercise by Agent, any other member of the Lender Group, or any Bank Product Provider, of any one or more of such rights, powers, or remedies shall not preclude the simultaneous or later exercise by Agent, such other member of the Lender Group or such Bank Product Provider of any or all such other rights, powers, or remedies.

19. Marshaling. Agent shall not be required to marshal any present or future collateral security (including but not limited to the Collateral) for, or other assurances of payment of, the Secured Obligations or any of them or to resort to such collateral security or other assurances of payment in any particular order, and all of its rights and remedies hereunder and in respect of such collateral security and other assurances of payment shall be cumulative and in addition to all other rights and remedies, however existing or arising. To the extent that it lawfully may, each Grantor hereby agrees that it will not invoke any law relating to the marshaling of collateral which might cause delay in or impede the enforcement of Agent's rights and remedies under this Agreement or under any other instrument creating or evidencing any of the Secured Obligations or under which any of the Secured Obligations is outstanding or by which any of the Secured Obligations is secured or payment thereof is otherwise assured, and, to the extent that it lawfully may, each Grantor hereby irrevocably waives the benefits of all such laws.

20. Indemnity and Expenses.

(a) Each Grantor agrees to indemnify Agent, the other members of the Lender Group, and the Bank Product Providers from and against all claims, lawsuits and liabilities (including reasonable attorneys' fees) growing out of or resulting from this Agreement (including enforcement of this Agreement), any other Loan Document, or any Bank Product Agreement to which such Grantor is a party, except claims, losses or liabilities resulting from the gross negligence or willful misconduct of the party seeking indemnification as determined by a final non-appealable order of a court of competent jurisdiction. This provision shall survive the termination of this Agreement and the Credit Agreement and the repayment of the Secured Obligations.

(b) Grantors, jointly and severally, shall, upon demand, pay to Agent (or Agent, may charge to the Loan Account) all the Lender Group Expenses which Agent may incur in connection with (i) the administration of this Agreement, (ii) the custody, preservation, use or operation of, or, upon an Event of Default, the sale of, collection from, or other realization upon, any of the Collateral in accordance with this Agreement and the other Loan Documents, (iii) the exercise or enforcement of any of the rights of Agent hereunder, or (iv) the failure by any Grantor to perform or observe any of the provisions hereof.

21. Merger, Amendments; Etc. THIS AGREEMENT, TOGETHER WITH THE OTHER LOAN DOCUMENTS, REPRESENTS THE FINAL AGREEMENT BETWEEN THE PARTIES AND

MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS OR ORAL AGREEMENTS OF THE PARTIES. THERE ARE NO UNWRITTEN AGREEMENTS BETWEEN THE PARTIES. No waiver of any provision of this Agreement, and no consent to any departure by any Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by Agent, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. No amendment of any provision of this Agreement shall be effective unless the same shall be in writing and signed by Agent and each Grantor to which such amendment applies.

22. Addresses for Notices. All notices and other communications provided for hereunder shall be given in the form and manner and delivered to Agent at its address specified in the Credit Agreement, and to any of the Grantors at their respective addresses specified in the Credit Agreement or Guaranty, as applicable, or, as to any party, at such other address as shall be designated by such party in a written notice to the other party.

23. Continuing Security Interest: Assignments under Credit Agreement.

(a) This Agreement shall create a continuing security interest in the Collateral and shall (i) remain in full force and effect until the Obligations have been paid in full in accordance with the provisions of the Credit Agreement and the Commitments have expired or have been terminated, (ii) be binding upon each Grantor, and their respective successors and assigns, and (iii) inure to the benefit of, and be enforceable by, Agent, and its successors, transferees and assigns. Without limiting the generality of the foregoing clause (iii), any Lender may, in accordance with the provisions of the Credit Agreement, assign or otherwise transfer all or any portion of its rights and obligations under the Credit Agreement to any other Person, and such other Person shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise. Upon payment in full of the Secured Obligations in accordance with the provisions of the Credit Agreement and the expiration or termination of the Commitments, the Guaranty made and the Security Interest granted hereby shall terminate and all rights to the Collateral shall revert to Grantors or any other Person entitled thereto. At such time, upon Borrower's request, Agent will authorize the filing of appropriate termination statements to terminate such Security Interest. No transfer or renewal, extension, assignment, or termination of this Agreement or of the Credit Agreement, any other Loan Document, or any other instrument or document executed and delivered by any Grantor to Agent nor any additional Revolving Loans or other Loans made by any Lender to Borrower, nor the taking of further security, nor the retaking or re-delivery of the Collateral to Grantors, or any of them, by Agent, nor any other act of the Lender Group or the Bank Product Providers, or any of them, shall release any Grantor from any obligation, except a release or discharge executed in writing by Agent in accordance with the provisions of the Credit Agreement. Agent shall not by any act, delay, omission or otherwise, be deemed to have waived any of its rights or remedies hereunder, unless such waiver is in writing and signed by Agent and then only to the extent therein set forth. A waiver by Agent of any right or remedy on any occasion shall not be construed as a bar to the exercise of any such right or remedy which Agent would otherwise have had on any other occasion.

(b) If any member of the Lender Group or any Bank Product Provider repays, refunds, restores, or returns in whole or in part, any payment or property (including any proceeds of Collateral) previously paid or transferred to such member of the Lender Group or such Bank Product Provider in full or partial satisfaction of any Secured Obligation or on account of any other obligation of any Loan Party under any Loan Document or any Bank Product Agreement, because the payment, transfer, or the incurrence of the obligation so satisfied is asserted or declared to be void, voidable, or otherwise recoverable under any law relating to creditors' rights, including provisions of the Bankruptcy Code relating to fraudulent transfers, preferences, or other voidable or recoverable obligations or transfers (each, a "Voidable Transfer"), or because such member of the Lender Group or Bank Product Provider elects to do so on the reasonable advice of its counsel in connection with a claim that the payment,

transfer, or incurrence is or may be a Voidable Transfer, then, as to any such Voidable Transfer, or the amount thereof that such member of the Lender Group or Bank Product Provider elects to repay, restore, or return (including pursuant to a settlement of any claim in respect thereof), and as to all reasonable costs, expenses, and attorneys' fees of such member of the Lender Group or Bank Product Provider related thereto, (i) the liability of the Loan Parties with respect to the amount or property paid, refunded, restored, or returned will automatically and immediately be revived, reinstated, and restored and will exist and (ii) Agent's Liens securing such liability shall be effective, revived, and remain in full force and effect, in each case, as fully as if such Voidable Transfer had never been made. If, prior to any of the foregoing, (A) Agent's Liens shall have been released or terminated or (B) any provision of this Agreement shall have been terminated or cancelled, Agent's Liens, or such provision of this Agreement, shall be reinstated in full force and effect and such prior release, termination, cancellation or surrender shall not diminish, release, discharge, impair or otherwise affect the obligation of any Loan Party in respect of such liability or any Collateral securing such liability.

24. Survival. All representations and warranties made by the Grantors in this Agreement and in the certificates or other instruments delivered in connection with or pursuant to this Agreement shall be considered to have been relied upon by the other parties hereto and shall survive the execution and delivery of this Agreement and the making of any Loans and issuance of any Letters of Credit, regardless of any investigation made by any such other party or on its behalf and notwithstanding that Agent, Issuing Lender, or any Lender may have had notice or knowledge of any Default or Event of Default or incorrect representation or warranty at the time any credit is extended hereunder, and shall continue in full force and effect as long as the principal of or any accrued interest on any loan or any fee or any other amount payable under the Credit Agreement is outstanding and unpaid or any Letter of Credit is outstanding and so long as the Commitments have not expired or terminated.

25. CHOICE OF LAW AND VENUE; JURY TRIAL WAIVER; JUDICIAL REFERENCE PROVISION.

(a) THE VALIDITY OF THIS AGREEMENT, THE CONSTRUCTION, INTERPRETATION, AND ENFORCEMENT HEREOF, THE RIGHTS OF THE PARTIES HERETO WITH RESPECT TO ALL MATTERS ARISING HEREUNDER OR RELATED HERETO, AND ANY CLAIMS, CONTROVERSIES OR DISPUTES ARISING HEREUNDER OR RELATED HERETO SHALL BE DETERMINED UNDER, GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF CALIFORNIA.

(b) THE PARTIES AGREE THAT ALL ACTIONS OR PROCEEDINGS ARISING IN CONNECTION WITH THIS AGREEMENT SHALL BE TRIED AND LITIGATED ONLY IN THE STATE AND, TO THE EXTENT PERMITTED BY APPLICABLE LAW, FEDERAL COURTS LOCATED IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA; PROVIDED, THAT ANY SUIT SEEKING ENFORCEMENT AGAINST ANY COLLATERAL OR OTHER PROPERTY MAY BE BROUGHT, AT AGENT'S OPTION, IN THE COURTS OF ANY JURISDICTION WHERE AGENT ELECTS TO BRING SUCH ACTION OR WHERE SUCH COLLATERAL OR OTHER PROPERTY MAY BE FOUND. EACH GRANTOR AND AGENT WAIVE, TO THE EXTENT PERMITTED UNDER APPLICABLE LAW, ANY RIGHT EACH MAY HAVE TO ASSERT THE DOCTRINE OF FORUM NON CONVENIENS OR TO OBJECT TO VENUE TO THE EXTENT ANY PROCEEDING IS BROUGHT IN ACCORDANCE WITH THIS SECTION 25(b).

(c) TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, EACH GRANTOR AND AGENT HEREBY WAIVE THEIR RESPECTIVE RIGHTS, IF ANY, TO A JURY TRIAL OF ANY CLAIM, CONTROVERSY, DISPUTE OR CAUSE OF ACTION DIRECTLY OR INDIRECTLY BASED UPON OR ARISING OUT OF THIS AGREEMENT OR ANY OF THE

TRANSACTIONS CONTEMPLATED HEREIN, INCLUDING CONTRACT CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW OR STATUTORY CLAIMS (EACH A "CLAIM"). EACH GRANTOR AND AGENT REPRESENT THAT EACH HAS REVIEWED THIS WAIVER AND EACH KNOWINGLY AND VOLUNTARILY WAIVES ITS JURY TRIAL RIGHTS FOLLOWING CONSULTATION WITH LEGAL COUNSEL. IN THE EVENT OF LITIGATION, A COPY OF THIS AGREEMENT MAY BE FILED AS A WRITTEN CONSENT TO A TRIAL BY THE COURT.

(d) EACH GRANTOR HEREBY IRREVOCABLY AND UNCONDITIONALLY SUBMITS TO THE EXCLUSIVE JURISDICTION OF THE STATE AND FEDERAL COURTS LOCATED IN THE COUNTY OF LOS ANGELES AND THE STATE OF CALIFORNIA, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS AGREEMENT SHALL AFFECT ANY RIGHT THAT AGENT MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS AGREEMENT AGAINST ANY GRANTOR OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION.

(e) NO CLAIM MAY BE MADE BY ANY GRANTOR AGAINST THE AGENT, THE SWING LENDER, ANY OTHER LENDER, ISSUING LENDER, OR THE UNDERLYING ISSUER, OR ANY AFFILIATE, DIRECTOR, OFFICER, EMPLOYEE, COUNSEL, REPRESENTATIVE, AGENT, OR ATTORNEY-IN-FACT OF ANY OF THEM FOR ANY SPECIAL, INDIRECT, CONSEQUENTIAL, OR PUNITIVE DAMAGES IN RESPECT OF ANY CLAIM FOR BREACH OF CONTRACT OR ANY OTHER THEORY OF LIABILITY ARISING OUT OF OR RELATED TO THE TRANSACTIONS CONTEMPLATED BY THIS AGREEMENT, OR ANY ACT, OMISSION, OR EVENT OCCURRING IN CONNECTION HERewith, AND EACH GRANTOR HEREBY WAIVES, RELEASES, AND AGREES NOT TO SUE UPON ANY CLAIM FOR SUCH DAMAGES, WHETHER OR NOT ACCRUED AND WHETHER OR NOT KNOWN OR SUSPECTED TO EXIST IN ITS FAVOR.

(f) IN THE EVENT ANY LEGAL PROCEEDING IS FILED IN A COURT OF THE STATE OF CALIFORNIA (THE "COURT") BY OR AGAINST ANY PARTY HERETO IN CONNECTION WITH ANY CLAIM AND THE WAIVER SET FORTH IN SECTION 25(c) ABOVE IS NOT ENFORCEABLE IN SUCH PROCEEDING, THE PARTIES HERETO AGREE AS FOLLOWS:

(i) WITH THE EXCEPTION OF THE MATTERS SPECIFIED IN SUBCLAUSE (ii) BELOW, ANY CLAIM SHALL BE DETERMINED BY A GENERAL REFERENCE PROCEEDING IN ACCORDANCE WITH THE PROVISIONS OF CALIFORNIA CODE OF CIVIL PROCEDURE SECTIONS 638 THROUGH 645.1. THE PARTIES INTEND THIS GENERAL REFERENCE AGREEMENT TO BE SPECIFICALLY ENFORCEABLE. VENUE FOR THE REFERENCE PROCEEDING SHALL BE IN THE COUNTY OF LOS ANGELES, CALIFORNIA.

(ii) THE FOLLOWING MATTERS SHALL NOT BE SUBJECT TO A GENERAL REFERENCE PROCEEDING: (A) NON-JUDICIAL FORECLOSURE OF ANY SECURITY INTERESTS IN REAL OR PERSONAL PROPERTY, (B) EXERCISE OF SELF-HELP REMEDIES (INCLUDING SET-OFF OR RECOUPMENT), (C) APPOINTMENT OF A RECEIVER, AND (D) TEMPORARY, PROVISIONAL, OR ANCILLARY REMEDIES (INCLUDING WRITS OF ATTACHMENT, WRITS OF POSSESSION, TEMPORARY RESTRAINING ORDERS, OR

PRELIMINARY INJUNCTIONS). THIS AGREEMENT DOES NOT LIMIT THE RIGHT OF ANY PARTY TO EXERCISE OR OPPOSE ANY OF THE RIGHTS AND REMEDIES DESCRIBED IN CLAUSES (A) - (D) AND ANY SUCH EXERCISE OR OPPOSITION DOES NOT WAIVE THE RIGHT OF ANY PARTY TO PARTICIPATE IN A REFERENCE PROCEEDING PURSUANT TO THIS AGREEMENT WITH RESPECT TO ANY OTHER MATTER.

(iii) UPON THE WRITTEN REQUEST OF ANY PARTY, THE PARTIES SHALL SELECT A SINGLE REFEREE, WHO SHALL BE A RETIRED JUDGE OR JUSTICE. IF THE PARTIES DO NOT AGREE UPON A REFEREE WITHIN 10 DAYS OF SUCH WRITTEN REQUEST, THEN, ANY PARTY SHALL HAVE THE RIGHT TO REQUEST THE COURT TO APPOINT A REFEREE PURSUANT TO CALIFORNIA CODE OF CIVIL PROCEDURE SECTION 640(B). THE REFEREE SHALL BE APPOINTED TO SIT WITH ALL OF THE POWERS PROVIDED BY LAW. PENDING APPOINTMENT OF THE REFEREE, THE COURT SHALL HAVE THE POWER TO ISSUE TEMPORARY OR PROVISIONAL REMEDIES.

(iv) EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE REFEREE SHALL DETERMINE THE MANNER IN WHICH THE REFERENCE PROCEEDING IS CONDUCTED INCLUDING THE TIME AND PLACE OF HEARINGS, THE ORDER OF PRESENTATION OF EVIDENCE, AND ALL OTHER QUESTIONS THAT ARISE WITH RESPECT TO THE COURSE OF THE REFERENCE PROCEEDING. ALL PROCEEDINGS AND HEARINGS CONDUCTED BEFORE THE REFEREE, EXCEPT FOR TRIAL, SHALL BE CONDUCTED WITHOUT A COURT REPORTER, EXCEPT WHEN ANY PARTY SO REQUESTS A COURT REPORTER AND A TRANSCRIPT IS ORDERED, A COURT REPORTER SHALL BE USED AND THE REFEREE SHALL BE PROVIDED A COURTESY COPY OF THE TRANSCRIPT. THE PARTY MAKING SUCH REQUEST SHALL HAVE THE OBLIGATION TO ARRANGE FOR AND PAY THE COSTS OF THE COURT REPORTER; PROVIDED, THAT SUCH COSTS, ALONG WITH THE REFEREE'S FEES, SHALL ULTIMATELY BE BORNE BY THE PARTY WHO DOES NOT PREVAIL, AS DETERMINED BY THE REFEREE.

(v) THE REFEREE MAY REQUIRE ONE OR MORE PREHEARING CONFERENCES. THE PARTIES HERETO SHALL BE ENTITLED TO DISCOVERY, AND THE REFEREE SHALL OVERSEE DISCOVERY IN ACCORDANCE WITH THE RULES OF DISCOVERY, AND SHALL ENFORCE ALL DISCOVERY ORDERS IN THE SAME MANNER AS ANY TRIAL COURT JUDGE IN PROCEEDINGS AT LAW IN THE STATE OF CALIFORNIA.

(vi) THE REFEREE SHALL APPLY THE RULES OF EVIDENCE APPLICABLE TO PROCEEDINGS AT LAW IN THE STATE OF CALIFORNIA AND SHALL DETERMINE ALL ISSUES IN ACCORDANCE WITH CALIFORNIA SUBSTANTIVE AND PROCEDURAL LAW. THE REFEREE SHALL BE EMPOWERED TO ENTER EQUITABLE AS WELL AS LEGAL RELIEF AND RULE ON ANY MOTION WHICH WOULD BE AUTHORIZED IN A TRIAL, INCLUDING MOTIONS FOR DEFAULT JUDGMENT OR SUMMARY JUDGMENT. THE REFEREE SHALL REPORT HIS OR HER DECISION, WHICH REPORT SHALL ALSO INCLUDE FINDINGS OF FACT AND CONCLUSIONS OF LAW. THE REFEREE SHALL ISSUE A DECISION AND PURSUANT TO CALIFORNIA CODE OF CIVIL PROCEDURE, SECTION 644, THE REFEREE'S DECISION SHALL BE ENTERED BY THE COURT AS A JUDGMENT IN THE SAME MANNER AS IF THE ACTION HAD BEEN TRIED BY THE COURT. THE FINAL JUDGMENT OR ORDER FROM ANY APPEALABLE DECISION OR ORDER ENTERED BY THE REFEREE SHALL BE FULLY APPEALABLE AS IF IT HAS BEEN ENTERED BY THE COURT.

(vii) THE PARTIES RECOGNIZE AND AGREE THAT ALL CLAIMS RESOLVED IN A GENERAL REFERENCE PROCEEDING PURSUANT HERETO WILL BE

DECIDED BY A REFEREE AND NOT BY A JURY. AFTER CONSULTING (OR HAVING HAD THE OPPORTUNITY TO CONSULT) WITH COUNSEL OF THEIR OWN CHOICE, EACH PARTY HERETO KNOWINGLY AND VOLUNTARILY AND FOR THEIR MUTUAL BENEFIT AGREES THAT THIS REFERENCE PROVISION SHALL APPLY TO ANY DISPUTE BETWEEN THEM THAT ARISES OUT OF OR IS RELATED TO THIS AGREEMENT.

26. New Subsidiaries. Pursuant to Section 5.11 of the Credit Agreement, certain Subsidiaries (whether by acquisition or creation) of any Grantor are required to enter into this Agreement by executing and delivering in favor of Agent a Joinder to this Agreement in substantially the form of Annex 1. Upon the execution and delivery of Annex 1 by any such new Subsidiary, such Subsidiary shall become a Guarantor and Grantor hereunder with the same force and effect as if originally named as a Guarantor and Grantor herein. The execution and delivery of any instrument adding an additional Guarantor or Grantor as a party to this Agreement shall not require the consent of any Guarantor or Grantor hereunder. The rights and obligations of each Guarantor and Grantor hereunder shall remain in full force and effect notwithstanding the addition of any new Guarantor or Grantor hereunder.

27. Agent. Each reference herein to any right granted to, benefit conferred upon or power exercisable by the "Agent" shall be a reference to Agent, for the benefit of each member of the Lender Group and each of the Bank Product Providers.

28. Miscellaneous.

(a) This Agreement is a Loan Document. This Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Agreement. Delivery of an executed counterpart of this Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Agreement. Any party delivering an executed counterpart of this Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Agreement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Agreement. The foregoing shall apply to each other Loan Document *mutatis mutandis*.

(b) Any provision of this Agreement which is prohibited or unenforceable shall be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof in that jurisdiction or affecting the validity or enforceability of such provision in any other jurisdiction. Each provision of this Agreement shall be severable from every other provision of this Agreement for the purpose of determining the legal enforceability of any specific provision.

(c) Headings and numbers have been set forth herein for convenience only. Unless the contrary is compelled by the context, everything contained in each Section applies equally to this entire Agreement.


(d) Neither this Agreement nor any uncertainty or ambiguity herein shall be construed against any member of the Lender Group, any Bank Product Provider, or any Grantor, whether under any rule of construction or otherwise. This Agreement has been reviewed by all parties and shall be construed and interpreted according to the ordinary meaning of the words used so as to accomplish fairly the purposes and intentions of all parties hereto.

[Signature pages follow]

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

"Grantors"


ENTREC CORPORATION

By: 
Name: Jason Vandenberg
Title: Chief Financial Officer


ENTREC CRANES & HEAVY HAUL INC.

By: 
Name: Jason Vandenberg
Title: Chief Financial Officer


ENTREC ALBERTA LTD.

By: 
Name: Jason Vandenberg
Title: Chief Financial Officer


ENTREC ENGINEERING LTD.

By: 
Name: Jason Vandenberg
Title: Chief Financial Officer


ENTREC LIFT SERVICES INC.

By: 
Name: Jason Vandenberg
Title: Chief Financial Officer

**ENTREC CRANES & HEAVY HAUL
(WESTERN) LTD.**


By: 
Name: Jason Vandenberg
Title: Chief Financial Officer

ENTREC HEAVY HAUL SERVICES INC.

By: 
Name: Jason Vandenberg
Title: Chief Financial Officer

"Agent"

**WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA**, an Ontario corporation

By: 
Name: Domenic Cosentino
Title: Vice President
Wells Fargo Capital Finance
Corporation Canada

[SIGNATURE PAGE TO U.S. GUARANTY AND SECURITY AGREEMENT]

SCHEDULE 1

COMMERCIAL TORT CLAIMS

None.

SCHEDULE 2

COPYRIGHTS

None.

SCHEDULE 3

INTELLECTUAL PROPERTY LICENSES

None.

SCHEDULE 4

PATENTS

None.

SCHEDULE 5**PLEDGED COMPANIES**

Name of Grantor	Name of Pledged Company	Number of Shares/Units	Class of Interests	Percentage of Class Owned	Percentage of Class Pledged	Certificate Nos.
ENTREC Corporation	ENTREC Heavy Haul Services Inc.	100	Common	100	100	001
ENTREC Corporation	ENTREC Lift Services Inc.	100	Class A	100	100	6A
ENTREC Corporation	ENTREC Alberta Ltd.	100	Common	100	100	001
ENTREC Corporation	ENTREC Engineering Ltd.	100	Class A Common	100	100	3A
ENTREC Corporation	ENTREC Cranes & Heavy Haul (Western) Ltd.	24	Class A Common	100	100	A-7
ENTREC Corporation	ENTREC Cranes & Heavy Haul (Western) Ltd.	176	Class B Common	100	100	B-3
ENTREC Corporation	ENTREC Cranes & Heavy Haul (Western) Ltd.	8	Class C Common	100	100	C-4
ENTREC Corporation	ENTREC Cranes & Heavy Haul (Western) Ltd.	100	Preference	100	100	P-2
ENTREC Corporation	ENTREC Cranes & Heavy Haul Inc.	100	Common	100	100	5

SCHEDULE 6

TRADEMARKS

<i>Country</i>	<i>Trade-mark</i>	<i>Application No.</i>	<i>Application Date</i>	<i>Registration No.</i>	<i>Registration Date</i>	<i>Licensed to or by Debtor</i>
Canada	"Driven by People"	1595174	June 27, 2013			Y
Canada	"ENTREC"	1587533	July 25, 2012	TMA866417	December 2, 2013	N
Canada	"ENTREC w/ logo"	1587721	July 7, 2012	TMA866418	December 2, 2013	N

SCHEDULE 7

**NAME; CHIEF EXECUTIVE OFFICE; TAX IDENTIFICATION NUMBERS AND
ORGANIZATIONAL NUMBERS**

Legal Name	Organizational Number	Federal Taxpayer Identification Number
ENTREC Corporation	2016211787	82523 2754
ENTREC Alberta Ltd.	2016892511	81810 4135
ENTREC Engineering Ltd.	2013025909	85574 6392
ENTREC Lift Services Inc.	2013076092	85053 7986
ENTREC Cranes & Heavy Haul (Western) Ltd.	00354013	11553 3390
ENTREC Cranes & Heavy Haul Inc.	1487095-1	30-0532917
ENTREC Heavy Haul Services Inc.	2017496718	N/A

SCHEDULE 8

OWNED REAL PROPERTY

540, 542, 544 and 546 Taylor Street, Prince Rupert, BC

SCHEDULE 9

DEPOSIT ACCOUNTS AND SECURITIES ACCOUNTS

Owner	Type of Account	Bank	Account Numbers
ENTREC Corporation	Deposit Account	Canadian Western Bank	10808095
ENTREC Corporation	Deposit Account (US\$)	Canadian Western Bank	10808095
ENTREC Cranes & Heavy Haul (Western) Ltd.	Deposit Account	Canadian Western Bank	12151049
ENTREC Lift Services Inc.	Deposit Account	Canadian Western Bank	12150967
ENTREC Engineering Ltd.	Deposit Account	Canadian Western Bank	12150744
ENTREC Cranes & Heavy Haul Inc.	Deposit Account (US\$)	Wells Fargo	091300010-6783540104

SCHEDULE 10

CONTROLLED ACCOUNT BANKS

- Canadian Western Bank, St. Albert, Alberta branch (ENTREC Corporation, ENTREC Cranes & Heavy Haul (Western) Ltd. ENTREC Engineering Ltd.)
- Wells Fargo, Dickinson, North Dakota branch (ENTREC Cranes & Heavy Haul Inc.)

SCHEDULE 11

LIST OF UNIFORM COMMERCIAL CODE FILING JURISDICTIONS

Grantor

Jurisdictions

Grantor	Jurisdictions
ENTREC Corporation	Washington D.C. Recorder of Deeds
ENTREC Alberta Ltd.	Washington D.C. Recorder of Deeds
ENTREC Engineering Ltd.	Washington D.C. Recorder of Deeds
ENTREC Lift Services Inc.	Washington D.C. Recorder of Deeds
ENTREC Cranes & Heavy Haul (Western) Ltd.	Washington D.C. Recorder of Deeds
ENTREC Heavy Haul Services Inc.	Washington D.C. Recorder of Deeds
ENTREC Cranes & Heavy Haul Inc.	Arizona Secretary of State

SCHEDULE 12

MOTOR VEHICLES AND OTHER GOODS COVERED BY A CERTIFICATE OF TITLE

Asset ID	Asset Class ID	Asset Description	Serial Number	Cost Basis	LTD Depreciation Amount	Net Book Value	Location ID
BT-1706	AUTO BED TRUCK	KENWORTH C500 BED TRUCK 385"	1XKCP4TX5ER967414	-	-	-	BONNYVILLE
BT-188	AUTO BED TRUCK	1998 Kenworth C500B Bed Truck	1NKCLR0X3WR952158	110,000.00	50,293.34	59,706.66	BONNYVILLE
BT-340	AUTO BED TRUCK	2000 Kenworth T800B TriDrive Bed Truck	1NKDLBEXXYR960314	105,000.00	44,069.74	60,930.26	BONNYVILLE
P-010	AUTO LT TRUCKS	2012 Chevrolet Silverado 1500 4x4 Crew	3GCPKSE7XCG200099	36,217.00	13,228.82	22,988.18	BONNYVILLE
P-012	AUTO LT TRUCKS	FORD F150 SUPERCREW	1FTFW1ET5DFA00242	37,032.70	11,554.93	25,477.77	BONNYVILLE
P-018	AUTO LT TRUCKS	FORD F150 SUPERCREW	1FTFW1ET0DFA07244	33,859.08	10,987.95	22,871.13	BONNYVILLE
P-019	AUTO LT TRUCKS	FORD F150 SUPERCREW	1FTFW1ET2DFA07245	35,043.09	10,934.19	24,108.90	BONNYVILLE
P-066	AUTO LT TRUCKS	2007 Dodge Ram 3500 Laramie Crew Cab 4x4	3D7MX38C27G734261	30,000.00	20,172.32	9,827.68	BONNYVILLE
P-082	AUTO LT TRUCKS	2012 Chevrolet Silverado	1GC5K0C8XCZ114699	52,775.86	23,730.19	29,045.67	BONNYVILLE
P-096	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTFW1EF1CFC13455	32,095.75	12,688.30	19,407.45	BONNYVILLE
P-097	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTFW1EFXFC13454	32,095.75	12,688.30	19,407.45	BONNYVILLE
P-098	AUTO LT TRUCKS	2012 Chevrolet Silverado 3500HD	1GC5K0C88DZ115075	50,387.49	18,589.90	31,797.59	BONNYVILLE
P-099	AUTO LT TRUCKS	2012 GMC Sierra 1500 Crew Cab	3GTP2UEA8CG164467	28,321.08	11,196.05	17,125.03	BONNYVILLE
P-108	AUTO LT TRUCKS	2013 Chevrolet Silverado	1GB4K0C84DF161391	53,520.39	12,024.58	41,495.81	BONNYVILLE
P-140	AUTO LT TRUCKS	Ford F-150 Super Crew	1FTFW1ET8DFB11321	35,705.24	8,022.02	27,683.22	BONNYVILLE
P-142	AUTO LT TRUCKS	Ford F-150 Supercrew	1FTFW1ETXDFB11322	35,683.23	8,017.06	27,666.17	BONNYVILLE
P-161	AUTO LT TRUCKS	2010 Ford F-150 Super Crew	1FTEW1E89AFD20389	21,500.00	11,336.33	10,163.67	BONNYVILLE
P-212	AUTO LT TRUCKS	GMC SIERRA 1/2T 4X4	3GTEK13359G254470	18,500.00	9,505.71	8,994.29	BONNYVILLE
P-213	AUTO LT TRUCKS	GMC SIERRA 4X4	1GT4K1B69AF109459	32,500.00	16,699.31	15,800.69	BONNYVILLE
P-224	AUTO LT TRUCKS	CHEVY SILVERADO 200HD CREW 4X4	1GC1KXC81BF260514	38,000.00	19,525.35	18,474.65	BONNYVILLE
P-225	AUTO LT TRUCKS	CHEVROLET SILVERADO 4X4	1GC1KXCG4BF262507	31,000.00	15,928.60	15,071.40	BONNYVILLE
P-312	AUTO LT TRUCKS	2009 GMC Sierra 1500 Crew Cab 4x4 Z71	3GTEK13209G195335	26,000.00	19,197.95	6,802.05	BONNYVILLE
P-322	AUTO LT TRUCKS	2005 Dodge 3500 Laramie Crew Cab 4x4	3D7MS48C45G772933	17,000.00	12,552.56	4,447.44	BONNYVILLE
P-341	AUTO LT TRUCKS	2010 GMC 1500 Denali Crew Cab 4x4	3GTRKXE2XAG216908	50,000.00	27,689.36	22,310.64	BONNYVILLE
P-343	AUTO LT TRUCKS	2010 Chevrolet Silverado 1500 Crew 4x4	3GCRKSE39AG234554	28,000.00	15,506.09	12,493.91	BONNYVILLE
P-46	AUTO LT TRUCKS	2010 Chev Silverado 1500LT Crew 4x4	3GCRKSE35AG169699	27,000.00	14,952.26	12,047.74	BONNYVILLE

347	AUTO LT TRUCKS	2010 Chev Tahoe LTZ Fully Loaded	1GNUKCE00AR130483	45,000.00	24,920.37	20,079.63	BONNYVIL
P-352	AUTO LT TRUCKS	2011 Chev Silverado 1500LT Crew 4x4	3GTP2VE39BG202861	32,000.00	14,176.94	17,823.06	BONNYVIL
P-354	AUTO LT TRUCKS	2011 Chevrolet Sierra 1500SLE Ext cab 4x	1GTR2VE33BZ231734	32,000.00	14,176.94	17,823.06	BONNYVIL
P-355	AUTO LT TRUCKS	2013 CHEVROLET LT3500 CREW CAB	1GC4K0CG5DF217390	43,690.76	6,538.29	37,152.47	BONNYVIL
P-364	AUTO LT TRUCKS	2014 GMC CREW CAB PICKUP WITH 6.5 BOX	3GTU2TEC4EG149496	-	-	-	BONNYVIL
P-365	AUTO LT TRUCKS	2014 GMC CREW CAB PICKUP WITH 6.5 BOX	3GCUKPEC6EG239126	-	-	-	BONNYVIL
P-366	AUTO LT TRUCKS	2014 GMC CREW CAB PICKUP WITH 6.5 BOX	3GTU2TECXEG17643	-	-	-	BONNYVIL
P-367	AUTO LT TRUCKS	2014 GMC CREW CAB PICKUP WITH 6.5 BOX	3GCUKREC7EG126197	-	-	-	BONNYVIL
P-368	AUTO LT TRUCKS	2014 Chevrolet Silverado 1500	3GCUKPECXEG149669	-	-	-	BONNYVIL
ST-01	AUTO LT TRUCKS	2007 Chevrolet 3500 LS	1GBJK39697E578168	66,311.91	42,198.13	24,113.78	BONNYVIL
PT-107	AUTO PICKER TR	KENWORTH 45T PICKER	1NKCX4EX5CR951184	600,000.00	51,923.29	548,076.71	BONNYVIL
PT-108	AUTO PICKER TR	KENWORTH 45T PICKER DUAL WINCH	1NKCX4EX3CR951183	622,000.00	53,827.12	568,172.88	BONNYVIL
PT-133	AUTO PICKER TR	2004 Western Star 4900SA 30 Ton Picker	5KKMALAV34PN35958	151,651.00	61,477.03	90,173.97	BONNYVIL
PT-205	AUTO PICKER TR	2005 Kenworth T300 S.A Picker Truck	2NKMHD7XX5MM981841	92,000.00	35,549.79	56,450.21	BONNYVIL
PT-209	AUTO PICKER TR	2007 Kenworth T800 T/A Picker Truck	1XKDPBTX07R931271	248,297.50	79,916.44	168,381.06	BONNYVIL
PT-307	AUTO PICKER TR	2006 Kenworth T300 S/A Knuckle Picker	2NKMHD7H36M983103	72,553.84	27,193.00	45,360.84	BONNYVIL
314	AUTO PICKER TR	2007 Kenworth T300 S/A Knuckle Picker	2NKMHD8X27M931680	97,726.74	30,571.23	67,155.51	BONNYVIL
PT-315	AUTO PICKER TR	2007 Peterbilt 378 Tandem Boom Truck	1NPFDB0XX7D668116	300,000.00	93,269.40	206,730.60	BONNYVIL
PT-320	AUTO PICKER TR	2007 Kenworth T800B Tandem	1XKDDBEX17R996426	320,000.00	99,487.41	220,512.59	BONNYVIL
PT-324	AUTO PICKER TR	2007 Kenworth C500 Tandem TriDrive Boom	1XKCPBTX67R932663	460,000.00	143,013.09	316,986.91	BONNYVIL
PT-333	AUTO PICKER TR	2009 Western Star 4900SA Tandem Boom Tr	5KKMALCK39PAH2860	380,000.00	88,605.96	291,394.04	BONNYVIL
PT-336	AUTO PICKER TR	2007 Peterbilt 357 Tandem Tri-driv Boom	1NPAXBEX27N743492	450,000.00	139,904.12	310,095.88	BONNYVIL
PT-337	AUTO PICKER TR	2009 Peterbilt 367 Tandem Boom Truck	1NP4L40X39D790451	372,414.92	139,162.36	233,252.56	BONNYVIL
PT-338	AUTO PICKER TR	2006 Kenworth T800B Tandem Tri-drive	1XKDPBTX06R982512	320,000.00	119,384.82	200,615.18	BONNYVIL
PT-342	AUTO PICKER TR	2009 Kenworth C500 Tandem/TriDr Boom	1XKCP4TX59R939392	510,000.00	118,918.51	391,081.49	BONNYVIL
PT-344	AUTO PICKER TR	2007 Perterbilt 378 Tandem-Tridr	1NPFPPBEX57N668101	430,000.00	133,686.17	296,313.83	BONNYVIL
PT-345	AUTO PICKER TR	2007 Kenworth T800B Tandem-TriDr Boom	1NKDXBTX67R932452	546,932.50	172,133.54	374,798.96	BONNYVIL
PT-348	AUTO PICKER TR	2006 Kenworth T800B Tandem-Tandem	1XKDDBEX06R986582	225,000.00	83,942.42	141,057.58	BONNYVIL
PT-350	AUTO PICKER TR	2011 Peterbilt 367 Tandem-TriDr Boom Tr	1NP4TXBEX1BD120811	565,000.00	105,394.41	459,605.59	BONNYVIL
PT-355	AUTO PICKER TR	2002 Kenworth T800B Tandem-Tandem	1XKDPBEX82S965280	190,000.00	70,884.77	119,115.23	BONNYVIL
PT-357	AUTO PICKER TR	Kenworth C500 Tandem Steer	1NKCX4TX4CR954564	637,995.84	91,364.52	546,631.32	BONNYVIL
PT-358	AUTO PICKER TR	2012 Kenworth C500 w/ Weldco 45TC100	1NKCX4TX7CR956809	697,255.14	85,905.62	611,349.52	BONNYVIL
360	AUTO PICKER TR	2013 Kenworth C-500 w/ 45 Ton Boom	1XKCP4TX1DR961222	686,970.81	59,449.66	627,521.15	BONNYVIL

PT-362	AUTO PICKER TR	2013 Kenworth C-500 w/ 45 Ton Boom	1XKCP4TX5DR961224	680,076.20	52,052.20	628,024.00	BONNYVILLE
PT-363	AUTO PICKER TR	2013 Kenworth C-500 w/ 45 Ton Boom	1XKCP4TX7DR961225	681,298.47	45,324.72	635,973.75	BONNYVILLE
PT-364	AUTO PICKER TR	KENWORTH 45T PICKER	1XKCP4TX9DR961226	685,193.51	45,583.82	639,609.69	BONNYVILLE
PT-366	AUTO PICKER TR	PICKER	1XKCP4TX2DR961228	684,371.22	31,881.44	652,489.78	BONNYVILLE
PT-488	AUTO PICKER TR	2007 Kenworth C500B Tandem	1XKCD8TX27R931776	340,000.00	101,927.57	238,072.43	BONNYVILLE
PT-494	AUTO PICKER TR	2013 KENWORTH 30 TON PICKER	1XKDD4TX4ER966493	-	-	-	BONNYVILLE
PT-495	AUTO PICKER TR	2013 KENWORTH 30 TON PICKER	1XKDD4TX6ER966494	-	-	-	BONNYVILLE
PT-497	AUTO PICKER TR	2014 KENWORTH 45T PICKER	1NP4TP4TXDD182516	-	-	-	BONNYVILLE
PT-498	AUTO PICKER TR	2014 KENWORTH 45T PICKER	1XKCP4TX6ER968054	-	-	-	BONNYVILLE
T-028	TRACTORS AUTO	2001 Peterbilt 378 T/A Winch Tractor	1NPFLB0X41D562173	85,000.00	32,488.02	52,511.98	BONNYVILLE
T-029	TRACTORS AUTO	2007 Peterbilt 378 T/A Winch Tractor	1NPFLB0X87D663970	170,000.00	54,146.72	115,853.28	BONNYVILLE
T-080	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDD80X55R982873	90,000.00	17,524.12	72,475.88	BONNYVILLE
T-104	TRACTORS AUTO	1998 Peterbilt 378 Winch Tractor	1XP5D69X7WD453111	52,000.00	19,485.03	32,514.97	BONNYVILLE
T-323	TRACTORS AUTO	2002 Kenworth T800 Winch Tractor	1NKDLB0X02R966606	109,989.12	44,622.84	65,366.28	BONNYVILLE
T-334	TRACTORS AUTO	2007 Kenworth T800 T/A Winch Tractor	1XKDD80X07J933372	160,000.00	55,961.66	104,038.34	BONNYVILLE
T-432	TRACTORS	KENWORTH T800 WINCH	1XKDD40XXDR962306	235,747.81	17,643.99	218,103.82	BONNYVILLE
YL-04	OTHER EQUIP	2007 JCB 416 Wheel Loader	JCB41600E71243104	80,000.00	37,307.75	42,692.25	BONNYVILLE
YL-08	OTHER EQUIP	724K Wheel Loader w/ BES Fork Rack	1DW724KZCED642972	306,260.00	52,270.47	253,989.53	BONNYVILLE
BBQ-001	TRAILERS OTHER	Nortruck Pull Behind BBQ	2N9FD7228A2071051	20,000.00	2,997.97	17,002.03	BONNYVILLE
H8-4106	TRAILERS OTHER	Oasis Dual Tandem Hi Boy 36'	2T9FC32B07R175436	10,000.00	1,907.79	8,092.21	BONNYVILLE
H8-4112	TRAILERS OTHER	Oasis Dual Tandem Hi Boy 32'	2T9FCC2907R175437	9,000.00	1,716.99	7,283.01	BONNYVILLE
HB53-65	TRAILERS OTHER	2007 Doepker 53' Tridem HB	2DEHBFZ3571020559	25,000.00	4,598.98	20,401.02	BONNYVILLE
HS-02	TRAILERS OTHER	2012 Trail Pro 36' Float Trailer	2DAFC4208CT013520	15,536.00	1,590.97	13,945.03	BONNYVILLE
HS-4104	TRAILERS OTHER	Rainbow Dual Tandem 30'	2R9DA302X51625062	7,500.00	1,573.93	5,926.07	BONNYVILLE
HT-21	TRAILERS OTHER	2012 Lode King 53' Tri-axle Flat Deck	2LDPF5335CD053901	40,008.00	4,497.09	35,510.91	BONNYVILLE
HT-22	TRAILERS OTHER	2012 Lode King 45' Tri-axle Picker Trail	2LDPF4530C9053511	47,608.00	5,351.37	42,256.63	BONNYVILLE
HT-4108	TRAILERS OTHER	Load King Tri-Axle High Boy 40'	2LDPF403569044752	22,000.00	4,616.87	17,383.13	BONNYVILLE
HT-4111	TRAILERS OTHER	Load King Tri-Axle High Boy 43'	2LDPF433069045111	22,000.00	4,616.87	17,383.13	BONNYVILLE
HT-4113	TRAILERS OTHER	Load King Tri-Axle Hi Boy 43'	2LDPF433989047121	28,000.00	4,896.66	23,103.34	BONNYVILLE
HT-4114	TRAILERS OTHER	Great Dane Tri-Axle Hi Boy 53'	1GRDM06397H705629	25,000.00	4,769.43	20,230.57	BONNYVILLE
HT-4116	TRAILERS OTHER	Load King Tri-Axle Hi Boy 43'	2LDPF433499048677	32,000.00	5,165.73	26,834.27	BONNYVILLE
HT-4117	TRAILERS OTHER	Load King Tri-Axle Hi Boy 43'	2LDPF433699048678	32,000.00	5,165.73	26,834.27	BONNYVILLE
YL-4121	OTHER	Hayworth Picker Float 45'	2C9FS45387C181195	27,000.00	5,151.00	21,849.00	BONNYVILLE

4122	TRAILERS OTHER	Load King Tri-Axle High Boy 48'	2LDPF453659042189	21,000.00	4,406.97	16,593.03	BONNYVILLE
HT-4125	TRAILERS OTHER	Load King Tri-Axle High Boy 45'	2LDPF453269044989	23,000.00	4,826.71	18,173.29	BONNYVILLE
HT-4126	TRAILERS OTHER	Manac Tri-Axle High Boy 48'	2M513146971111272	24,000.00	4,578.63	19,421.37	BONNYVILLE
HT-4127	TRAILERS OTHER	Great Dane Tri-Axle High Boy 53'	1GRDM06396M701585	20,000.00	4,197.16	15,802.84	BONNYVILLE
HT-4128	TRAILERS OTHER	Load King Tri-Axle High Boy 48'	2LDPF4833BD051159	29,000.00	4,057.20	24,942.80	BONNYVILLE
HT-4130	TRAILERS OTHER	Load King Tri-Axle High Boy 48'	2LDPF4834BD051980	29,000.00	4,057.20	24,942.80	BONNYVILLE
HT-4131	TRAILERS OTHER	Load King Tri-Axle High Boy 48'	2LDPF4836BD051981	29,000.00	4,057.20	24,942.80	BONNYVILLE
HT-4132	TRAILERS OTHER	Load King Tri-Axle Hi Boy 43'	2LDPF4339B9051161	32,000.00	4,476.95	27,523.05	BONNYVILLE
HT-4133	TRAILERS OTHER	2012 Lode King 42' Tri-Axle Flat Deck	2LDPF423XD9054428	46,608.00	4,539.82	42,068.18	BONNYVILLE
HT-4134	TRAILERS OTHER	2013 Lode King 45' Tri-Axle Flatdeck	2LDPF4536D9055233	51,008.00	3,565.68	47,442.32	BONNYVILLE
HT-4135	TRAILERS OTHER	2013 Lode King 45' Tri-Axle Flatdeck	2LDPF4538D9055234	51,008.00	3,565.68	47,442.32	BONNYVILLE
HT-4136	TRAILERS OTHER	2013 Lode King 45' Tri-Axle Flatdeck	2LDPF453XD9055235	51,008.00	3,565.68	47,442.32	BONNYVILLE
HT-64	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131610D1139099	38,358.00	2,010.23	36,347.77	BONNYVILLE
HTO-02	TRAILERS OTHER	2009 Doepker 50 Ton Oilfield Float	2DEPFZ3791022512	77,500.00	11,392.86	66,107.14	BONNYVILLE
HTP-04	TRAILERS OTHER	PICKER FLATDECK	2LDPF4039B9052363	40,000.00	2,781.63	37,218.37	BONNYVILLE
HTP-05	TRAILERS OTHER	PICKER FLATDECK	2M5131226D1131054	46,000.00	3,198.87	42,801.13	BONNYVILLE
HTP-09	TRAILERS OTHER	2013 TRIDEM HIGHBOY PICKER 45'	2LDPF4534D9056462	51,008.00	2,164.78	48,843.22	BONNYVILLE
HTP-12	TRAILERS OTHER	2013 TRIDEM HIGHBOY PICKER 45'	2LDPF4531D9056466	49,008.00	1,956.76	47,051.24	BONNYVILLE
HTP-13	TRAILERS OTHER	2013 TRIDEM HIGHBOY PICKER 45'	2LDPF453XD9056465	49,008.00	1,956.76	47,051.24	BONNYVILLE
HTPF-01	TRAILERS OTHER	PICKER FLOAT TRIHIGH	2LDPF4234E9057553	-	-	-	BONNYVILLE
HTPF-02	TRAILERS OTHER	PICKER FLOAT TRIHIGH	2LDPF4032E9057554	-	-	-	BONNYVILLE
HTPF-03	TRAILERS OTHER	PICKER FLOAT TRIHIGH	2LDPF4034E9057555	-	-	-	BONNYVILLE
HTPF-04	TRAILERS OTHER	PICKER FLOAT TRIHIGH	2LDPF4036E9057556	-	-	-	BONNYVILLE
L16-07	TRAILERS OTHER	2005 Scona 60 Ton 16 Wheel Lowboy	2E9L60F4653003779	82,000.00	15,670.76	66,329.24	BONNYVILLE
LS-4115	TRAILERS OTHER	Doepker 40-Ton Scissorneck	2DESNSZ3381022690	65,000.00	11,367.22	53,632.78	BONNYVILLE
LS-4119	TRAILERS OTHER	Doepker 50-Ton Scissorneck	2DESNSZ3671020141	60,000.00	11,446.73	48,553.27	BONNYVILLE
LT-13	TRAILERS OTHER	2004 Aspen HHT/RL 50 Ton DD Lowboy	2E9L59F3X73003149	60,000.00	11,466.39	48,533.61	BONNYVILLE
LT-4102	TRAILERS OTHER	Trailpro Single Tri-Axle 30'	2T9HC13727T166459	7,000.00	1,335.42	5,664.58	BONNYVILLE
LT-4105	TRAILERS OTHER	Load Max Single-Tri 36'	58GH363491017179	7,500.00	1,210.73	6,289.27	BONNYVILLE
LTD-01	TRAILERS OTHER	2007 Scona 50 Ton Tridem DD Lowboy	2A9LB50314N125370	70,000.00	12,161.34	57,838.66	BONNYVILLE
LTS-04	TRAILERS OTHER	2007 Gerrys TRA/REM 40 Ton Scissorneck	2A9LB90337N125062	77,152.89	13,409.52	63,743.37	BONNYVILLE
LTS-05	TRAILERS OTHER	2009 Doepker 55 Ton Scissorneck	2DESNSZ3291023458	78,000.00	11,466.39	66,533.61	BONNYVILLE
LTS-06	TRAILERS OTHER	2006 Scona T/A Jeep	2E9C40C2863003003	24,000.00	4,586.52	19,413.48	BONNYVILLE

8-4129	TRAILERS						
	OTHER	T-A 8 Wheel Jeep	2E9C40C2253003755	24,000.00	5,036.52	18,963.48	BONNYVIL
SBL-01	TRAILERS						
	OTHER	2005 Doepker Super B	2DEHBFZ3151017638	28,000.00	5,350.97	22,649.03	BONNYVIL
P-003	AUTO LT						
	TRUCKS	2011 Ford F150	1FTFW1ET2BFC61521	36,905.29	17,632.02	19,273.27	CALGARY
P-030	AUTO LT						
	TRUCKS	FORD F150 SUPERCREW	1FTFW1ET3DFA07240	42,830.68	12,828.66	30,002.02	CALGARY
P-035	AUTO LT						
	TRUCKS	2010 Ford F350 Crew Cab 4x4	1FTWW3BY3AEA20633	23,746.31	20,105.74	3,640.57	CALGARY
P-040	AUTO LT						
	TRUCKS	2013 Ford F150	1FTFW1ET5DFA07241	42,698.68	12,789.12	29,909.56	CALGARY
P-041	AUTO LT						
	TRUCKS	2011 Ford F350 Crew Cab L/B 4x4	1FT8W3B66BEA39251	31,320.36	26,518.65	4,801.71	CALGARY
P-042	AUTO LT						
	TRUCKS	2011 Ford F350 Crew Cab L/B 4x4	1FT8W3B68EA39252	31,320.36	26,518.65	4,801.71	CALGARY
P-048	AUTO LT						
	TRUCKS	2011 Ford F350 Crew Cab 4x4 Diesel	1FT8W3BT7BEB34696	46,923.13	39,729.35	7,193.78	CALGARY
P-049	AUTO LT						
	TRUCKS	2011 Ford F350 Crew Cab 4x4 Diesel	1FT8W3BT2BEB50305	46,923.13	39,729.35	7,193.78	CALGARY
P-064	AUTO LT						
	TRUCKS	2011 Ford F150	1FTFW1ET8BFC61362	40,772.25	19,479.58	21,292.67	CALGARY
P-065	AUTO LT						
	TRUCKS	2011 Ford F150	1FTFW1ET0BFC60321	40,268.25	19,238.79	21,029.46	CALGARY
P-068	AUTO LT						
	TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ET6CKD27461	45,805.61	16,731.23	29,074.38	CALGARY
P-072	AUTO LT						
	TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ET9CKD27454	40,908.31	14,942.41	25,965.90	CALGARY
P-073	AUTO LT						
	TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ET0CKD7455	41,386.03	15,116.89	26,269.14	CALGARY
P-074	AUTO LT						
	TRUCKS	2012 Ford F-150	1FTVW1ET2CKD27456	41,998.56	17,711.46	24,287.10	CALGARY
75	AUTO LT						
	TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET4CKD27457	40,650.79	20,897.62	19,753.17	CALGARY
P-076	AUTO LT						
	TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ET6CKD27458	41,447.81	21,307.39	20,140.42	CALGARY
P-080	AUTO LT						
	TRUCKS	2012 Ford F-250	1FT7W2B68CEA74526	45,515.88	20,039.06	25,476.82	CALGARY
P-081	AUTO LT						
	TRUCKS	2012 Ford F-250	1FT7W2B6XCEA74527	45,308.88	20,372.66	24,936.22	CALGARY
P-083	AUTO LT						
	TRUCKS	2012 Chevrolet Silverado 1500 Crew LT	3GTP2VE75CG143490	34,114.80	13,420.44	20,694.36	CALGARY
P-086	AUTO LT						
	TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET3CKD75564	44,105.11	18,599.85	25,505.26	CALGARY
P-087	AUTO LT						
	TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET5CKD75565	44,363.11	17,537.93	26,825.18	CALGARY
P-088	AUTO LT						
	TRUCKS	2012 Ford F-150 4x4 Supercrew	1FTVW1ET7CKD75566	44,277.11	17,503.94	26,773.17	CALGARY
P-089	AUTO LT						
	TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET1CKD89849	44,277.11	18,672.37	25,604.74	CALGARY
P-090	AUTO LT						
	TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET8CKD89850	44,277.11	18,672.37	25,604.74	CALGARY
P-100	AUTO LT						
	TRUCKS	F350 PILOT VEHICLE	1FT8W3BT2DEA17773	64,336.68	12,843.92	51,492.76	CALGARY
P-101	AUTO LT						
	TRUCKS	F350 PILOT VEHICLE	1FT8W3BT4DEA17774	64,336.68	12,843.92	51,492.76	CALGARY
P-111	AUTO LT						
	TRUCKS	2013 Ford F-150 Pilot	1FTFW1ET3DFA95092	43,456.51	8,675.48	34,781.03	CALGARY
P-112	AUTO LT						
	TRUCKS	Ford F150 Pilot	1FTFW1ET5DFA95093	43,456.51	8,675.48	34,781.03	CALGARY
P-117	AUTO LT						
	TRUCKS	F150 PILOT VEHICLE	1FTFW1ET7DFA95094	43,456.51	9,763.49	33,693.02	CALGARY
P-118	AUTO LT						
	TRUCKS	2013 F-150 Pilot	1FTFW1ET9DFA95095	43,456.51	9,763.49	33,693.02	CALGARY
135	AUTO LT						
	TRUCKS	2013 Ford F-150 Pilot	1FTFW1ET5DFB11311	43,456.51	8,675.48	34,781.03	CALGARY

136	AUTO LT TRUCKS	2000 Ford F-250 XL Super Duty	1FTNX21L2YEA96105	6,500.00	3,427.29	3,072.71	CALGARY
P-139	AUTO LT TRUCKS	2013 Ford F-150	1FTWFT1ET7DFB11312	43,456.51	8,675.48	34,781.03	CALGARY
P-153	AUTO LT TRUCKS	2013 Ford F550 Hotshot	1FD0X5HT7DEB38596	69,052.54	3,090.39	65,962.15	CALGARY
P-158	AUTO LT TRUCKS	2006 Ford F-350 XLT Super Duty	1FTWW31P76EB56361	16,500.00	8,699.99	7,800.01	CALGARY
P-160	AUTO LT TRUCKS	2010 Ford F-150 Super Crew	1FTEW1E87AFD20388	21,500.00	11,336.33	10,163.67	CALGARY
P-162	AUTO LT TRUCKS	2011 Ford F-150 Super Crew	1FTFW1EF0BFA15724	27,000.00	14,236.37	12,763.63	CALGARY
P-163	AUTO LT TRUCKS	2011 Ford F-150 Super Crew	1FTFW1EF9BFA15723	27,000.00	14,236.37	12,763.63	CALGARY
P-164	AUTO LT TRUCKS	2011 Ford F-350 Super Duty	1FT8W3BT6BEB54809	43,000.00	22,672.67	20,327.33	CALGARY
P-165	AUTO LT TRUCKS	2011 Ford F-350 Super Duty	1FT7W3BT4BED07926	42,000.00	22,145.42	19,854.58	CALGARY
P-167	AUTO LT TRUCKS	2011 Ford F-150 Super Crew	1FTFW1EF3BFC35908	39,472.69	21,103.46	18,369.23	CALGARY
P-168	AUTO LT TRUCKS	2011 GMC 2500HD	1GT121C84BF265185	48,000.00	25,309.03	22,690.97	CALGARY
P-360	AUTO LT TRUCKS	2014 Ford F350	1FT8W3BT4EEA69391	-	-	-	CALGARY
PT-155	AUTO PICKER TR	2007 Western Star 4900 FA Picker Truck	5KKRAEAV07PX67665	215,000.00	72,815.27	142,184.73	CALGARY
PT-485	AUTO PICKER TR	2006 Peterbilt 378 T/A Tri-Drive	1NPPFBEX86N884815	355,000.00	127,709.21	227,290.79	CALGARY
T-022	AUTO TRACTORS	2004 Kenworth T800B Tandem Winch Tractor	1XKDDBOX84R974412	119,076.96	52,285.96	66,791.00	CALGARY
T-088	AUTO TRACTORS	1995 Peterbilt 357 T/A Hwy Tractor	1XPADB0X9SN369350	18,000.00	8,229.83	9,770.17	CALGARY
99	AUTO TRACTORS	1992 Kenworth C500B Winch Tractor	2XKCDB0X0NM927699	34,577.90	16,245.22	18,332.68	CALGARY
T-122	AUTO TRACTORS	2006 Western Star 2900SA Winch Tractor	5KJALAV36PV13579	178,000.00	81,383.74	96,616.26	CALGARY
T-144	AUTO TRACTORS	2006 Western Star 4900SA Winch Tractor	5KJALAV26PV13590	162,000.00	74,068.37	87,931.63	CALGARY
T-211	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJALAV87PY06413	195,000.00	74,297.03	120,702.97	CALGARY
T-229	AUTO TRACTORS	2000 Western Star 4964FX Tandem	2WLPDCDJ6YK964806	43,000.00	12,887.65	30,112.35	CALGARY
T-244	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJALAV47PY06411	185,000.00	70,486.90	114,513.10	CALGARY
T-299	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJALAV27PY57647	195,000.00	74,297.03	120,702.97	CALGARY
T-305	AUTO TRACTORS	2006 Kenworth T-800 Tandem Winch	1XKDDBOX86R990967	130,000.00	38,962.63	91,037.37	CALGARY
T-306	AUTO TRACTORS	2007 Western Star 4900SA Tandem Winch	5KJALAVX7PY54270	145,000.00	43,458.29	101,541.71	CALGARY
T-307	AUTO TRACTORS	2007 Western Star 4900SA Tandem Winch	5KJALAV07PY51197	180,000.00	53,948.20	126,051.80	CALGARY
T-308	AUTO TRACTORS	2007 Western Star 4900 Tandem Winch	5KJALAV27PX47505	180,000.00	53,948.20	126,051.80	CALGARY
T-310	AUTO TRACTORS	2006 Western Star WB123064ST Tandem Wnch	5KJALAV26PV13640	162,000.00	48,553.37	113,446.63	CALGARY
T-312	AUTO TRACTORS	2004 Freightliner FLD120SD Tandem Winch	1FVXAMAV24DM71552	110,000.00	32,968.34	77,031.66	CALGARY
T-315	AUTO TRACTORS	1999 Western Star 4964 Tandem Winch	2WKPDCK2XK958297	70,000.00	20,979.90	49,020.10	CALGARY
T-318	AUTO TRACTORS	2000 Kenworth T-800 Tandem	1NK0GGGG10R844825	80,000.00	23,977.02	56,022.98	CALGARY
T-321	AUTO TRACTORS	1991 Peterbilt 357 Tandem Winch	1XPADB9X7MD310938	42,000.00	12,587.90	29,412.10	CALGARY
322	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJALAV67PY57649	195,000.00	74,297.03	120,702.97	CALGARY

327	AUTO TRACTORS	1998 Western Star Tandem Winch	2WKRDDCJ5WK950046	68,000.00	20,380.44	47,619.56	CALGARY
T-328	AUTO TRACTORS	2007 Kenworth T-800 T/A Tractor	1NKDL40X47R994539	90,000.00	28,665.96	61,334.04	CALGARY
T-344	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KKRALAVX7PY57944	225,000.00	85,727.31	139,272.69	CALGARY
T-404	AUTO TRACTORS	2012 Kenworth T-800	1XKDD40X4CR949954	144,237.00	30,193.43	114,043.57	CALGARY
T-405	AUTO TRACTORS	2012 Kenworth T-800	1XKDD40X6CR949955	144,237.00	30,192.03	114,044.97	CALGARY
T-411	AUTO TRACTORS	2013 Kenworth C500	1XKCP4TX3DR956944	411,713.16	50,890.30	360,822.86	CALGARY
T-414	AUTO TRACTORS	2012 Kenworth T-800	1XKDD40X5CR955830	164,237.29	26,459.64	137,777.65	CALGARY
T-422	AUTO TRACTORS	2013 Kenworth T800	1XKDD40X6DR962318	177,731.90	19,969.26	157,762.64	CALGARY
T-424	AUTO TRACTORS	2013 Kenworth T800 w/ Tulsa RN60 Winch	1XKDD40X2DR962302	228,861.30	21,422.97	207,438.33	CALGARY
T-427	AUTO TRACTORS	2013 Kenworth T800 w/ Airland RN60 Winch	1XKDD40X4DR962303	230,909.66	21,614.66	209,295.00	CALGARY
T-429	AUTO TRACTORS	2013 Kenworth C500 Winch Tractor	1NKCL4EXXDR962324	338,291.35	22,801.51	315,489.84	CALGARY
T-439	AUTO TRACTORS	2014 KENWORTH C500 P/M	1XKCD4EX8ER967087	-	-	-	CALGARY
BC-1203	OTHER EQUIP	2000 Bobcat 863 Skid Steer	514443557	18,000.00	5,994.22	12,005.78	CALGARY
BC-1205	OTHER EQUIP	2006 Bobcat S300 Skid Steer Loader	525816762	27,000.00	8,991.39	18,008.61	CALGARY
BC-1206	OTHER EQUIP	2006 Bobcat S300 Skid Steer Loader	531112847	27,000.00	8,991.39	18,008.61	CALGARY
BC-1207	OTHER EQUIP	2007 Bobcat S300 Skid Steer Loader	531112322	28,000.00	9,324.43	18,675.57	CALGARY
0	OTHER EQUIP	JOHN DEERE 544J WHEEL LOADER	DW544JP595769	84,000.00	18,173.15	65,826.85	CALGARY
TT-01	OTHER EQUIP	1996 Tremcar Tanker Trailer	2LT132D30TR00826	35,500.00	10,342.85	25,157.15	CALGARY
YC-0743	OTHER EQUIP	1956 Hyster KE Karry Crane		10,000.00	3,330.15	6,669.85	CALGARY
YC-0744	OTHER EQUIP	1971 Bullmoose BHCP2036D		5,000.00	1,665.05	3,334.95	CALGARY
YC-0846	OTHER EQUIP	1989 Lima 50-SC Crawler Lattice Crane		25,000.00	8,325.36	16,674.64	CALGARY
YL-3946	OTHER EQUIP	1989 Trojan 2500 Wheel Loader	251054	24,000.00	7,992.32	16,007.68	CALGARY
JP-1115	PLATFORM TRLER	2001 Honda 13HP 10000 Jacking Pump		6,000.00	999.03	5,000.97	CALGARY
PP-1103	PLATFORM TRLER	2001 Honda 8HP 6500 Power Pack		4,500.00	749.30	3,750.70	CALGARY
PP-1104	PLATFORM TRLER	2001 Kohler 25HP 6500 Power Pack		8,000.00	1,332.07	6,667.93	CALGARY
PP-1105	PLATFORM TRLER	2001 Kohler 25HP 6500 Power Pack		8,000.00	1,332.07	6,667.93	CALGARY
PP-1106	PLATFORM TRLER	2002 Kohler 25HP 6500 Power Pack		8,000.00	1,332.07	6,667.93	CALGARY
PP-1107	PLATFORM TRLER	Kohler 16HP 3000 Power Pack		6,000.00	999.03	5,000.97	CALGARY
PP-1108	PLATFORM TRLER	Kohler 14HP 3000 Power Pack		6,000.00	999.03	5,000.97	CALGARY
PP-1109	PLATFORM TRLER	Honda 13HP 10000 Jacking Pump		6,000.00	999.03	5,000.97	CALGARY
PP-1110	PLATFORM TRLER	Honda 13HP 10000 Jacking Pump		6,000.00	999.03	5,000.97	CALGARY
PP-1112	PLATFORM TRLER	Kohler Power Pack		12,000.00	1,998.10	10,001.90	CALGARY
1113	PLATFORM TRLER	2003 Honda 9HP Power Pack		4,500.00	749.30	3,750.70	CALGARY

3-1114	PLATFORM						
	TRLER	2003 Honda 9HP Power Pack		4,500.00	749.30	3,750.70	CALGARY
PPSH-1101	PLATFORM						
	TRLER	2000 Hatz 28HP 6500 Power Pack		8,000.00	1,332.07	6,667.93	CALGARY
PPSH-1102	PLATFORM						
	TRLER	2000 Hatz 28HP 6500 Power Pack		8,000.00	1,332.07	6,667.93	CALGARY
SH-0981	PLATFORM						
	TRLER	2000 Scheuerle 6 Line	W09856620YPS17931	205,000.00	18,204.72	186,795.28	CALGARY
SH-0982	PLATFORM						
	TRLER	2000 Scheuerle 6 Line	W09856620YPS17932	205,000.00	18,204.72	186,795.28	CALGARY
SH-0983	PLATFORM						
	TRLER	2000 Scheuerle 2 Line	W09856207YPS17933	51,000.00	4,529.02	46,470.98	CALGARY
SH-0984	PLATFORM						
	TRLER	2000 Scheuerle 2 Line	W09856207YPS17934	51,000.00	4,529.02	46,470.98	CALGARY
SH-0989	PLATFORM						
	TRLER	2000 Scheuerle 6 Line	W09860628YPS17331	205,000.00	18,204.72	186,795.28	CALGARY
SH-0990	PLATFORM						
	TRLER	2000 Scheuerle 6 Line	W09861624YPS17431	205,000.00	18,204.72	186,795.28	CALGARY
SH-0991	PLATFORM						
	TRLER	2000 Scheuerle 6 Line	W09861626YPS17432	205,000.00	18,204.72	186,795.28	CALGARY
SH-0992	PLATFORM						
	TRLER	2004 Scheuerle 6 Line	W09891XX04PS17731	205,000.00	18,204.72	186,795.28	CALGARY
SH-0993	PLATFORM						
	TRLER	2004 Scheuerle 2 Line	W09891XX24PS17732	60,000.00	5,328.20	54,671.80	CALGARY
SH-0994	PLATFORM						
	TRLER	2004 Scheuerle 2 Line	W09891XX44PS17733	60,000.00	5,328.20	54,671.80	CALGARY
SH-0995	PLATFORM						
	TRLER	2006 Scheuerle 6 Line	W09903XX6PS17331	260,000.00	23,088.99	236,911.01	CALGARY
SH-0996	PLATFORM						
	TRLER	2006 Scheuerle 6 Line	W09906XX46PS17231	260,000.00	23,088.99	236,911.01	CALGARY
SH-0997	PLATFORM						
	TRLER	2006 Scheuerle 2 Line	W09906XX66PS17232	80,000.00	7,104.29	72,895.71	CALGARY
1003	PLATFORM						
	TRLER	2005 Scheuerle Drawbar Coupling Element		18,000.00	2,997.16	15,002.84	CALGARY
SH-1004	PLATFORM						
	TRLER	2004 Scheuerle Drawbar Coupling Element	W09891XX64PS17751	15,000.00	2,497.63	12,502.37	CALGARY
SH-1005	PLATFORM						
	TRLER	2004 Scheuerle Operators Stand	W09891XX84PS17752	5,000.00	832.58	4,167.42	CALGARY
SH-10100	PLATFORM						
	TRLER	2006 Scheuerle 10' Spacer Platform	W09903XX76PS17321	260,000.00	23,088.99	236,911.01	CALGARY
SH-10101	PLATFORM						
	TRLER	2006 Scheuerle Transverse Steering Yoke	W09906XX6PS17251	14,000.00	2,331.08	11,668.92	CALGARY
SH-10102	PLATFORM						
	TRLER	2006 Scheuerle 10' Spacer Platform	W09906XX16PS17221	24,000.00	2,131.29	21,868.71	CALGARY
SH-1085	PLATFORM						
	TRLER	2000 Scheuerle 22' Spacer Deck	W09856000YPS17951	28,000.00	2,486.50	25,513.50	CALGARY
SH-1086	PLATFORM						
	TRLER	2000 Scheuerle 10' Spacer Deck	W09856000YPS17952	24,000.00	2,131.29	21,868.71	CALGARY
SH-1087	PLATFORM						
	TRLER	2000 Scheuerle 10' Spacer Deck	W09856000YPS17953	24,000.00	2,131.29	21,868.71	CALGARY
SH-1088	PLATFORM						
	TRLER	2000 Scheuerle 26' 100 Ton Equip. Deck	W09856000YPS17921	28,000.00	2,486.50	25,513.50	CALGARY
SH-1092	PLATFORM						
	TRLER	2001 Scheuerle 10' Spacer Deck	W098610001PS17421	24,000.00	2,131.29	21,868.71	CALGARY
SH-1093	PLATFORM						
	TRLER	2001 Scheuerle 10' Spacer Deck	W098610001PS17422	24,000.00	2,131.29	21,868.71	CALGARY
SH-1094	PLATFORM						
	TRLER	2001 Scheuerle Transverse Steering Yoke	W098610001PS17453	8,000.00	1,332.07	6,667.93	CALGARY
SH-1095	PLATFORM						
	TRLER	2001 Scheuerle Transverse Steering Yoke	W098610001PS17454	8,000.00	1,332.07	6,667.93	CALGARY
SH-1096	PLATFORM						
	TRLER	2001 Scheuerle Transverse Steering Yoke		14,000.00	2,331.08	11,668.92	CALGARY
SH-1097	PLATFORM						
	TRLER	2004 Scheuerle 10' Spacer Deck	W09891XX84PS17721	24,000.00	2,131.29	21,868.71	CALGARY
1098	PLATFORM						
	TRLER	2004 Scheuerle 22' Spacer Deck	W09891XXX4PS17722	55,000.00	4,884.20	50,115.80	CALGARY

1099	PLATFORM TRLER	2004 Scheuerle 22' Spacer Deck	W09891XX14PS17723	55,000.00	4,884.20	50,115.80	CALGARY
SH-CAB5602	PLATFORM TRLER	2005 Singer Scheuerle Cab		4,000.00	666.03	3,333.97	CALGARY
SH-CAB5603	PLATFORM TRLER	Scheuerle Cab		4,000.00	666.03	3,333.97	CALGARY
SH-CAB5604	PLATFORM TRLER	Scheuerle Cab		4,000.00	666.03	3,333.97	CALGARY
SH-CP4401	PLATFORM TRLER	2001 Scheuerle Control Panel		-	-	-	CALGARY
SH-CP4402	PLATFORM TRLER	2001 Scheuerle Control Panel		-	-	-	CALGARY
SH-CP4403	PLATFORM TRLER	2001 Scheuerle Control Panel		-	-	-	CALGARY
SH-CP4404	PLATFORM TRLER	2001 Scheuerle Control Panel		-	-	-	CALGARY
SH- STAND5401	PLATFORM TRLER	2006 Singer Scheuerle Stands		2,000.00	333.04	1,666.96	CALGARY
SPREADER- 5201	PLATFORM TRLER	2005 Singer 16' Spreader Bar		2,500.00	416.26	2,083.74	CALGARY
SPREADER- 5202	PLATFORM TRLER	2005 Singer 24' Spreader Bar		2,500.00	416.26	2,083.74	CALGARY
SPREADER- 5203	PLATFORM TRLER	2005 Comic Welding Telesc. Spreader Bar		4,000.00	666.03	3,333.97	CALGARY
SPREADER- 5248	PLATFORM TRLER	2005 Singer Spreader Bar		2,500.00	416.26	2,083.74	CALGARY
SPREADER- 5272	PLATFORM TRLER	2005 Singer Spreader Bar		2,500.00	416.26	2,083.74	CALGARY
B4-01	TRAILERS OTHER	Aspen 10 Ton Booster	2A9TD101XWN125338	12,000.00	2,743.31	9,256.69	CALGARY
B4-02	TRAILERS OTHER	Single Axle Booster	WBTS286	4,500.00	1,028.76	3,471.24	CALGARY
3148	TRAILERS OTHER	2001 Knight 10 Ton Booster	2K9TD10511L036039	18,000.00	2,697.42	15,302.58	CALGARY
B8-03	TRAILERS OTHER	Aspen Tandem Axle Booster	2A9TD20262N125135	51,464.88	11,258.77	40,206.11	CALGARY
B8-14	TRAILERS OTHER	2013 Stellar Tandem Axle Booster	2N9TB3027DE065408	70,471.00	4,221.50	66,249.50	CALGARY
B8-3256	TRAILERS OTHER	1987 Arnes 8 Wheel Booster	2A9281226HA003317	10,800.00	1,798.31	9,001.69	CALGARY
B8-3265	TRAILERS OTHER	1997 Aspen TAT20 Tandem Booster	2A9LB6029PS037038	18,000.00	2,697.42	15,302.58	CALGARY
B8-3267	TRAILERS OTHER	2004 Peerless 25 Ton Tandem Booster	2PLH015274BC11755	22,000.00	3,296.87	18,703.13	CALGARY
D16-01	TRAILERS OTHER	Homemade 16 Wheel Dolly	BKPD001	2,500.00	571.51	1,928.49	CALGARY
D32-02	TRAILERS OTHER	2012 Aspen 60 Ton 32 Wheel Dolly	2A9TD6083CN125140	262,855.97	26,988.68	235,867.29	CALGARY
D32-03	TRAILERS OTHER	2012 Aspen 60 Ton 32 Wheel Dolly	2A9TD6085CN125141	262,855.96	26,988.68	235,867.28	CALGARY
D32-2901	TRAILERS OTHER	2007 Aspen LDD/CRC 32/48 Wheel Dolly	2A9TD90857N125129	350,000.00	52,449.64	297,550.36	CALGARY
D32-2902	TRAILERS OTHER	2007 Aspen LDD/CRC 32/48 Wheel Dolly	2A9TD90837N125128	350,000.00	52,449.64	297,550.36	CALGARY
D32-2967	TRAILERS OTHER	2007 Cozad 32 Wheel 60 Ton Dolly	1C9RD284371772036	97,000.00	14,536.02	82,463.98	CALGARY
DD8-1644	TRAILERS OTHER	1993 Aspen 48' Double Drop	2A9LB3020PS037119	26,000.00	3,896.27	22,103.73	CALGARY
DD8-1645	TRAILERS OTHER	1997 XL Tandem Double Drop	4U3J04820VL111306	31,000.00	4,645.53	26,354.47	CALGARY
DECK-01	TRAILERS OTHER	22' Deck Extension		30,000.00	4,495.72	25,504.28	CALGARY
DECK-3701	TRAILERS OTHER	1999 Aspen 5' 55 Ton Deck Extension		5,000.00	749.30	4,250.70	CALGARY
DECK-3801	TRAILERS OTHER	2001 K-Line 22' Deck Extension		24,000.00	3,596.52	20,403.48	CALGARY

5	TRAILERS								
DECK-3802	OTHER	2001 K-Line 18' Deck Extension		20,000.00	2,997.16	17,002.84	CALGARY		
DECK-3803	TRAILERS								
	OTHER	2001 K-Line 16' Deck Extension		18,000.00	2,697.42	15,302.58	CALGARY		
DECK-3804	TRAILERS								
	OTHER	2001 K-Line 8' Deck Extension		10,000.00	1,498.56	8,501.44	CALGARY		
DECK-3805	TRAILERS								
	OTHER	2007 Cozad 6' Deck Extension		9,000.00	1,348.76	7,651.24	CALGARY		
DECK-3806	TRAILERS								
	OTHER	2007 Cozad 10' Deck Extension		12,000.00	1,798.31	10,201.69	CALGARY		
DECK-3807	TRAILERS								
	OTHER	2007 Cozad 20' Deck Extension		20,000.00	2,997.16	17,002.84	CALGARY		
DECK-42-02	TRAILERS								
	OTHER	1988 Aspen 10' 65 Ton Deck Extension		20,000.00	2,997.16	17,002.84	CALGARY		
DL80-01	TRAILERS								
	OTHER	2010 Trail King TK300 14 Axle w/ 90' Dec	1TKH03349AM119817	1,226,894.25	64,356.58	#####	CALGARY		
H8-01	TRAILERS								
	OTHER	1981 Tandem Oilfield Float	R90555546	5,000.00	1,143.05	3,856.95	CALGARY		
H8-1401	TRAILERS								
	OTHER	1980 Scona 40' Tandem Oilfield Float	T800F921	6,000.00	899.15	5,100.85	CALGARY		
H8-1402	TRAILERS								
	OTHER	1970 Willock 8' x 34' Tandem Highboy	4477A	3,500.00	524.47	2,975.53	CALGARY		
HS-05	TRAILERS								
	OTHER	2013 Load Trail Hotshot Gooseneck	4ZEGH3035D1032733	10,597.95	423.16	10,174.79	CALGARY		
HT-05	TRAILERS								
	OTHER	Manac 53' Triaxle Highboy	2M513161X51100585	16,000.00	3,657.71	12,342.29	CALGARY		
HT-08	TRAILERS								
	OTHER	Manac 53' Triaxle Highboy	2M513161761105650	16,000.00	3,657.71	12,342.29	CALGARY		
HT-11	TRAILERS								
	OTHER	Manac 53' Triaxle Highboy	2M513161X71114621	21,000.00	4,364.31	16,635.69	CALGARY		
HT-1802	TRAILERS								
	OTHER	1997 Trailmobile F7AT Tri Picker Trailer	1PTF7ATW6R9227927	10,000.00	1,498.56	8,501.44	CALGARY		
1803	TRAILERS								
	OTHER	2007 Lode King Tridem Picker Trailer	2LDPF533479046527	26,000.00	3,896.27	22,103.73	CALGARY		
HT-1804	TRAILERS								
	OTHER	2008 Lode King Tridem Picker Trailer	2LDPF533189048348	28,000.00	3,814.54	24,185.46	CALGARY		
HT-1805	TRAILERS								
	OTHER	2001 Manac Tridem Highboy	2M513161161109399	14,000.00	2,098.02	11,901.98	CALGARY		
HT-1806	TRAILERS								
	OTHER	2006 Manac Tridem Highboy	2M513161151100586	43,000.00	6,443.78	36,556.22	CALGARY		
HT-1876	TRAILERS								
	OTHER	1997 Aspen Tridem Oilfield Float	2A9PF4530VN125161	20,000.00	2,997.16	17,002.84	CALGARY		
HT-42	TRAILERS								
	OTHER	2013 Manac 53' Tridem Flatdeck	2M5131616D1135333	38,358.00	2,969.07	35,388.93	CALGARY		
HT-43	TRAILERS								
	OTHER	2013 Manac 53' Tridem Flatdeck	2M5131618D1135334	38,358.00	2,969.07	35,388.93	CALGARY		
HT-44	TRAILERS								
	OTHER	2013 Manac 53' Tridem Flatdeck	2M513161XD1135335	38,358.00	2,969.07	35,388.93	CALGARY		
HT-46	TRAILERS								
	OTHER	2013 Manac 53' Tridem Flatdeck	2M5131613D1135337	38,358.00	2,969.07	35,388.93	CALGARY		
HTP-01	TRAILERS								
	OTHER	PICKER FLATDECK	2LDPF403969043412	35,000.00	3,407.42	31,592.58	CALGARY		
HTT-03	TRAILERS								
	OTHER	Manac TromboneTridem Highboy	2M513161581118111	33,000.00	6,286.62	26,713.38	CALGARY		
HTT-04	TRAILERS								
	OTHER	Thurway 53' Trombone Tridem Highboy	2T9FA533581011600	33,000.00	6,286.62	26,713.38	CALGARY		
HTT-05	TRAILERS								
	OTHER	Thurway 53' Trombone Tridem Highboy	2T9FA533781011601	33,000.00	6,286.62	26,713.38	CALGARY		
HTT10-01	TRAILERS								
	OTHER	2013 Manac 53-90' Tridem Trombone Flat	2M5131613D1135712	66,608.00	4,989.24	61,618.76	CALGARY		
HTT10-02	TRAILERS								
	OTHER	2013 Manac 53-90' Tridem Trombone Flat	2M5131615F1135713	66,608.00	4,989.24	61,618.76	CALGARY		
12-2157	TRAILERS								
	OTHER	1988 Aspen Tridem Lowboy	2A9LB5032JA037012	23,000.00	3,446.71	19,553.29	CALGARY		
2TD-01	TRAILERS								
	OTHER	1998 Aspen 40-3TR Double Drop	2A9LB4037WN125063	65,000.00	9,496.90	55,503.10	CALGARY		

6-03	TRAILERS OTHER	Peerless 16 Wheel Lowboy	1PLG0612XGBC41700	21,000.00	4,800.72	16,199.28	CALGARY
L16-14	TRAILERS OTHER	2013 Stellar 16 Wheel Lowboy	2N9LB6028DE065421	151,989.00	5,310.32	146,678.68	CALGARY
L16-2672	TRAILERS OTHER	1979 Arnes 16 Wheel Lowboy	AR792999	24,000.00	3,596.52	20,403.48	CALGARY
L16-2674	TRAILERS OTHER	2004 Scona 16 Wheel 38' 55 Ton Scissorn.	2E9L60F4643003635	35,000.00	5,244.92	29,755.08	CALGARY
L16-2677	TRAILERS OTHER	1981 Columbia 16 Wheel Lowboy	8TAM609489	19,000.00	2,847.26	16,152.74	CALGARY
L16-2753	TRAILERS OTHER	1987 Arnes 16 Wheel Lowbed	2A9105840HA003316	46,800.00	7,792.53	39,007.47	CALGARY
L16-3580	TRAILERS OTHER	2012 Cozad 44/60 Ton Frame Stretch	1C9XS5525C1772020	132,000.00	13,187.36	118,812.64	CALGARY
L24-01	TRAILERS OTHER	Aspen 70 Ton Triaxle Lowboy	2A9HG70682N125134	135,822.82	29,769.10	106,053.72	CALGARY
L24-02	TRAILERS OTHER	Knight 70 Ton Triaxle Lowboy	2K9LB67602L036066	122,145.00	22,145.05	99,999.95	CALGARY
L24-4701	TRAILERS OTHER	2004 Peerless 24 Wheel Tridem Highboy	2PLG0533X4BH11469	80,000.00	11,988.51	68,011.49	CALGARY
L48-02	TRAILERS OTHER	Aspen 60 Ton Dolly	2A9TD85882N125122	220,000.00	50,293.34	169,706.66	CALGARY
L48-04	TRAILERS OTHER	Aspen 60 Ton 32 Wheel Dolly	2A9TD60856N125063	450,000.00	102,872.81	347,127.19	CALGARY
L48-05	TRAILERS OTHER	Aspen 60 Ton 32 Wheel Dolly	2A9TD60897N125262	490,000.00	101,833.64	388,166.36	CALGARY
L8-05	TRAILERS OTHER	Aspen Double Drop	2A9LB3027PS037117	18,000.00	4,114.92	13,885.08	CALGARY
L8-06	TRAILERS OTHER	Load King Drop Deck	2LDSD5322X9031774	20,000.00	4,572.16	15,427.84	CALGARY
L8-1550	TRAILERS OTHER	1976 Willock 9' x 20' Tandem Lowboy	5212	20,000.00	2,997.16	17,002.84	CALGARY
1660	TRAILERS OTHER	1990 Trail King Tandem Lowboy	1TKH04428LM066792	21,000.00	3,146.97	17,853.03	CALGARY
L8-2862	TRAILERS OTHER	1992 Aspen TD24 Tandem Lowbed	2A9TD252XNS037106	52,000.00	7,792.53	44,207.47	CALGARY
L8T-01	TRAILERS OTHER	Roadmaster Trombone Step Deck	814365	13,000.00	2,971.90	10,028.10	CALGARY
L8T-1559	TRAILERS OTHER	1979 Columbia Tandem Step Deck	9294	18,000.00	2,697.42	15,302.58	CALGARY
L8T-1647	TRAILERS OTHER	1991 Trail King Tandem Double Drop Trom.	1TKS04822MM028203	24,000.00	3,596.52	20,403.48	CALGARY
L96-01	TRAILERS OTHER	Aspen 85 Ton 96 Wheeler	2A9TD85847N125190	680,000.00	141,320.17	538,679.83	CALGARY
LT-01	TRAILERS OTHER	Aspen Tri Double Drop	2A9LB403XSS037202	40,000.00	9,144.22	30,855.78	CALGARY
LT-2073	TRAILERS OTHER	1989 Rotec TELB5512BT Tridem Lowbed	2R9ML5830KN039235	24,000.00	3,596.52	20,403.48	CALGARY
LT-31	TRAILERS OTHER	53' Tridem Stepdeck	5JYDF5337DE130497	36,500.00	2,004.00	34,496.00	CALGARY
LT-32	TRAILERS OTHER	53' Tridem Stepdeck	5JYDF5339DE130498	36,500.00	2,004.00	34,496.00	CALGARY
LT-39	TRAILERS OTHER	2014 Manac 53' Tridem Stepdeck	5MC135318E3141529	52,558.00	1,311.11	51,246.89	CALGARY
LT-40	TRAILERS OTHER	2014 Manac 53' Tridem Stepdeck	5MC135314E3141530	52,558.00	1,311.11	51,246.89	CALGARY
LT-41	TRAILERS OTHER	2014 Manac 53' Tridem Stepdeck	5MC135316E3141531	52,558.00	1,311.11	51,246.89	CALGARY
LT-42	TRAILERS OTHER	2014 Manac 53' Tridem Stepdeck	2M513163E1141446	45,858.00	1,143.96	44,714.04	CALGARY
LT-43	TRAILERS OTHER	2014 Manac 53' Tridem Stepdeck	2M5131615E1141447	45,858.00	1,143.96	44,714.04	CALGARY
TD-2170	TRAILERS OTHER	1997 KayIn Siebert Tridem Double Drop	1K9E2332151005713	25,000.00	3,746.42	21,253.58	CALGARY
5-01	TRAILERS OTHER	Aspen 50 Ton Scissor Neck	2A9LB503XWN125337	39,000.00	8,915.63	30,084.37	CALGARY

TS-02	TRAILERS						
	OTHER	Aspen 50 Ton Scissor Neck	2A9LB503XSS037223	29,000.00	6,629.57	22,370.43	CALGARY
LTT-01	TRAILERS						
	OTHER	Aspen Trombone Step Deck	2A9PF3533WN125375	37,000.00	8,458.42	28,541.58	CALGARY
LTT-1949	TRAILERS						
	OTHER	1997 Foxx Tridem Trombone	2F9TS2136U1050068	26,000.00	3,896.27	22,103.73	CALGARY
LTT-2148	TRAILERS						
	OTHER	2001 Knight 28' 50 Ton Double Drop	2K9LB2479LL036037	23,000.00	3,446.71	19,553.29	CALGARY
LTT-4901	TRAILERS						
	OTHER	2004 Manac Tridem Trombone	2M513151441096159	45,000.00	6,743.53	38,256.47	CALGARY
PJ16-03	TRAILERS						
	OTHER	Cozad 16 Wheel Jeep		12,000.00	2,743.31	9,256.69	CALGARY
PJ16-04	TRAILERS						
	OTHER	Columbia 16 Wheel Jeep	9245	16,000.00	3,657.71	12,342.29	CALGARY
PJ16-05	TRAILERS						
	OTHER	Aspen 55 Ton 16 Wheel Jeep	2A9JT55492N125121	38,000.00	8,687.08	29,312.92	CALGARY
PJ16-08	TRAILERS						
	OTHER	Aspen 60 Ton 16 Wheel Jeep	2A9JT60456N125135	42,000.00	9,601.47	32,398.53	CALGARY
PJ16-09	TRAILERS						
	OTHER	Aspen 45 Ton 16 Wheel Jeep	2A9JT45436N125146	39,000.00	8,915.63	30,084.37	CALGARY
PJ16-10	TRAILERS						
	OTHER	Aspen 45 Ton 16 Wheel Jeep	2A9JT45417N125227	41,000.00	8,520.81	32,479.19	CALGARY
PJ16-11	TRAILERS						
	OTHER	Aspen 60 Ton 16 Wheel Jeep	2A9JT604X7N125228	44,000.00	9,144.22	34,855.78	CALGARY
PJ1620-03	TRAILERS						
	OTHER	Aspen 60 Ton Jeep	2A9JT60485N125161	44,000.00	10,058.68	33,941.32	CALGARY
PJ16-3561	TRAILERS						
	OTHER	1979 Cozad 16 Wheel Jeep	CC80035	105,692.82	13,124.36	92,568.46	CALGARY
PJ16-3563	TRAILERS						
	OTHER	1979 Cozad 16 Wheel Jeep	1C9H26202M1167063	22,000.00	3,296.87	18,703.13	CALGARY
PJ16-3568	TRAILERS						
	OTHER	2002 Cozad 16 Wheel Jeep	1C9HJ282021772006	175,000.00	26,224.82	148,775.18	CALGARY
16-3574	TRAILERS						
	OTHER	1990 Peerless JP3016 45 Ton 16 Whl Jeep	2PLH02426MEK56690	24,000.00	3,596.52	20,403.48	CALGARY
PJ16-3575	TRAILERS						
	OTHER	1999 Aspen JT45 45 Ton 16 Wheel Jeep	2A9JT4544XN125142	135,000.00	20,230.60	114,769.40	CALGARY
PJ16-3578	TRAILERS						
	OTHER	1986 Rotec 16 Wheel Jeep	860411101	21,000.00	3,146.97	17,853.03	CALGARY
PJ16-3580	TRAILERS						
	OTHER	1977 Columbia TT60 60 Ton 16 Wheel Jeep	8730	20,000.00	2,997.16	17,002.84	CALGARY
PJ16-3581	TRAILERS						
	OTHER	1981 Cozad 16 Wheel Jeep	CC81036	20,000.00	2,997.16	17,002.84	CALGARY
PJ16-3679	TRAILERS						
	OTHER	2001 K-Line 16 Wheel Jeep	2K9KB43011L052082	345,000.00	51,700.38	293,299.62	CALGARY
PJ4-01	TRAILERS						
	OTHER	Aspen Single Axle Jeep	2A9JT3014WN125244	12,000.00	2,743.31	9,256.69	CALGARY
PJ8-02	TRAILERS						
	OTHER	Aspen 40 Ton Tandem Jeep	2A9JT4020WN125336	18,000.00	4,114.92	13,885.08	CALGARY
PJ8-04	TRAILERS						
	OTHER	Gerrys Tandem Axle Jeep	2A9JT4020VN125139	13,000.00	2,971.90	10,028.10	CALGARY
PJ8-05	TRAILERS						
	OTHER	Triline Tandem Axle Jeep	2T9L32T42NT100007	14,000.00	3,200.52	10,799.48	CALGARY
PJ8-3458	TRAILERS						
	OTHER	1988 Aspen Tandem Jeep	2A9JT4023JA037011	20,000.00	2,997.16	17,002.84	CALGARY
PJ8-3468	TRAILERS						
	OTHER	1995 Aspen JT 35 Tandem Jeep	2A9JT3528SS037195	85,000.00	12,737.81	72,262.19	CALGARY
PJ8-3469	TRAILERS						
	OTHER	1995 Gerrys Tandem 8 Wheel Jeep	2A9JT4024SS037159	20,000.00	2,997.16	17,002.84	CALGARY
RT-2471	TRAILERS						
	OTHER	1988 Aspen 20.5' 60 Ton Rail	1PLG05026FBG39950	90,800.00	9,694.93	81,105.07	CALGARY
SB-4603	TRAILERS						
	OTHER	1998 Doepker 32' Super B Lead	2DEHBFZ34W1011110	18,000.00	2,697.42	15,302.58	CALGARY
SH-BUNK5301	TRAILERS						
	OTHER	2005 Singer Trailer Bunks		32,000.00	4,795.37	27,204.63	CALGARY
5302	TRAILERS						
	OTHER	2005 Singer Trailer Bunks		32,000.00	4,795.37	27,204.63	CALGARY

8-1751	TRAILERS OTHER	1982 Fruehauf Tandem Tilt Deck	2H8C04028CT128101	26,000.00	3,896.27	22,103.73	CALGARY
BT-109	AUTO BED TRUCK	KENWORTH C500 BED TRUCK 340	IXKCDBOX57R990650	325,000.00	56,250.23	268,749.77	DAWSON
BT-1705	AUTO BED TRUCK	KENWORTH C500 BED TRUCK 380"	1NKCX4TX1CR953825	525,000.00	19,402.18	505,597.82	CREEK
P-032	AUTO LT TRUCKS	2009 Ford F350 Crew Cab 4x4 Diesel	1FTWW31R39EA31055	24,744.54	20,229.88	4,514.66	DAWSON
P-1013	AUTO LT TRUCKS	DODGE 2500 CREWCAB 4X4	3D7UT2CL6BG508102	16,000.00	3,159.80	12,840.20	CREEK
P-1020	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CLXBG582142	18,500.00	3,653.49	14,846.51	DAWSON
P-109	AUTO LT TRUCKS	F150 PILOT VEHICLE	1FTFW1ET2DFA81085	43,456.51	8,675.48	34,781.03	CREEK
P-1147	AUTO LT TRUCKS	FORD F550 CREWCAB 4X4	1FD0W5HT6CEC52106	37,500.00	4,937.16	32,562.84	DAWSON
P-1148	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3HL5CG102192	36,000.00	4,739.69	31,260.31	CREEK
P-216	AUTO LT TRUCKS	CHEVROLET SILVERADO 3500 4X4 PILOT	1GC4K1C8BF106468	31,000.00	15,928.60	15,071.40	DAWSON
P-217	AUTO LT TRUCKS	GMC 3500 SIERRA 4X4	IGTHK34U86W108406	6,000.00	3,082.93	2,917.07	CREEK
PT-106	AUTO PICKER TR	KENWORTH 45T PICKER	1XKCP4TX4AR944846	520,000.00	56,250.23	463,749.77	DAWSON
PT-1409	AUTO PICKER TR	KENWORTH T800 PICKER 45T	1XKDP4TX7BR948668	550,000.00	22,866.85	527,133.15	CREEK
T-082	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDPBEXX7R994357	165,000.00	32,127.58	132,872.42	DAWSON
T-085	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDDBOX8AJ943607	175,000.00	21,296.67	153,703.33	CREEK
T-087	AUTO TRACTORS	KENWORTH T800	1XKDD40X0BR978363	130,000.00	14,062.55	115,937.45	DAWSON
92	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDP40X7CR954217	220,000.00	21,418.34	198,581.66	CREEK
T-1205	AUTO TRACTORS	WESTERN STAR 4900SA WINCH	5KJRALCK76PV67442	115,000.00	8,606.25	106,393.75	DAWSON
T-1219	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDP4EX5CJ955356	230,000.00	9,562.50	220,437.50	CREEK
T-1222	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDD40X7CJ955312	225,000.00	9,354.62	215,645.38	DAWSON
T-1231	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDP4EX9DR962099	230,000.00	8,606.25	221,393.75	CREEK
T-1238	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X7CR949737	150,000.00	6,236.43	143,763.57	DAWSON
T-1248	AUTO TRACTORS	KENWORTH T800 HWY	1XKDP4EX7DR962098	185,000.00	6,922.42	178,077.58	CREEK
T-1251	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X0DJ960966	150,000.00	5,612.77	144,387.23	DAWSON
E-11	OTHER EQUIP	HAULOTTE BOOM LIFT	AD105137	20,000.00	4,326.98	15,673.02	CREEK
E-12	OTHER EQUIP	HAULOTTE BOOM LIFT	AD105394	20,000.00	4,326.98	15,673.02	DAWSON
YL-10	OTHER EQUIP TRAILERS	JOHN DEERE TC44H LOADER	DW544JP595769	58,000.00	-	58,000.00	CREEK
B4-018	OTHER TRAILERS	4 WHEEL SINGLE BOOSTER	2K9TD1111AL052107	22,000.00	685.99	21,314.01	DAWSON
B4-019	OTHER TRAILERS	4 WHEEL SINGLE BOOSTER	2A9TD1018BN125171	22,000.00	633.22	21,366.78	CREEK
B4-08	OTHER TRAILERS	4 WHEEL BOOSTER	2A9TD101X5N125127	21,000.00	2,044.47	18,955.53	DAWSON
B4-10	OTHER TRAILERS	4 WHEEL BOOSTER	2A9TD10102N125231	18,000.00	1,752.42	16,247.58	CREEK
B4-11	OTHER TRAILERS	4 WHEEL BOOSTER	2A9TD10183N125317	18,000.00	1,752.42	16,247.58	DAWSON
02	OTHER	VAN	2JABH7720B1001939	17,500.00	1,216.98	16,283.02	CREEK

04	TRAILERS	4 WHEEL TANDEM ENCLOSED CARGO TRAILER						DAWSON
	OTHER	BU	2JAAJ7726C1002400	8,000.00	213.82	7,786.18		CREEK
H8-16	TRAILERS							DAWSON
	OTHER	8 WHEEL TANDEM HIGHBOY 36'	2SLFCE297DR005414	26,000.00	648.57	25,351.43		CREEK
HT-58	TRAILERS							DAWSON
	OTHER	HIGHBOY	2M513161851100472	20,000.00	1,947.16	18,052.84		CREEK
HT-59	TRAILERS							DAWSON
	OTHER	HIGHBOY	2M513161X51100473	20,000.00	1,947.16	18,052.84		CREEK
HT-82	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131614C1128718	40,000.00	1,069.12	38,930.88		CREEK
HT-86	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M513161XD1134069	42,000.00	1,047.70	40,952.30		CREEK
HTO-05	TRAILERS							DAWSON
	OTHER	OILFIELD FLOAT	2A91151336A003127	55,000.00	5,354.58	49,645.42		CREEK
HTO-07	TRAILERS	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY						DAWSON
	OTHER	5	2DEPFFZ3571020237	50,000.00	1,870.94	48,129.06		CREEK
HTP-16	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEHBFZ3361019084	36,000.00	1,347.08	34,652.92		CREEK
L16-15	TRAILERS							DAWSON
	OTHER	16 WHEEL TANDEM BEAVERTAIL LOWBOY	2K9LB3537AL052089	95,000.00	2,962.28	92,037.72		CREEK
LTB-01	TRAILERS							DAWSON
	OTHER	LOWBOY 50T	2A9LB50313N125139	50,000.00	4,867.79	45,132.21		CREEK
LTP-01	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM PICKER STEPDECK LOWBOY	2M5131285B1125215	37,000.00	1,064.98	35,935.02		CREEK
LTP-02	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM PICKER STEPDECK LOWBOY	2M513125XB1126625	45,000.00	1,295.26	43,704.74		CREEK
LTS-19	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY 50T	2DESNSZ3691025147	75,000.00	2,551.26	72,448.74		CREEK
LTS-29	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3521CL072185	90,000.00	2,405.49	87,594.51		CREEK
LTSB-03	TRAILERS							DAWSON
	OTHER	SCISSORNECK 40T	2A9LB40313N125149	65,000.00	6,328.15	58,671.85		CREEK
08	TRAILERS							DAWSON
	OTHER	TRIDEM TROMBONE 40T	2M513129971113438	55,000.00	5,354.58	49,645.42		CREEK
LTT-15	TRAILERS							DAWSON
	OTHER	TRIDEM TROMBONE 40T	2M5131509A1123262	75,000.00	5,616.71	69,383.29		CREEK
PJ8-19	TRAILERS							DAWSON
	OTHER	8 WHEEL JEEP	2K9KB22537L052434	29,000.00	2,823.32	26,176.68		CREEK
PJ8-20	TRAILERS							DAWSON
	OTHER	8 WHEEL JEEP	2K9KB22577L052114	29,000.00	2,823.32	26,176.68		CREEK
PJ8-33	TRAILERS							DAWSON
	OTHER	8 WHEEL TANDEM JEEP	2K9KB2254CL072248	40,000.00	1,069.12	38,930.88		CREEK
RVT-02	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM REEFER 53'	1UYVS35307U897507	10,000.00	374.20	9,625.80		CREEK
SDL-07	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM SUPER B LEAD	2M5130970D1134768	30,000.00	801.82	29,198.18		CREEK
TBF-03	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM BEDTRUCK FLOAT	2L9FS0384CH003824	72,000.00	1,924.39	70,075.61		CREEK
UT-04	TRAILERS							DAWSON
	OTHER	35	2N9FASFL5CG017094	19,000.00	1,233.17	17,766.83		CREEK
BT-442	AUTO BED							FORT
	TRUCK	1986 Kenworth C500 Tandem Bed	2NKCLBEX3GM915295	114,000.00	46,137.26	67,862.74		MCMURRA
BT-443	AUTO BED							FORT
	TRUCK	1998 Kenworth C500 Tandem Bed	2BG510059WR952380	90,000.00	36,424.12	53,575.88		MCMURRA
BT-444	AUTO BED							FORT
	TRUCK	2003 International Eagle 5600i6x4 Td Bed	1HTXHAST43J065259	176,000.00	71,229.39	104,770.61		MCMURRA
BT-445	AUTO BED							FORT
	TRUCK	2007 Kenworth C500B Tandem Bed	1NKCXBTX97R991538	420,000.00	141,649.28	278,350.72		MCMURRA
BT-474	AUTO BED							FORT
	TRUCK	2006 Kenworth T800B Tri-Drive	1NKDXBEXX06R983988	165,000.00	66,777.58	98,222.42		MCMURRA
P-038	AUTO LT							FORT
	TRUCKS	2010 Ford F350 Crew Cab 4x4	1FTWW3BY7AEB16507	28,989.66	24,545.24	4,444.42		MCMURRA
P-058	AUTO LT							FORT
	TRUCKS	2001 GMC Sierra 2500	1GTHK23U51F187287	12,000.00	8,543.94	3,456.06		MCMURRA
060	AUTO LT							FORT
	TRUCKS	2005 GMC Sierra Denali	2GTEK63N851372241	22,000.00	15,663.86	6,336.14		MCMURRA

061	AUTO LT TRUCKS	2008 GMC Sierra 2500 HD	1GTHK29K28E213186	23,000.00	16,375.83	6,624.17	FORT MCMURRA
P-070	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ETXCKD27463	44,999.61	16,436.80	28,562.81	FORT MCMURRA
P-085	AUTO LT TRUCKS	2011 Ford F-450	1FDUF4HT9BEC55141	47,299.00	13,821.35	33,477.65	FORT MCMURRA
P-092	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET3CKD75578	33,857.00	14,278.02	19,578.98	FORT MCMURRA
P-134	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET3DFB11310	43,456.51	8,675.48	34,781.03	FORT MCMURRA
P-362	AUTO LT TRUCKS	FORD EXPEDITION	1FMJU2A50CEF60070	44,500.00	1,732.58	42,767.42	FORT MCMURRA
PT-156	AUTO PICKER TR	2012 Kenworth C500 w/ 4596T 45 Ton Boom	1NKCX4TX1CR956093	622,859.81	72,587.33	550,272.48	FORT MCMURRA
PT-359	AUTO PICKER TR	2012 Kenworth C500 w/ 45 Ton Picker	1NKCX4TX7CR958110	655,672.98	63,297.96	592,375.02	FORT MCMURRA
PT-361	AUTO PICKER TR	2013 Kenworth C-500 w/ 45 Ton Boom	1XKCP4TX3DR961223	685,730.00	52,558.36	633,171.64	FORT MCMURRA
PT-365	AUTO PICKER TR	2013 Kenworth C500 Picker	1XKCP4TX0DR961227	686,291.29	41,117.64	645,173.65	FORT MCMURRA
PT-367	AUTO PICKER TR	2013 Kenworth C-500 45T Picker	1XKCP4TX4DR961229	680,445.82	27,154.23	653,291.59	FORT MCMURRA
PT-470	AUTO PICKER TR	2008 Peterbilt 367 Tridem Knuckle Picker	1NPXTB0X98N737710	310,000.00	79,657.66	230,342.34	FORT MCMURRA
PT-475	AUTO PICKER TR	2008 Peterbilt PB340 T/A Picker	2NPRLN9X78M746884	92,000.00	23,640.39	68,359.61	FORT MCMURRA
PT-479	TRACTORS AUTO	1995 Freightliner FL80 T/A 5-ton Picker	1FVXJLCB6SL612462	42,254.81	17,652.12	24,602.69	FORT MCMURRA
T-421	TRACTORS AUTO	2013 Kenworth T800	1XKDD40X0DR962315	176,862.96	18,545.16	158,317.80	FORT MCMURRA
T-423	TRACTORS AUTO	2013 Kenworth T-800	1XKDD40X0DR962301	234,523.34	19,314.46	215,208.88	FORT MCMURRA
71	TRACTORS AUTO	2006 Kenworth C500B T/A Winch	1XKCD80X46R982120	145,000.00	58,683.29	86,316.71	FORT MCMURRA
T-472	TRACTORS AUTO	2007 Peterbilt 378 T/A Winch	1XPFB0X67D682410	150,000.00	50,589.03	99,410.97	FORT MCMURRA
T-473	TRACTORS AUTO	2003 Freightliner FL70 S/A Van Body	1FVABTAK83HK91972	15,000.00	6,070.72	8,929.28	FORT MCMURRA
T-476	TRACTORS AUTO	2006 GMC 1-Ton Cube Van	1GDJG312X61209794	16,000.00	6,475.37	9,524.63	FORT MCMURRA
T-481	TRACTORS AUTO	2005 Peterbilt 378 T/A Winch	1NPFDB0X35D842301	113,000.00	45,732.51	67,267.49	FORT MCMURRA
T-482	TRACTORS AUTO	2005 Peterbilt 379 T/A	1XP5DB0X45D857925	52,000.00	21,045.03	30,954.97	FORT MCMURRA
T-484	TRACTORS AUTO	2006 Peterbilt 378 T/A Winch	1NPFLB0X16D877276	139,000.00	56,255.04	82,744.96	FORT MCMURRA
T-486	TRACTORS AUTO	2007 Peterbilt 378 Tri-Drive Winch	1XPFPBEX77N669367	168,000.00	56,659.69	111,340.31	FORT MCMURRA
T-491	TRACTORS AUTO	1991 Peterbilt 357 T/A Winch	1XPADB0X7MN306928	24,000.00	9,713.08	14,286.92	FORT MCMURRA
T-498	TRACTORS AUTO	2002 Peterbilt 378 T/A Winch	1NPFDB0X02D574657	54,000.00	21,854.42	32,145.58	FORT MCMURRA
T-499	TRACTORS AUTO	2002 Peterbilt 378 T/A Winch	1NPFDB0X72D581153	50,000.00	20,235.61	29,764.39	FORT MCMURRA
YL-05	OTHER EQUIP	1990 John Deere 624E Wheel Loader	DW624ED530100	35,000.00	15,738.80	19,261.20	FORT MCMURRA
YL-06	OTHER EQUIP	1999 Volvo L70C Wheel Loader	16200	54,000.00	24,282.73	29,717.27	FORT MCMURRA
B8-08	TRAILERS	2007 ETM Tandem Axle Booster	2NPBT30237E065376	45,000.00	6,743.53	38,256.47	FORT MCMURRA
BS8-52	TRAILERS	2000 Aspen 8-wheel Self Steering Booster	2A9TD2022YN125335	26,000.00	5,261.27	20,738.73	FORT MCMURRA
H16-02	TRAILERS	2007 Aspen 16 Wheel 60Ton Oilfield Float	2A9PF60447N125016	115,000.00	17,233.47	97,766.53	FORT MCMURRA
48-48	TRAILERS	1995 Lode King 48' Tridem HB	2LDPF4838SC025274	7,000.00	1,416.51	5,583.49	FORT MCMURRA

48-55	TRAILERS OTHER	1990 Wilson 48' Tridem HB	1W1BDB606LF305199	5,500.00	1,112.97	4,387.03	FORT MCMURRA
HB48-61	TRAILERS OTHER	1995 Lode King 48' T/A HB	2LDPF4824SC025232	6,000.00	1,214.15	4,785.85	FORT MCMURRA
HB53-62	TRAILERS OTHER	2000 KayIn Siebert 53' Tridem HB	2A9SPF9G0YT053331	9,500.00	1,922.43	7,577.57	FORT MCMURRA
HB53-64	TRAILERS OTHER	2007 Doepker 53' Tridem HB	2DEHBFZ3071020551	25,000.00	4,598.98	20,401.02	FORT MCMURRA
HS-03	TRAILERS OTHER	2012 Trailtech H370 30' Gooseneck	2CU24AXE5C2031350	12,524.00	1,219.87	11,304.13	FORT MCMURRA
HT-48	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131617D1135339	38,358.00	2,969.07	35,388.93	FORT MCMURRA
HT-51	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131614D1135542	38,358.00	2,969.07	35,388.93	FORT MCMURRA
HTP-06	TRAILERS OTHER	2013 TRIDEM 48' TRI AXLE FLAT DECK	2LDPF4839DD056045	40,608.00	2,229.53	38,378.47	FORT MCMURRA
HTP-10	TRAILERS OTHER	2013 TRIDEM HIGHBOY PICKER 45'	2LDPF4536D9056463	51,008.00	2,164.78	48,843.22	FORT MCMURRA
HTP-11	TRAILERS OTHER	2013 TRIDEM HIGHBOY PICKER 45'	2LDPF4538D9056464	51,008.00	2,164.78	48,843.22	FORT MCMURRA
L24-07	TRAILERS OTHER	2013 Stellar 85 Ton Low Bed	2N9LB8564DE065407	246,667.00	14,776.38	231,890.62	FORT MCMURRA
L8-47	TRAILERS OTHER	1985 Hayworth Drop Deck T/A 26' LB	4853	15,000.00	3,035.36	11,964.64	FORT MCMURRA
LB16-03	TRAILERS OTHER	1980 Columbia 16-wheel Double Drop	9852	21,000.00	4,249.47	16,750.53	FORT MCMURRA
LB16-51	TRAILERS OTHER	2000 Aspen 16-wheel Double Drop 60-ton	2A9LB6049YN125105	70,000.00	14,164.95	55,835.05	FORT MCMURRA
LB16-56	TRAILERS OTHER	1990 Arnes 16-wheel Detachable Gooseneck	AR782860	23,000.00	4,654.21	18,345.79	FORT MCMURRA
LB16-58	TRAILERS OTHER	1993 Peerless 16-wheel Double Drop	2PLG02428PBM65270	40,000.00	8,094.22	31,905.78	FORT MCMURRA
-12	TRAILERS OTHER	2013 Nelson Lowbed Scissor Neck	2DESNSZ38D1029936	104,303.00	5,466.24	98,836.76	FORT MCMURRA
NC8-72	TRAILERS OTHER	2009 Cargo Mate 7x16 T/A Enclosed	5NHUBL627AT423581	5,500.00	856.14	4,643.86	FORT MCMURRA
OF12-38	TRAILERS OTHER	1998 Peerless 48' Tridem Oilfield Float	2PLG047832WBL90000	23,000.00	4,654.21	18,345.79	FORT MCMURRA
OF12-66	TRAILERS OTHER	1993 Peerless 46' Tridem Oilfield Float	SPLF04839PBG68570	15,000.00	3,035.36	11,964.64	FORT MCMURRA
OF8-34	TRAILERS OTHER	1980 Knight 40' T/A Oilfield Float	17574	5,000.00	1,011.80	3,988.20	FORT MCMURRA
OF8-35	TRAILERS OTHER	1985 Traileze 38' T/A Oilfield Float	850312507	5,000.00	1,011.80	3,988.20	FORT MCMURRA
OF8-57	TRAILERS OTHER	1983 Fruehauf 40' T/A Oilfield Float	32F66	3,250.00	657.64	2,592.36	FORT MCMURRA
PJ16-23	TRAILERS OTHER	2013 Stellar 16 Wheel Low Profile Jeep	2N9JT1624DE065348	81,703.00	4,894.36	76,808.64	FORT MCMURRA
PJ16-50	TRAILERS OTHER	2000 Aspen 45-ton 16-wheel Jeep	2A9JT4548YN125131	30,000.00	6,070.72	23,929.28	FORT MCMURRA
PJ16-68	TRAILERS OTHER	1981 Columbia 60-ton 16-wheel Jeep	2AT904138BM303264	22,000.00	4,451.87	17,548.13	FORT MCMURRA
PJ8-30	TRAILERS OTHER	1978 Knight T/A Jeep	1252	8,500.00	1,720.03	6,779.97	FORT MCMURRA
PJ8-74	TRAILERS OTHER	2007 Scona T/A Jeep	2E9C40C2X73003148	26,000.00	4,782.93	21,217.07	FORT MCMURRA
PT42-75	TRAILERS OTHER	2013 Lode King 42' Tri-Axle Flatdeck	2LDPF4237D9054791	50,008.00	4,370.95	45,637.05	FORT MCMURRA
PT45-69	TRAILERS OTHER	2008 Doepker 45' Tridem Picker Float	2DEPTFZ3581021365	39,000.00	6,576.54	32,423.46	FORT MCMURRA
PT45-71	TRAILERS OTHER	2009 Canuck 45' Tridem Picker Float	2C9FS42309C181393	35,000.00	5,448.09	29,551.91	FORT MCMURRA
SD8-60	TRAILERS OTHER	1997 KayIn 48' T/A Steel Step Drop 38'	1K9F48247V1005234	15,000.00	3,035.36	11,964.64	FORT MCMURRA
12-36	TRAILERS OTHER	1998 K-Line Tridem Scissorneck LB 24'	2K9LB3566WS052009	33,000.00	6,677.78	26,322.22	FORT MCMURRA

12-39	TRAILERS OTHER TRAILERS	2001 Altek 40-ton Tridem Scissorneck	2A92LKU1211144027	38,000.00	7,689.58	30,310.42	FORT MCMURRA
SN12-49	TRAILERS OTHER TRAILERS	2002 Aspen 40-ton Tridem Scissorneck	2A9LB40392N125110	44,000.00	8,903.68	35,096.32	FORT MCMURRA
SN12-59	TRAILERS OTHER TRAILERS	2000 Aspen 40-ton Tridem Scissorneck	A9LB4033YN125208	43,000.00	8,701.28	34,298.72	FORT MCMURRA
SN12-63	TRAILERS OTHER TRAILERS	2007 Doecker 50-ton Tridem Scissorneck	2DES1SZ3571020857	80,000.00	14,716.83	65,283.17	FORT MCMURRA
SN12-70	TRAILERS OTHER TRAILERS	2008 Scona 50-ton Tridem Scissorneck	2E9L50F34830003343	62,000.00	10,455.05	51,544.95	FORT MCMURRA
SN12-73	TRAILERS OTHER TRAILERS	2006 Gerrys 40-ton Tridem Scissorneck LB	2K9LB35456L052155	46,000.00	9,308.43	36,691.57	FORT MCMURRA
SN16-67	TRAILERS OTHER TRAILERS	2006 Scona 16-wheel Scissorneck LB 32'	2F9L60F4863003929	90,526.24	18,193.50	72,332.74	FORT MCMURRA
SSPT-01	TRAILERS OTHER TRAILERS	SELF STEERING POLE TRAILER	2D9KD40BX91004111	-	-	-	FORT MCMURRA
SSPT-02	TRAILERS OTHER TRAILERS	SELF STEERING POLE TRAILER	2D9KD4028A1004029	-	-	-	FORT MCMURRA
TSL-02	TRAILERS OTHER AUTO PICKER	2012 Stellar Sliding Tilt 45 Ton Tridem	2N95T4530CE065295	118,000.00	12,378.72	105,621.28	FORT MCMURRA
PT-1505	TR AUTO BED	2014 PETERBILT 367 PICKER 45 TON	1XPTP4TX5ED221407	-	-	-	FORT ST. J. GRANDE
BT-113	TRUCK AUTO BED	KENWORTH T800 TEXAS BED TRUCK	1XKDP4EXXBJ948238	210,000.00	20,192.41	189,807.59	PRAIRIE GRANDE
BT-1602	TRUCK AUTO BED	KENWORTH T800 TEXAS BED TRUCK	1XKDP4EX1CR950849	300,000.00	11,086.96	288,913.04	PRAIRIE GRANDE
BT-1702	TRUCK AUTO BED	KENWORTH T800 BED TRUCK 300"	1XKDDBOX66J989105	210,000.00	13,969.58	196,030.42	PRAIRIE GRANDE
BT-1704	TRUCK AUTO LT	KENWORTH C500 BED TRUCK 380"	1NKCX4TX2CR947743	580,000.00	21,434.77	558,565.23	PRAIRIE GRANDE
P-1001	TRUCKS AUTO LT	CHEVROLET 2500 CREWCAB 4X4	1GCHK23184F146680	5,500.00	1,086.20	4,413.80	PRAIRIE GRANDE
1002	TRUCKS AUTO LT	DODGE 3500 CREWCAB 4X4	3D3LX38C16G272643	8,000.00	1,579.89	6,420.11	PRAIRIE GRANDE
P-1006	TRUCKS AUTO LT	CHEVROLET 2500 CREWCAB 4X4	1GC4KYB6XAF124576	14,000.00	2,764.81	11,235.19	PRAIRIE GRANDE
P-1012	TRUCKS AUTO LT	DODGE 3500 CREWCAB 4X4	3D73Y3CL3AG173253	15,500.00	3,061.03	12,438.97	PRAIRIE GRANDE
P-1014	TRUCKS AUTO LT	DODGE 2500 CREWCAB 4X4	3D7UT2CL6AG176838	14,000.00	2,764.81	11,235.19	PRAIRIE GRANDE
P-1015	TRUCKS AUTO LT	FORD F150 CREWCAB 4X4	1FTFW1EV5AFC19540	13,500.00	2,666.06	10,833.94	PRAIRIE GRANDE
P-1018	TRUCKS AUTO LT	DODGE 2500 CREWCAB 4X4	3D7UT2CL1BG562262	15,500.00	3,061.03	12,438.97	PRAIRIE GRANDE
P-1019	TRUCKS AUTO LT	DODGE 5500 CREWCAB 4X4	3D6WU7EL7BG568944	23,000.00	4,542.19	18,457.81	PRAIRIE GRANDE
P-1022	TRUCKS AUTO LT	CHEVROLET 2500CREWCAB 4X4	1GCHK33U75F913601	4,000.00	789.93	3,210.07	PRAIRIE GRANDE
P-1023	TRUCKS AUTO LT	DODGE 1500 CREWCAB 4X4	1D7RV1CP0BS627415	19,500.00	3,850.96	15,649.04	PRAIRIE GRANDE
P-1025	TRUCKS AUTO LT	FORD F150 CREWCAB 4X4	1FTFW1ET4BFC53517	22,500.00	4,443.45	18,056.55	PRAIRIE GRANDE
P-1026	TRUCKS AUTO LT	FORD F150 CREWCAB 4X4	1FTFW1R63CFA07435	36,000.00	4,739.69	31,260.31	PRAIRIE GRANDE
P-1028	TRUCKS AUTO LT	DODGE 2500 CREWCAB 4X4	3C6UD5DLXCG111248	35,250.00	4,640.94	30,609.06	PRAIRIE GRANDE
P-1029	TRUCKS AUTO LT	DODGE 2500 CREWCAB 4X4	3C6UD5DL7CG232934	36,750.00	4,838.41	31,911.59	PRAIRIE GRANDE
P-1030	TRUCKS AUTO LT	DODGE 3500 CREWCAB 4X4	3C63D3DL4CG317830	36,000.00	4,739.69	31,260.31	PRAIRIE GRANDE
P-1032	TRUCKS AUTO LT	DODGE 2500 CREWCAB 4X4	3C6UD5FL5CG270532	34,500.00	4,542.19	29,957.81	PRAIRIE GRANDE
P-1066	TRUCKS AUTO LT	CHEVROLET 3500CREWCAB 4X4	1GC4K1B69AF130330	15,000.00	2,962.28	12,037.72	PRAIRIE GRANDE
1109	TRUCKS	CHEVROLET 2500 CREWCAB 4X4	1GCHK23K58F179814	7,500.00	1,481.14	6,018.86	PRAIRIE

1110	AUTO LT TRUCKS	CHEVROLET 2500 CREWCAB 4X4	1GCHK33608F155414	6,000.00	1,184.92	4,815.08	GRANDE PRAIRIE
P-1115	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX38A08G131017	8,500.00	1,678.66	6,821.34	GRANDE PRAIRIE
P-1119	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX38LX9G502218	9,000.00	1,777.38	7,222.62	GRANDE PRAIRIE
P-1121	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX48L09G524427	9,000.00	1,777.38	7,222.62	GRANDE PRAIRIE
P-1122	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX38LX9G511968	9,000.00	1,777.38	7,222.62	GRANDE PRAIRIE
P-1124	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX48L29G524428	9,000.00	1,777.38	7,222.62	GRANDE PRAIRIE
P-1127	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CLXBG508610	17,000.00	3,357.27	13,642.73	GRANDE PRAIRIE
P-1128	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CLXBG508607	15,000.00	2,962.28	12,037.72	GRANDE PRAIRIE
P-1130	AUTO LT TRUCKS	CHEVROLET 3500 CREWCAB 4X4	1GDJK33214F218864	7,000.00	1,382.39	5,617.61	GRANDE PRAIRIE
P-1131	AUTO LT TRUCKS	CHEVROLET 3500 CREWCAB 4X4	1GTJK33143F232395	6,000.00	1,184.92	4,815.08	GRANDE PRAIRIE
P-1132	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CL6BG577939	16,000.00	3,159.80	12,840.20	GRANDE PRAIRIE
P-1133	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y4CL0BG621634	17,500.00	3,456.02	14,043.98	GRANDE PRAIRIE
P-1137	AUTO LT TRUCKS	DODGE 4500 CREWCAB 4X4	3D6WU6CLXBG587551	45,000.00	8,886.89	36,113.11	GRANDE PRAIRIE
P-1139	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3HL1CG101668	20,000.00	2,633.18	17,366.82	GRANDE PRAIRIE
P-1142	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63DRHL7CG144740	23,000.00	3,028.12	19,971.88	GRANDE PRAIRIE
P-1144	AUTO LT TRUCKS	DODSGE 3500 CREWCAB 4X4	3C63D3HL2CG271330	34,500.00	4,542.19	29,957.81	GRANDE PRAIRIE
1146	AUTO LT TRUCKS	FORD F550 CREWCAB 4X4	1FD0W5HT7CED02091	37,500.00	4,937.16	32,562.84	GRANDE PRAIRIE
P-1149	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3HL7CG102193	34,500.00	4,542.19	29,957.81	GRANDE PRAIRIE
P-1150	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3LL1CG164891	36,000.00	4,739.69	31,260.31	GRANDE PRAIRIE
P-154	AUTO LT TRUCKS	2013 Ford F150	1FTFW1ET3DKE67747	42,830.00	6,409.50	36,420.50	GRANDE PRAIRIE
P-193	AUTO LT TRUCKS	2013 FORD F150	1FTFW1ET6DKF49777	56,160.00	2,792.74	53,367.26	GRANDE PRAIRIE
P-201	AUTO LT TRUCKS	DODGE 3500 4X4 HOT SHOT	3D3LS38CX5G831202	6,500.00	3,339.89	3,160.11	GRANDE PRAIRIE
P-204	AUTO LT TRUCKS	DODGE RAM 4X4 PILOT/HOT SHOT	3D7KS19D06G267874	8,000.00	4,110.60	3,889.40	GRANDE PRAIRIE
P-211	AUTO LT TRUCKS	GMC 2500 4X4	1GCHK43609F134540	23,500.00	12,074.90	11,425.10	GRANDE PRAIRIE
P-214	AUTO LT TRUCKS	CHEVROLET SILVERADO 3500 4X4	1GC4K0B65AF120081	28,500.00	14,643.98	13,856.02	GRANDE PRAIRIE
P-220	AUTO LT TRUCKS	GMC SIERRA	3GTP2WE30BG191156	34,000.00	17,470.01	16,529.99	GRANDE PRAIRIE
P-221	AUTO LT TRUCKS	DODGE 3500 4X4	3C63D3JL0CG104958	50,000.00	25,691.21	24,308.79	GRANDE PRAIRIE
P-222	AUTO LT TRUCKS	CHEVROLET SILVERADO 1500	3GCPKTE34BG363817	31,500.00	16,185.50	15,314.50	GRANDE PRAIRIE
P-223	AUTO LT TRUCKS	DOGE RAM 5500 4X4	3C7WDNBL7CG126099	60,000.00	30,829.48	29,170.52	GRANDE PRAIRIE
P-226	AUTO LT TRUCKS	CHEVROLET SILVERADO 4X4	3GCPKTE73CG140530	40,000.00	20,552.96	19,447.04	GRANDE PRAIRIE
P-227	AUTO LT TRUCKS	CHEVROLET SILVERADO 4X4	1GC1KXC87BF227646	31,000.00	15,928.60	15,071.40	GRANDE PRAIRIE
PT-102	AUTO PICKER TR	STERLING FLATDECK 6 1/2T PICKER	2FZDCHDJ57AY12003	82,500.00	14,278.92	68,221.08	GRANDE PRAIRIE
1105	AUTO PICKER TR	WESTERN STAR 35T PICKER	5KKUALAV07PX29464	304,351.21	52,345.22	252,005.99	GRANDE PRAIRIE

T-1302	AUTO PICKER TR	STERLING LT9500 PICKER 17T	2FZHAZCV97AW85970	90,000.00	5,986.94	84,013.06	GRANDE PRAIRIE
PT-1306	AUTO PICKER TR	KENWORTH T800 PICKER 18T	1XKDPBEX57R931800	150,000.00	9,978.26	140,021.74	GRANDE PRAIRIE
PT-1310	AUTO PICKER TR	KENWORTH T300 PICKER	2NMLD9XX17M998011	135,000.00	8,980.45	126,019.55	GRANDE PRAIRIE
PT-1401	AUTO PICKER TR	KENWORTH T800 PICKER 30T	1NKDLBTX27R989873	290,000.00	19,291.32	270,708.68	GRANDE PRAIRIE
PT-1402	AUTO PICKER TR	WESTERN STAR 4900SA PICKER 22T	5KKHAEAV16PV20455	145,000.00	9,645.67	135,354.33	GRANDE PRAIRIE
PT-1404	AUTO PICKER TR	KENWORTH T800 PICKER 40T	1NKDXBTX86R983837	265,000.00	17,628.26	247,371.74	GRANDE PRAIRIE
PT-1405	AUTO PICKER TR	KENWORTH T800 PICKER 35T	1NKDXBTX67R997740	340,000.00	22,617.39	317,382.61	GRANDE PRAIRIE
PT-1407	AUTO PICKER TR	KENWORTH C500 PICKER 50T	1NKCX4TXXAR943629	500,000.00	23,757.76	476,242.24	GRANDE PRAIRIE
PT-1410	AUTO PICKER TR	KENWORTH T800 PICKER 140T	1XKDP4TX1BR947919	550,000.00	22,866.85	527,133.15	GRANDE PRAIRIE
PT-1412	AUTO PICKER TR	KENWORTH T800 PICKER 45T	1NKDX4TX4DR959415	650,000.00	21,619.58	628,380.42	GRANDE PRAIRIE
PT-1504	AUTO PICKER TR	FREIGHTLINER M2112 PICKER 30T	1FVHC5CV57HY88114	95,000.00	6,319.58	88,680.42	GRANDE PRAIRIE
T-078	TRACTORS AUTO	KENWORTH T800	2NKDLBOX2NM927981	25,000.00	4,867.79	20,132.21	GRANDE PRAIRIE
T-083	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDDBOX77R994347	150,000.00	29,206.85	120,793.15	GRANDE PRAIRIE
T-084	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDDBOX6AJ943606	175,000.00	21,296.67	153,703.33	GRANDE PRAIRIE
T-089	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDP40XXBR948362	245,000.00	26,502.50	218,497.50	GRANDE PRAIRIE
T-090	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDP40XOCR954219	210,000.00	22,716.44	187,283.56	GRANDE PRAIRIE
T-091	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDP40XPCR954218	220,000.00	23,798.16	196,201.84	GRANDE PRAIRIE
T-093	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDD40X8CR954221	195,000.00	18,984.48	176,015.52	GRANDE PRAIRIE
T-094	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDD40X6CR954220	200,000.00	19,471.24	180,528.76	GRANDE PRAIRIE
T-095	TRACTORS AUTO	KENWORTH T800	1XKDD40X2BR948364	121,000.00	13,088.99	107,911.01	GRANDE PRAIRIE
T-1201	TRACTORS AUTO	KENWORTH T800 WINCH	1NKDLBOX76R987362	125,000.00	9,354.62	115,645.38	GRANDE PRAIRIE
T-1209	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDDBOXX7R999624	140,000.00	10,477.19	129,522.81	GRANDE PRAIRIE
T-1218	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDP4EX6BR948481	210,000.00	9,822.35	200,177.65	GRANDE PRAIRIE
T-1220	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDD40X5CJ955308	190,000.00	7,899.44	182,100.56	GRANDE PRAIRIE
T-1221	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDD40X7CJ955309	210,000.00	8,730.98	201,269.02	GRANDE PRAIRIE
T-1225	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDD40X7CJ949462	190,000.00	7,899.44	182,100.56	GRANDE PRAIRIE
T-1230	TRACTORS AUTO	PETERBILT 367 WINCH	1NP4EX9DD184299	235,000.00	8,793.34	226,206.66	GRANDE PRAIRIE
T-1233	TRACTORS AUTO	KENWORTH T800 WINCH	1NKDLBOX64R972610	77,000.00	5,762.43	71,237.57	GRANDE PRAIRIE
T-1234	TRACTORS AUTO	KENWORTH W900 HWY	1XKWDBOX76J984925	41,000.00	3,068.33	37,931.67	GRANDE PRAIRIE
T-1235	TRACTORS AUTO	KENWORTH T800 HWY	1XKDD40X7CJ950238	125,000.00	5,197.01	119,802.99	GRANDE PRAIRIE
T-1236	TRACTORS AUTO	KENWORTH T800 HWY	1XKDD40X5CR949736	140,000.00	5,820.67	134,179.33	GRANDE PRAIRIE
T-1241	TRACTORS AUTO	KENWORTH T800 HWY	1XKDP4EX7CJ955357	155,000.00	6,444.31	148,555.69	GRANDE PRAIRIE
T-1242	TRACTORS	KENWORTH T800 HWY	1XKDP4EX9CJ955358	155,000.00	6,444.31	148,555.69	GRANDE PRAIRIE

1244	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X5CJ958936	125,000.00	5,197.01	119,802.99	GRANDE PRAIRIE
T-1245	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X2DJ959964	150,000.00	6,236.43	143,763.57	GRANDE PRAIRIE
T-1246	AUTO TRACTORS	KENWORTH T800 HWY	1XKDP4EX5DJ959957	170,000.00	7,067.95	162,932.05	GRANDE PRAIRIE
T-1249	AUTO TRACTORS	KENWORTH T800 HWY	1XKDP4EX1DR962100	175,000.00	6,548.25	168,451.75	GRANDE PRAIRIE
T-300	TRACTORS	KENWORTH W900B WINCH	1XKWDBOX07R999575	135,000.00	18,198.55	116,801.45	GRANDE PRAIRIE
AT-135-812	CRANES	GROVE GMK5135 ALL TERRAIN	W09110540AWG12094	1,105,000.00	32,541.97	#####	GRANDE PRAIRIE
AT-135-820	CRANES	GROVE GMK5135 ALL TERRAIN	W0911056CWG12013	1,400,000.00	32,983.69	#####	GRANDE PRAIRIE
AT-165-802	CRANES	GROVE GMK5130 ALL TERRAIN	W091305208WG12371	1,025,000.00	36,223.15	988,776.85	GRANDE PRAIRIE
AT-165-808	CRANES	GROVE GMK5165 ALL TERRAIN	W091305308WG12061	1,150,000.00	33,867.20	#####	GRANDE PRAIRIE
RT-080-814	CRANES	GROVE RT880E ROUGH TERRAIN	231554	625,000.00	20,079.37	604,920.63	GRANDE PRAIRIE
RT-090-809	CRANES	GROVE RT890 ROUGH TERRAIN	231106	650,000.00	22,970.79	627,029.21	GRANDE PRAIRIE
RT-090-815	CRANES	GROVE RT890E ROUGH TERRAIN	231557	725,000.00	23,292.07	701,707.93	GRANDE PRAIRIE
RT-130-810	CRANES	GROVE RT9130E ROUGH TERRAIN	231258	850,000.00	30,038.74	819,961.26	GRANDE PRAIRIE
RT-130-816	CRANES	GROVE RT9130E ROUGH TERRAIN	231355	900,000.00	28,914.29	871,085.71	GRANDE PRAIRIE
RT-130-817	CRANES	GROVE RT9130E ROUGH TERRAIN	231624	900,000.00	28,914.29	871,085.71	GRANDE PRAIRIE
TH-110-800	CRANES	GROVE TMS9000E TRUCK CRANE	47659000X9S230078	700,000.00	27,486.40	672,513.60	GRANDE PRAIRIE
TH-110-813	CRANES	GROVE TMS9000E TRUCK CRANE	476S90002BS231943	775,000.00	24,898.42	750,101.58	GRANDE PRAIRIE
TH-110-818	CRANES	GROVE TMS9000E TRUCK CRANE	476S90002BS231943	800,000.00	25,701.59	774,298.41	GRANDE PRAIRIE
E-03	OTHER EQUIP	BOBCAT S300	521512108	18,000.00	3,894.22	14,105.78	GRANDE PRAIRIE
E-09	OTHER EQUIP	JOHN DEERE 544E WHEEL LOADER	DW544EDS25830	32,000.00	6,923.11	25,076.89	GRANDE PRAIRIE
E-13	OTHER EQUIP	DAEWOO FORKLIFT	D2-01038	8,000.00	1,730.79	6,269.21	GRANDE PRAIRIE
YL-11	OTHER EQUIP	KOMATSU WA180 LOADER	A80596	35,000.00	-	35,000.00	GRANDE PRAIRIE
YL-12	OTHER EQUIP	JOHN DEERE 624 K LOADER	1DW624KZCCD644640	215,000.00	-	215,000.00	GRANDE PRAIRIE
B4-017	TRAILERS	4 WHEEL SINGLE BOOSTER	2P9BD1LC67A015483	20,000.00	748.37	19,251.63	GRANDE PRAIRIE
B4-020	TRAILERS	4 WHEEL SINGLE BOOSTER	2K9TD113XCL072229	23,000.00	614.73	22,385.27	GRANDE PRAIRIE
B4-06	TRAILERS	4 WHEEL BOOSTER	2A9TD10192N125082	18,000.00	1,752.42	16,247.58	GRANDE PRAIRIE
B4-07	TRAILERS	4 WHEEL BOOSTER	2S9TD10114N125287	20,000.00	1,947.16	18,052.84	GRANDE PRAIRIE
B4-09	TRAILERS	4 WHEEL BOOSTER	2A9TD10115N125226	21,000.00	2,044.47	18,955.53	GRANDE PRAIRIE
B4-12	TRAILERS	4 WHEEL BOOSTER	2KTD1117CL072266	27,500.00	1,784.90	25,715.10	GRANDE PRAIRIE
B4-22	TRAILERS	4 WHEEL SINGLE FLIP AXLE BOOSTER	1TKR00517CM026271	25,000.00	719.60	24,280.40	GRANDE PRAIRIE
B8-015	TRAILERS	8 WHEEL TANDEM BOOSTER	2K9TD21999L062220	40,000.00	1,360.67	38,639.33	GRANDE PRAIRIE
B8-016	TRAILERS	8 WHEEL TANDEM BOOSTER	2K9TD2194BL072171	45,000.00	1,295.26	43,704.74	GRANDE PRAIRIE
11	OTHER	8 WHEEL BOOSTER	2K9TD21907L052023	46,500.00	4,527.06	41,972.94	GRANDE PRAIRIE

YQ-02	TRAILERS OTHER	UTILITY TRAILER	1H9AJ1418AH260002	9,000.00	674.01	8,325.99	GRANDE PRAIRIE
BBQ-03	TRAILERS OTHER	4 WHEEL TANDEM BBQ	2N9FD721281911035	10,000.00	374.20	9,625.80	GRANDE PRAIRIE
BD-110-01	TRAILERS OTHER	12 WHEEL TRIDEM BOOM DOLLY 110T	2N9CD3038BE065160	35,000.00	1,091.39	33,908.61	GRANDE PRAIRIE
BD-110-03	TRAILERS OTHER	12 WHEEL TRIDEM BOOM DOLLY 110T	2N9CD4038BE065231	40,000.00	1,151.34	38,848.66	GRANDE PRAIRIE
BD-110-04	TRAILERS OTHER	12 WHEEL TRIDEM BOOM DOLLY 110T	2N9CD4038CE065232	45,000.00	1,202.73	43,797.27	GRANDE PRAIRIE
BD-110-05	TRAILERS OTHER	20 WHEEL 5 AXLE BOOM DOLLY 110T	1N9G62A38D1012575	60,000.00	1,603.64	58,396.36	GRANDE PRAIRIE
BD-135-01	TRAILERS OTHER	12 WHEEL TRIDEM BOOM DOLLY 135T	2N9CD4032BE065242	40,000.00	1,151.34	38,848.66	GRANDE PRAIRIE
BD-135-02	TRAILERS OTHER	BOOM DOLLY 135T	1N9G62T52D1012571	35,000.00	935.46	34,064.54	GRANDE PRAIRIE
BD-165-01	TRAILERS OTHER	BOOM DOLLY 165T	51302371	20,000.00	748.37	19,251.63	GRANDE PRAIRIE
BD-165-02	TRAILERS OTHER	12 WHEEL TRIDEM BOOM DOLLY 165T	1N9G62A3691012808	30,000.00	1,020.51	28,979.49	GRANDE PRAIRIE
CT-03	TRAILERS OTHER	VAN 53	2M5921616W7051700	6,000.00	584.15	5,415.85	GRANDE PRAIRIE
GT-01	TRAILERS OTHER	TRIDEM CLAM	2C9B354D78S133142	45,000.00	3,982.76	41,017.24	GRANDE PRAIRIE
GT-02	TRAILERS OTHER	TRIDEM END DUMP	2C9DS35384C181017	35,000.00	3,407.42	31,592.58	GRANDE PRAIRIE
H8-13	TRAILERS OTHER	8 WHEEL TANDEM HIGHBOY	2LDPF4021W9030354	6,500.00	270.26	6,229.74	GRANDE PRAIRIE
H8-15	TRAILERS OTHER	8 WHEEL TANDEM HIGHBOY 36'	2SLFCE290DR005416	24,000.00	598.68	23,401.32	GRANDE PRAIRIE
H8O-06	TRAILERS OTHER	OILFIELD FLOAT	NOT8006P2335	8,000.00	778.85	7,221.15	GRANDE PRAIRIE
O-10	TRAILERS OTHER	OILFIELD FLOAT	2L9FS52989H003695	32,000.00	2,596.13	29,403.87	GRANDE PRAIRIE
H8O-11	TRAILERS OTHER	8 WHEEL TANDEM OILFIELD FLOAT HIGHBOY	NBRNF783495	6,000.00	224.51	5,775.49	GRANDE PRAIRIE
HT-57	TRAILERS OTHER	HIGHBOY	2M513161651100471	20,000.00	1,947.16	18,052.84	GRANDE PRAIRIE
HT-79	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131613C1127446	40,000.00	1,069.12	38,930.88	GRANDE PRAIRIE
HT-85	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131618D1134068	42,000.00	1,047.70	40,952.30	GRANDE PRAIRIE
HT-87	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131617D1135342	42,000.00	1,047.70	40,952.30	GRANDE PRAIRIE
HT-88	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131615A1123072	34,000.00	1,060.19	32,939.81	GRANDE PRAIRIE
HT-90	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131615C1127447	40,000.00	1,069.12	38,930.88	GRANDE PRAIRIE
HT-93	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131616C1128719	40,000.00	1,069.12	38,930.88	GRANDE PRAIRIE
HT-94	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131612C1128720	40,000.00	1,069.12	38,930.88	GRANDE PRAIRIE
HTO-01	TRAILERS OTHER	Gerry's Tri-Float	2T9ESHDF5SE008179	7,000.00	1,600.26	5,399.74	GRANDE PRAIRIE
HTO-04	TRAILERS OTHER	OILFIELD FLOAT HIGHBOY	2PLG04835WBB91610	25,000.00	2,433.92	22,566.08	GRANDE PRAIRIE
HTO-06	TRAILERS OTHER	OILFIELD FLOAT	2A91151356A003128	55,000.00	5,354.58	49,645.42	GRANDE PRAIRIE
HTO-10	TRAILERS OTHER	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY 4	2L9FS039XBH003768	75,000.00	2,158.75	72,841.25	GRANDE PRAIRIE
HTO-11	TRAILERS OTHER	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY 5	2L9FS0397BH003777	75,000.00	2,158.75	72,841.25	GRANDE PRAIRIE
HTO-13	TRAILERS OTHER	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY	2L9FS338XCH003800	75,000.00	2,004.55	72,995.45	GRANDE PRAIRIE
P-02	TRAILERS OTHER	PICKER FLATDECK	2M5131282B1124944	40,000.00	2,781.63	37,218.37	GRANDE PRAIRIE

TP-03	TRAILERS OTHER	PICKER FLATDECK	2M5131284B1124945	40,000.00	2,781.63	37,218.37	GRANDE PRAIRIE
HTP-14	TRAILERS OTHER	12 WHEEL TRIDEM PICKER HIGHBOY 42'	2DEHBFZ3041016835	30,000.00	1,122.57	28,877.43	GRANDE PRAIRIE
HTP-17	TRAILERS OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEPTFZ3571020263	37,000.00	1,384.50	35,615.50	GRANDE PRAIRIE
HTP-18	TRAILERS OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEPTFZ3371021363	37,000.00	1,384.50	35,615.50	GRANDE PRAIRIE
HTP-19	TRAILERS OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEPTFZ3181022996	38,000.00	1,421.92	36,578.08	GRANDE PRAIRIE
HTP-20	TRAILERS OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEPTFZ3181023209	38,000.00	1,421.92	36,578.08	GRANDE PRAIRIE
HTP-22	TRAILERS OTHER	18 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEPTFZ3991025145	38,000.00	1,292.65	36,707.35	GRANDE PRAIRIE
HTP-23	TRAILERS OTHER	19 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEPTFZ3091025146	38,000.00	1,292.65	36,707.35	GRANDE PRAIRIE
HTP-26	TRAILERS OTHER	13 WHEEL TRIDEM PICKER FLOAT HIGHBOY 40	2M5131220C1128715	42,000.00	1,122.57	40,877.43	GRANDE PRAIRIE
HTP-27	TRAILERS OTHER	14 WHEEL TRIDEM PICKER FLOAT HIGHBOY 40	2M5131222C1128716	42,000.00	1,122.57	40,877.43	GRANDE PRAIRIE
HTP-28	TRAILERS OTHER	15 WHEEL TRIDEM PICKER FLOAT HIGHBOY 40	2M5131227C1129019	42,000.00	1,122.57	40,877.43	GRANDE PRAIRIE
HTP-30	TRAILERS OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 9	2M5131229D1136328	52,000.00	1,297.19	50,702.81	GRANDE PRAIRIE
HTT-10	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY TROMBONE 53	2M5131612D1135197	42,000.00	1,047.70	40,952.30	GRANDE PRAIRIE
HTT-11	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY TROMBONE 53	2M5131613B1126375	38,000.00	1,093.75	36,906.25	GRANDE PRAIRIE
L16-16	TRAILERS OTHER	16 WHEEL TANDEM LOWBOY	2K9LB3543BL072186	110,000.00	3,166.17	106,833.83	GRANDE PRAIRIE
L16S-01	TRAILERS OTHER	16 WHEEL TANDEM SCISSORNECK LOWBOY 60T	2K9LB45999L052231	80,000.00	2,721.34	77,278.66	GRANDE PRAIRIE
S-02	TRAILERS OTHER	16 WHEEL TANDEM SCISSORNECK LOWBOY	2A9105847AA003013	130,000.00	4,053.67	125,946.33	GRANDE PRAIRIE
L24-06	TRAILERS OTHER	GOOSENECK 70T	2K9LB66597L052024	160,000.00	15,577.02	144,422.98	GRANDE PRAIRIE
LTB-02	TRAILERS OTHER	LOWBOY 50T	2A9LB5036YN125385	50,000.00	4,867.79	45,132.21	GRANDE PRAIRIE
LTB-03	TRAILERS OTHER	LOWBOY	2A9LB50333N125126	65,000.00	6,328.15	58,671.85	GRANDE PRAIRIE
LTB-05	TRAILERS OTHER	LOWBOY	2K9LV3551CL072049	95,000.00	6,606.33	88,393.67	GRANDE PRAIRIE
LTB-06	TRAILERS OTHER	LOWBOY	2K9LB3558CL072050	95,000.00	6,606.33	88,393.67	GRANDE PRAIRIE
LTB-07	TRAILERS OTHER	LOWBOY	2K9LB3522CL072051	85,000.00	5,910.91	79,089.09	GRANDE PRAIRIE
LTD-07	TRAILERS OTHER	12 WHEEL TRIDEM DOUBLE DROP LOWBOY	1TKH05024CM026270	85,000.00	2,446.57	82,553.43	GRANDE PRAIRIE
LTDB-04	TRAILERS OTHER	DOUBLE DROP 50T	2K9LB35204I052107	55,000.00	5,354.58	49,645.42	GRANDE PRAIRIE
LTDB-13	TRAILERS OTHER	DOUBLE DROP LOWBOY	2K9LB35578L052153	80,000.00	7,080.47	72,919.53	GRANDE PRAIRIE
LTS-11	TRAILERS OTHER	SCISSORNECK 40T	2A9LB40314N125119	70,000.00	6,814.95	63,185.05	GRANDE PRAIRIE
LTS-13	TRAILERS OTHER	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY 5	2DESNSZ3271020220	55,000.00	2,058.00	52,942.00	GRANDE PRAIRIE
LTS-15	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2DESNSZ3371021506	55,000.00	2,058.00	52,942.00	GRANDE PRAIRIE
LTS-17	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2DESNSZ3881023429	70,000.00	2,619.31	67,380.69	GRANDE PRAIRIE
LTS-23	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK 55T	2DESNSZ3671021550	55,000.00	2,058.00	52,942.00	GRANDE PRAIRIE
LTS-26	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3528CL072183	90,000.00	2,405.49	87,594.51	GRANDE PRAIRIE
S-27	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3559CL072056	85,000.00	2,271.85	82,728.15	GRANDE PRAIRIE

TS-28	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB352XCL072184	90,000.00	2,405.49	87,594.51	GRANDE PRAIRIE
LTS-30	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3559CL072199	85,000.00	2,271.85	82,728.15	GRANDE PRAIRIE
LTSB-01	TRAILERS OTHER	SCISSORNECK 50T	2A9LB503XXN125145	50,000.00	4,867.79	45,132.21	GRANDE PRAIRIE
LTSB-06	TRAILERS OTHER	SCISSORNECK 40T	2A9LB403X4N125118	70,000.00	6,814.95	63,185.05	GRANDE PRAIRIE
LTT-09	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M513129071113439	55,000.00	4,118.90	50,881.10	GRANDE PRAIRIE
LTT-10	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M5131505A1123257	75,000.00	5,616.71	69,383.29	GRANDE PRAIRIE
LTT-14	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M6131507A1123261	75,000.00	5,616.71	69,383.29	GRANDE PRAIRIE
LTT-16	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M5131524C1129085	90,000.00	6,740.06	83,259.94	GRANDE PRAIRIE
LTT-18	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M5131528C1129087	90,000.00	6,740.06	83,259.94	GRANDE PRAIRIE
LTT-19	TRAILERS OTHER	12 WHEEL TRIDEM TROMBONE STEPDECK	2M513131771113883	38,000.00	1,421.92	36,578.08	GRANDE PRAIRIE
LTT-20	TRAILERS OTHER	12 WHEEL TRIDEM TROMBONE STEPDECK	2M5131588C1126940	85,000.00	2,271.85	82,728.15	GRANDE PRAIRIE
LTT-24	TRAILERS OTHER	12 WHEEL TRIDEM TROMBONE STEPDECK	2M5131581D1135206	90,000.00	2,245.11	87,754.89	GRANDE PRAIRIE
LTTK-308	TRAILERS OTHER	2002 Empire T/A Tank Trailer	202008	75,000.00	16,301.75	58,698.25	GRANDE PRAIRIE
LTTS-02	TRAILERS OTHER	TROMBONE 45T	2K9LB35375L052261	60,000.00	5,841.39	54,158.61	GRANDE PRAIRIE
LTTS-03	TRAILERS OTHER	12 WHEEL TRIDEM TROMBONE/SCISSORNECK	2K9LB3551CL072181	95,000.00	2,539.12	92,460.88	GRANDE PRAIRIE
OS-01	TRAILERS OTHER	SKID TYPE OFFICE SHACK 10' X 32'	ST060204	26,000.00	972.88	25,027.12	GRANDE PRAIRIE
02	TRAILERS OTHER	SKID TYPE OFFICE SHACK 10' X 24'	ST060390	30,000.00	801.82	29,198.18	GRANDE PRAIRIE
OT-01	TRAILERS OTHER	4 WHEEL TANDEM OFFICE BUMPER HITCH 20'	1WC200J2924045651	6,500.00	243.22	6,256.78	GRANDE PRAIRIE
OT-02	TRAILERS OTHER	4 WHEEL TANDEM OFFICE BUMPER HITCH 16'	4RYC162056T110705	10,000.00	374.20	9,625.80	GRANDE PRAIRIE
OT-03	TRAILERS OTHER	4 WHEEL TANDEM OFFICE BUMPER HITCH 16'	4RYC162076T110673	10,000.00	374.20	9,625.80	GRANDE PRAIRIE
PJ16-21	TRAILERS OTHER	16 WHEEL JEEP LOW PROFILE	2K9KB42677L052022	55,000.00	5,354.58	49,645.42	GRANDE PRAIRIE
PJ16-25	TRAILERS OTHER	16 WHEEL TANDEM JEEP	2K9KB42609L052219	50,000.00	1,700.83	48,299.17	GRANDE PRAIRIE
PJ8-15	TRAILERS OTHER	8 WHEEL JEEP	2A9TL35692V045252	20,000.00	1,947.16	18,052.84	GRANDE PRAIRIE
PJ8-16	TRAILERS OTHER	8 WHEEL JEEP	2K9KB2256SL052005	12,000.00	1,168.31	10,831.69	GRANDE PRAIRIE
PJ8-17	TRAILERS OTHER	8 WHEEL JEEP	2K9KB224X5L052242	25,000.00	2,433.92	22,566.08	GRANDE PRAIRIE
PJ8-18	TRAILERS OTHER	8 WHEEL JEEP	2K9KB224X5L052365	25,000.00	2,433.92	22,566.08	GRANDE PRAIRIE
PJ8-31	TRAILERS OTHER	8 WHEEL TANDEM JEEP	2K9KB22558L052369	30,000.00	1,122.57	28,877.43	GRANDE PRAIRIE
PJ8-32	TRAILERS OTHER	8 WHEEL TANDEM JEEP	2K9KB2255BL072175	34,000.00	978.65	33,021.35	GRANDE PRAIRIE
PJ8-34	TRAILERS OTHER	8 WHEEL TANDEM JEEP	2K9KB2256CL072249	40,000.00	1,069.12	38,930.88	GRANDE PRAIRIE
RVT-01	TRAILERS OTHER	12 WHEEL TRIDEM REEFER 53'	1UYVS35397U897506	10,000.00	374.20	9,625.80	GRANDE PRAIRIE
SBL-06	TRAILERS OTHER	12 WHEEL TRIDEM SUPER B LEAD	2M5130978C1129834	28,000.00	805.96	27,194.04	GRANDE PRAIRIE
SBP-06	TRAILERS OTHER	8 WHEEL TANDEM SUPER B PUP	2M512085XC1129837	26,000.00	748.37	25,251.63	GRANDE PRAIRIE
07	TRAILERS OTHER	8 WHEEL TANDEM SUPER B PUP	2M5120857D1134771	24,000.00	641.47	23,358.53	GRANDE PRAIRIE

F-02	TRAILERS OTHER	12 WHEEL TRIDEM BEDTRUCK FLOAT	2L9FS3386CH003812	65,000.00	1,737.28	63,262.72	GRANDE PRAIRIE
UT-01	TRAILERS OTHER	20	2S9CH202433090504	3,500.00	340.72	3,159.28	GRANDE PRAIRIE
UT-02	TRAILERS OTHER	FLATDECK	2N9FADL3AG017076	14,500.00	1,085.92	13,414.08	GRANDE PRAIRIE
UT-05	TRAILERS OTHER	32	2N9FASDL6CG017219	18,000.00	1,168.31	16,831.69	GRANDE PRAIRIE
UT-10	TRAILERS OTHER	4 WHEEL TANDEM GOOSENECK FLIP RAMPS 20	2CU23ALA712008728	4,000.00	149.69	3,850.31	GRANDE PRAIRIE
UT-15	TRAILERS OTHER	8 WHEEL TANDEM GOOSENECK FLIP RAMPS 25	2R9DA302761625103	6,000.00	224.51	5,775.49	GRANDE PRAIRIE
UT-17	TRAILERS OTHER	6 WHEEL TRIDEM GOOSENECK LIVE ROLL 40'	2CU24A8GX62019053	8,500.00	353.38	8,146.62	GRANDE PRAIRIE
UT-18	TRAILERS OTHER	8 WHEEL TANDEM GOOSENECK 30'	2F9T330H016056818	4,500.00	168.40	4,331.60	GRANDE PRAIRIE
UT-19	TRAILERS OTHER	6 WHEEL TRIDEM GOOSENECK 40'	2ATA11015AM107466	4,500.00	168.40	4,331.60	GRANDE PRAIRIE
UT-22	TRAILERS OTHER	6 WHEEL TRIDEM GOOSENECK 34'	5D3BG3432CE104054	17,000.00	454.36	16,545.64	GRANDE PRAIRIE
P-152	AUTO LT TRUCKS	2013 GMC Sierra	1GT423C84DF113080	55,302.74	8,276.04	47,026.70	KITIMAT
P-215	AUTO LT TRUCKS	DODGE RAM 5500 4X4	3D6WD7ELXAG105663	28,000.00	14,387.09	13,612.91	KITIMAT
PT-161	AUTO PICKER TR	2010 Peterbilt 367 T/A 30 Ton Boom	1NPTL00X0BD116028	264,133.00	30,773.32	233,359.68	KITIMAT
PT-490	AUTO PICKER TR	2013 Peterbilt 367 w/ National NBT30H100	1NPTL70X0DD175320	292,904.00	15,593.16	277,310.84	KITIMAT
T-027	AUTO TRACTORS	2007 International 9200	2HSCEAPR67C464302	49,506.25	9,268.33	40,237.92	KITIMAT
T-205	AUTO TRACTORS	2006 Kenworth T-800	1XKDD89XX6R989838	51,000.00	15,285.32	35,714.68	KITIMAT
220-709	CRANES	2008 Manitowoc 14000 Crawler 200 Ton	14001069	672,454.11	53,529.07	618,925.04	KITIMAT
CC-330-712	CRANES	2012 Liebherr LR1300SX 350 Ton Crawler	138149	2,594,246.02	133,049.11	#####	KITIMAT
RT-015-169	CRANES	Tadano GR150XL-1 15T Rough Terrain		-	-	-	KITIMAT
RT-060-122	CRANES	2006 Grove RT700E Rough Terrain 60 Ton	225215	255,000.00	32,477.87	222,522.13	KITIMAT
RT-080-153	CRANES	2012 Grove RT880E Rough Terrain 80 Ton	232011	561,595.76	34,424.86	527,170.90	KITIMAT
RT-090-146	CRANES	2010 Grove RT890E Rough Terrain 90 Ton	230582	479,598.88	33,921.50	445,677.38	KITIMAT
RT-090-147	CRANES	2010 Grove RT890E Rough Terrain 90 Ton	230761	460,918.32	32,600.02	428,318.30	KITIMAT
RT-100-154	CRANES	2012 Tadano GR1000XL-2 Rough Terrain 100	547714	661,442.46	40,545.43	620,897.03	KITIMAT
RT-100-155	CRANES	2012 Tadano GR1000XL-2 Rough Terrain 100	547718	661,442.46	40,545.43	620,897.03	KITIMAT
RT-130-140	CRANES	2007 Grove RT9130E Rough Terrain 130 Ton	227121	760,000.00	96,796.79	663,203.21	KITIMAT
RT-150-151	CRANES	2011 Grove RT9150E Rough Terrain 150 Ton	231938	1,093,016.60	71,786.02	#####	KITIMAT
TC-110-404	CRANES	2012 LinkBelt 110 Ton Telescopic	S1K2-2996	1,271,089.82	58,313.94	#####	KITIMAT
TC-110-408	CRANES	2013 Linkbelt 110TCrawler Crane	S1K33347	1,229,915.26	34,964.62	#####	KITIMAT
SB46-05	TRAILERS OTHER	2007 Doepker Tridem Super B Lead	2DEHBFZ3171019263	36,000.00	4,854.83	31,145.17	KITIMAT
P-125	AUTO LT TRUCKS	GMC SIERRA 2500 DIESEL	1GTHK23D47F149686	10,500.00	5,810.80	4,689.20	KITIMAT
P-127	AUTO LT TRUCKS	CHEVROLET 2500	1GC1KXCGXF152997	39,000.00	14,388.58	24,611.42	KITIMAT
128	AUTO LT TRUCKS	GMC SIERRA 2500	1GT121E81CF231381	54,000.00	19,922.68	34,077.32	KITIMAT

129	AUTO LT TRUCKS	GMC SIERRA	1GTHK39D87E115902	9,000.00	4,980.65	4,019.35	KITIMAT
PT-168	AUTO PICKER TR	FREIGHTLINER 112 W/ HIAB MODEL 400E-8X5	1FVPC5CV87HX48005	145,000.00	27,029.58	117,970.42	KITIMAT
T-042	AUTO TRACTORS	PETERBILT 379 W/ SLEEPER	1XP5DB9X03D803120	33,000.00	6,920.49	26,079.51	KITIMAT
T-053	AUTO TRACTORS	PETERBILT 357 W/ SLEEPER	1XP5DBP9X43D588471	30,000.00	6,291.39	23,708.61	KITIMAT
T-054	TRACTORS	KENWORTH T800	1XKDD40X07R997862	35,000.00	7,339.95	27,660.05	KITIMAT
AT-022-017	CRANES	GROVE AT422 ALL TERRAIN 22T	476AT0422NS077262	95,000.00	18,815.84	76,184.16	KITIMAT
AT-270-055	CRANES	LIEBHERR TM1220-5.2 ALL TERRAIN 270T	W09585700BEL05301	1,745,000.00	101,652.19	#####	KITIMAT
RT-015-061	CRANES	TADANO GR150XL1 ROUGH TERRAIN 15T	FD1914	200,000.00	13,204.14	186,795.86	KITIMAT
RT-030-059	CRANES	TADANO GR330XI-1 ROUGH TERRAIN 30T	561493	300,000.00	19,806.13	280,193.87	KITIMAT
RT-030-062	CRANES	TADANO GR300XL1 ROUGH TERRAIN 30T	561492	300,000.00	19,806.13	280,193.87	KITIMAT
RT-050-035	CRANES	LINKBELT RTC8050 ROUGH TERRAIN 50T	J6J6-8534	245,000.00	26,958.40	218,041.60	KITIMAT
RT-050-040	CRANES	LINKBELT RTC8050 ROUGH TERRAIN 50T	J6J6-8579	275,000.00	30,259.41	244,740.59	KITIMAT
RT-060-041	CRANES	GROVE RT700E ROUGH TERRAIN 60T	227752	320,000.00	31,689.90	288,310.10	KITIMAT
RT-065-060	CRANES	LINKBELT RTC8065 ROUGH TERRAIN 65T	J9J7-9162	350,000.00	34,660.79	315,339.21	KITIMAT
RT-090-071	CRANES	LINKBELT RTC8090 ROUGH TERRAIN 90T	N4K12336	650,000.00	42,913.36	607,086.64	KITIMAT
TH-100-054	CRANES	LINKBELT HTC86100 TRUCK CRANE 100T	1F9N3K125BL028471	910,000.00	90,118.02	819,881.98	KITIMAT
063	OTHER EQUIP	JOHN DEERE 344J LOADER	1LU344JXKZB027282	159,000.00	17,776.71	141,223.29	KITIMAT
BD100-57	TRAILERS	DOLLY 100T	1N9G62A30B1012275	40,000.00	2,995.92	37,004.08	KITIMAT
BD150-22	TRAILERS	BOOM DOLLY 150T	J9X3A8E2XK001059	18,000.00	1,887.42	16,112.58	KITIMAT
BD270-56	TRAILERS	DOLLY 270T	1N9G62A3XC1012334	55,000.00	3,844.69	51,155.31	KITIMAT
BD60-15	TRAILERS	BOOM DOLLY	2BGV07070VUV10144	13,000.00	1,363.15	11,636.85	KITIMAT
BD90-48	TRAILERS	BOOM DOLLY 90T	1N9G62A3691012792	27,000.00	2,359.29	24,640.71	KITIMAT
HS-05	TRAILERS	5TH WHEEL 20	2DPH2428WS080317	3,500.00	366.97	3,133.03	KITIMAT
HS-06	TRAILERS	5TH WHEEL 30	1J9ES382X8L326491	7,000.00	667.23	6,332.77	KITIMAT
HT-54	TRAILERS	FLATDECK 40	2BG505209XT285607	5,000.00	524.30	4,475.70	KITIMAT
HT-55	TRAILERS	TRIDEM HIGHBOY 47	2DEHBFZ31V1010320	7,000.00	734.01	6,265.99	KITIMAT
HT-56	TRAILERS	FLATDECK 48	4C6FA4835X1020283	8,000.00	838.85	7,161.15	KITIMAT
HT-67	TRAILERS	FLATDECK 53	2LDS053389E049103	35,000.00	3,058.32	31,941.68	KITIMAT
LT-43	TRAILERS	LOWBOY 26	13NE5340433517903	45,000.00	4,718.53	40,281.47	KITIMAT
LT-64	TRAILERS	STEPDECK 52	1C92D533X8M949635	32,000.00	3,050.38	28,949.62	KITIMAT
SBT-27A	TRAILERS	B-TRAIN 32	2D9HBFZ33S1016761	22,000.00	2,306.87	19,693.13	KITIMAT
SBT-58A	TRAILERS	B-TRAIN 32	2DEHBFA2061019160	30,000.00	3,145.72	26,854.28	KITIMAT
70A	TRAILERS	B-TRAIN	2DEHBFZ3381021968	34,000.00	3,240.97	30,759.03	KITIMAT

T-1601	AUTO BED TRUCK	KENWORTH T800 TEXAS BED TRUCK	1NKDX4EX77R932839	215,000.00	14,302.19	200,697.81	LEDUC
BT-1700	AUTO BED TRUCK	WESTERN STAR 6900XD BED TRUCK	5KKMASCK07PW85334	300,000.00	19,956.52	280,043.48	LEDUC
P-1024	AUTO LT TRUCKS	DODGE 2500 CREWCAB 4X4	3D7UT2CL1BG628826	15,000.00	2,962.28	12,037.72	LEDUC
P-1031	AUTO LT TRUCKS	CHEVROLET TAHOE 4X4	1GNSKCE06DR183295	33,000.00	4,344.70	28,655.30	LEDUC
P-1116	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX48A38G157147	8,500.00	1,678.66	6,821.34	LEDUC
P-1134	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y4CL9BG587810	17,500.00	3,456.02	14,043.98	LEDUC
P-1138	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3HLCG101662	22,000.00	2,896.49	19,103.51	LEDUC
P-1143	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C7WDLFL2CG125652	27,000.00	3,554.74	23,445.26	LEDUC
P-1145	AUTO LT TRUCKS	FORD F550 CREWCAB 4X4	1FD0W5HT6CEC59007	37,500.00	4,937.16	32,562.84	LEDUC
P-1151	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63DRHL4CG271624	39,000.00	5,134.63	33,865.37	LEDUC
PT-1307	AUTO PICKER TR	KENWORTH T300 PICKER 5.5T	2NKMLD9X56M987673	130,000.00	8,647.81	121,352.19	LEDUC
PT-1311	AUTO PICKER TR	KENWORTH PICKER	1XKDP4EX3DR959246	310,000.00	10,310.87	299,689.13	LEDUC
PT-1406	AUTO PICKER TR	KENWORTH T800 PICKER 35T	1NKDXBTXX7R997739	340,000.00	22,617.39	317,382.61	LEDUC
PT-1408	AUTO PICKER TR	KENWORTH T800 PICKER 45T	1XKDP4TX8BR947920	575,000.00	23,906.25	551,093.75	LEDUC
PT-1501	AUTO PICKER TR	FREIGHTLINER FL80 PICKER 28T	1FVHCYDJ97HX22126	80,000.00	5,321.74	74,678.26	LEDUC
PT-496	AUTO PICKER TR	PICKER	1NKDX4TX7EJ967122	478,847.25	4,767.75	474,079.50	LEDUC
T-1203	AUTO TRACTORS	PETERBILT 378 WINCH	1NPFLBOXX7D663968	125,000.00	9,354.62	115,645.38	LEDUC
T-1207	AUTO TRACTORS	WESTERN STAR 4900SA WINCH	5KJRALAV57PY65468	130,000.00	9,728.82	120,271.18	LEDUC
T-1210	AUTO TRACTORS	WESTERN STAR 4900SA WINCH	5KKJALAV37PY65445	130,000.00	9,728.82	120,271.18	LEDUC
T-1215	AUTO TRACTORS	PETERBILT 378 WINCH	1NPFP4EXX6D640374	115,000.00	8,606.25	106,393.75	LEDUC
T-1224	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDP4EXXCR950770	190,000.00	7,899.44	182,100.56	LEDUC
T-1227	AUTO TRACTORS	PETERBILT 367 WINCH	1NP TL40X4DD184309	215,000.00	8,044.99	206,955.01	LEDUC
T-1239	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X5CJ955311	140,000.00	5,820.67	134,179.33	LEDUC
T-1240	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X3CJ955310	145,000.00	6,028.55	138,971.45	LEDUC
T-1243	AUTO TRACTORS	KENWORTH T800 HWY	1XKDP4EX3CJ955355	165,000.00	6,860.07	158,139.93	LEDUC
T-1247	AUTO TRACTORS	KENWORTH T800 HWY	1XKDP4EX3DJ959956	165,000.00	6,860.07	158,139.93	LEDUC
T-1250	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X9DJ960965	150,000.00	5,612.77	144,387.23	LEDUC
AT-120-519	CRANES	ALL TERRAIN	044228	1,282,925.68	25,161.45	#####	LEDUC
AT-400-521	CRANES	2013 LIEBHERR LTM1350 400 TON	071350	3,535,012.72	20,773.59	#####	LEDUC
TH-110-821	CRANES	GROVE TMS9000E TRUCK CRANE	476S90006CS232529	882,014.00	7,310.18	874,703.82	LEDUC
YL-13	OTHER EQUIP TRAILERS	JOHN DEERE TC54 LOADER	DWTC54H567576	62,000.00	-	62,000.00	LEDUC
B4-016	OTHER TRAILERS	4 WHEEL SINGLE BOOSTER	2P9BD1LC67A015485	20,000.00	748.37	19,251.63	LEDUC
P-100-83	OTHER	2013 Nelson Boom Dolly	1N9G62A35D1012730	67,400.00	1,681.32	65,718.68	LEDUC

120-77	TRAILERS OTHER	Nelson Quad Axle Rolling Tower Dolly	1N9G62M47D1012717	65,933.26	3,634.83	62,298.43	LEDUC
3D-400-84	TRAILERS OTHER	2013 Nelson Quad Axle Dolly	1N9G62J47D1012821	93,261.57	1,825.16	91,436.41	LEDUC
H4O-02	TRAILERS OTHER	4 WHEEL SINGLE OILFIELD FLOAT 35'	2CU3BU3LX12009695	4,500.00	168.40	4,331.60	LEDUC
H8-14	TRAILERS OTHER	8 WHEEL TANDEM HIGHBOY 36'	2SLFCE299DR005415	26,000.00	648.57	25,351.43	LEDUC
HT-91	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131616C1128204	40,000.00	1,069.12	38,930.88	LEDUC
HTO-08	TRAILERS OTHER	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY	2DEPFFZ3471020228	50,000.00	1,870.94	48,129.06	LEDUC
HTO-09	TRAILERS OTHER	12 WHEEL TRIDEM OILFIELD FLOAT 50T 9'W	2DEPFFZ3771020241	50,000.00	2,078.82	47,921.18	LEDUC
HTO-14	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY 50T	2DEPFFZ3571020240	50,000.00	1,870.94	48,129.06	LEDUC
HTP-21	TRAILERS OTHER	12 WHEEL TRIDEM PICKER HIGHBOY 45'	2DEPTFZ3981022986	38,000.00	1,421.92	36,578.08	LEDUC
HTP-24	TRAILERS OTHER	12 WHEEL TRIDEM PICKER HIGHBOY 48'	1R1F24820VK970393	16,000.00	665.20	15,334.80	LEDUC
HTP-25	TRAILERS OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 40	2DLPF4030B9052123	39,000.00	1,122.57	37,877.43	LEDUC
HTP-31	TRAILERS OTHER	48' TRIDEM PICKER FLATDECK	2M5131468E1142364	63,358.00	473.13	62,884.87	LEDUC
LTS-16	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY 50T 9	2DESNSZ3281023216	70,000.00	2,619.31	67,380.69	LEDUC
LTS-18	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2DESNSZ3481023430	70,000.00	2,619.31	67,380.69	LEDUC
LTS-20	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY 50T	2DESNSZ3891025148	75,000.00	2,551.26	72,448.74	LEDUC
LTS-24	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3557CL072010	75,000.00	2,158.75	72,841.25	LEDUC
12	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M5131505A1123259	75,000.00	5,616.71	69,383.29	LEDUC
LTT-17	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M5131526C1129086	90,000.00	6,740.06	83,259.94	LEDUC
LTT-21	TRAILERS OTHER	12 WHEEL TRIDEM TROMBONE STEPDECK	2M5131588C1127313	80,000.00	2,138.21	77,861.79	LEDUC
UT-13	TRAILERS OTHER	6 WHEEL TRIDEM GOOSENECK W/ RAMPS 30'	2CU24AXE262020164	6,000.00	224.51	5,775.49	LEDUC
UT-20	TRAILERS OTHER	6 WHEEL TRIDEM GOOSENECK 34'	5D3BG3437BE103951	15,000.00	431.76	14,568.24	LEDUC
UT-21	TRAILERS OTHER	6 WHEEL TRIDEM GOOSENECK 34'	5D3BG3432CE104053	17,000.00	454.36	16,545.64	LEDUC
P-004	AUTO LT TRUCKS	2012 Ford F350	1FD8W3HT7CEA22646	72,678.29	34,041.81	38,636.48	LLOYDMIN
P-006	AUTO LT TRUCKS	2012 GMC Sierra	3GTP2VE77CG165748	37,274.63	16,061.28	21,213.35	LLOYDMIN
P-008	AUTO LT TRUCKS	2012 GMC Sierra	3GTP2VE76CG163280	33,420.53	14,400.57	19,019.96	LLOYDMIN
P-024	AUTO LT TRUCKS	FORD F-150 Super Crew Pilot	1FTFW1ET7DFA07239	42,698.68	11,721.65	30,977.03	LLOYDMIN
P-084	AUTO LT TRUCKS	2012 GMC Sierra 1500	3GTP2WE71CG148935	43,420.09	17,165.12	26,254.97	LLOYDMIN
P-116	AUTO LT TRUCKS	2007 GMC Sierra 1500 Extended Cab 4x4	1GTHK23D47F183868	10,000.00	7,647.70	2,352.30	LLOYDMIN
P-122	AUTO LT TRUCKS	2008 GMC Sierra 1500 Extended Cab 4x4	2GTEK190981141688	24,000.00	13,765.88	10,234.12	LLOYDMIN
P-123	AUTO LT TRUCKS	2011 GMC Sierra 1500 Crew Cab 4x4	3GTP2VE3XBG162662	35,000.00	16,060.26	18,939.74	LLOYDMIN
P-138	AUTO LT TRUCKS	F-150 SUPER CREW	1FTFW1ET6DFB11320	33,540.81	7,535.72	26,005.09	LLOYDMIN
P-1309	TR AUTO	GMC C5500 PICKER	1GDE5CE325F407370	45,000.00	2,993.48	42,006.52	LLOYDMIN
02	TRACTORS	1998 Kenworth T800 Winch Tractor	1XKDD29X2WR949771	44,708.95	19,711.26	24,997.69	LLOYDMIN

T-204	AUTO TRACTORS	2004 Kenworth T800 Winch Tractor	1XKDD80X54J975421	120,393.75	50,403.46	69,990.29	LLOYDMIN
T-206	AUTO TRACTORS	2006 Kenworth T800 T/A Tractor	1XKDD80X46R988648	45,000.00	19,562.07	25,437.93	LLOYDMIN
T-207	AUTO TRACTORS	2003 Kenworth T800 T/A Tractor	1XKDD89X03R967892	35,000.00	15,214.95	19,785.05	LLOYDMIN
T-407	AUTO TRACTORS	2012 Kenworth T800	1XKDD40X9CJ957014	198,268.15	28,968.19	169,299.96	LLOYDMIN
T-416	TRACTORS	2012 Kenworth T800	1XKDD40X0CJ957015	195,736.83	28,598.37	167,138.46	LLOYDMIN
BC-06	OTHER EQUIP TRAILERS	Bobcat T190	519315422	19,000.00	15,295.44	3,704.56	LLOYDMIN
B8-310	OTHER TRAILERS	1980 Arnes 8 Wheel Booster	ET247AR824279	12,000.00	2,608.31	9,391.69	LLOYDMIN
H8-12	OTHER TRAILERS	8 WHEEL TANDEM HIGHBOY	2N9FASE267G017071	20,000.00	748.37	19,251.63	LLOYDMIN
HT-311	OTHER TRAILERS	2008 Doepker Tridem Hiboy	2DEPTFZ3381022773	25,000.00	4,528.28	20,471.72	LLOYDMIN
HT-315	OTHER TRAILERS	2008 Trailtech T/A 32' Gooseneck Trailer	2CU59AXL782023884	9,500.00	1,720.77	7,779.23	LLOYDMIN
L8TK-313	OTHER TRAILERS	1995 Homebuilt T/A TRI Tank Trailer	NWP953401	50,000.00	10,867.79	39,132.21	LLOYDMIN
LT-303	OTHER TRAILERS	2000 Manac Tridem 54' Step Deck	2M5131612Y1070989	23,000.00	4,999.21	18,000.79	LLOYDMIN
LT-312	OTHER TRAILERS	2006 Lode King 45' Tridem Step Deck	2LDSD453869043944	26,000.00	5,651.27	20,348.73	LLOYDMIN
LTS-304	OTHER TRAILERS	1998 Arrow Tridem Scissorneck Trombone	2L9LSCE36W1078379	50,000.00	10,867.79	39,132.21	LLOYDMIN
LTS-306	OTHER TRAILERS	2000 Gerry's 24 Wheel 100 Tridem Lowboy	2A9LB6064YN125370	60,000.00	13,041.39	46,958.61	LLOYDMIN
LTTK-301	OTHER TRAILERS	1997 Aspen Tank Trailer	2A9LB1028VN125223	65,000.00	14,128.15	50,871.85	LLOYDMIN
LTK-302	OTHER TRAILERS	1997 Aspen Tridem Tank Trailer	2A9LB1026VN125222	65,000.00	14,128.15	50,871.85	LLOYDMIN
LTTK-305	OTHER TRAILERS	2003 Homebuilt Tridem Tank Trailer	SK401101870	104,318.84	22,899.38	81,419.46	LLOYDMIN
LTTK-307	OTHER TRAILERS	2005 Ubuilt Tridem Tank Trailer	2AT5091245U301096	105,000.00	22,822.37	82,177.63	LLOYDMIN
LTTK-314	OTHER TRAILERS	2000 Homebuilt T/A TRI Tank Trailer	MBRT4152000	117,100.00	24,622.66	92,477.34	LLOYDMIN
PJ16-309	OTHER	1977 Columbia 16 Wheel Jeep	8732	17,000.00	3,695.07	13,304.93	LLOYDMIN
P-013	AUTO LT TRUCKS	2013 FORD F-150 Super Crew	1FTFW1ET9DFA7243	33,859.08	9,295.00	24,564.08	NISKU
P-020	AUTO LT TRUCKS	Ford F-150 Super Crew Pilot	1FTFW1ET9DFA07243	33,859.08	9,295.00	24,564.08	NISKU
P-102	AUTO LT TRUCKS	Ford F-350	1FT8W3BT2DEA17790	53,844.19	15,454.40	38,389.79	NISKU
P-106	AUTO LT TRUCKS	Ford F-350	1FT8W3BT6DEA17792	54,274.19	15,577.84	38,696.35	NISKU
P-107	AUTO LT TRUCKS	Ford F-350	1FR8W3BT8DEA17793	54,274.19	15,577.84	38,696.35	NISKU
P-143	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET1DFB11323	32,935.50	7,399.71	25,535.79	NISKU
P-169	AUTO LT TRUCKS	2012 Ford F-150 Super Crew Platinum	1FTFW1ET5CFA06556	49,000.00	25,836.28	23,163.72	NISKU
P-171	AUTO LT TRUCKS	2005 Chevrolet Avalanche	3GNEK12T55G101168	13,000.00	9,252.60	3,747.40	NISKU
P-172	AUTO LT TRUCKS	2006 Ford F-150 XLT 4x4	1FTRX14W76MB09753	8,000.00	5,693.94	2,306.06	NISKU
P-173	AUTO LT TRUCKS	2007 Dodge Ram 2500 4x4	1D7KS28C67J542744	16,000.00	11,387.86	4,612.14	NISKU
P-174	AUTO LT TRUCKS	2007 Ford F-150 XLT 4x4	1FTRX14W37FA48218	10,500.00	7,473.30	3,026.70	NISKU
P-175	AUTO LT TRUCKS	2007 Ford F-150 XLT 4x4	1FTRX14W07FA24698	10,500.00	7,473.30	3,026.70	NISKU

P-176	AUTO LT TRUCKS	2006 Ford E-350 XLT S/D Cargo Van	1FBNE31L46DA52903	12,000.00	8,540.88	3,459.12	NISKU
P-177	AUTO LT TRUCKS	2005 Ford F-250 XLT 4x4	1FTSX21585EB63547	16,000.00	11,387.86	4,612.14	NISKU
P-178	AUTO LT TRUCKS	2008 Ford F-250 XLT 4x4	1FTSX21R08EA27632	19,000.00	13,523.09	5,476.91	NISKU
P-179	AUTO LT TRUCKS	2012 Ford F-250 XLT 4x4	1FT7W2BT3CEB19832	44,000.00	15,658.25	28,341.75	NISKU
P-180	AUTO LT TRUCKS	2012 Ford F-250 XLT 4x4	1FT7W2BT5CEB02353	44,000.00	15,658.25	28,341.75	NISKU
P-181	AUTO LT TRUCKS	2007 Dodge Sprinter 3500	WDOB445975217149	28,000.00	19,928.75	8,071.25	NISKU
P-182	AUTO LT TRUCKS	2006 Ford E-450 Cube Van	1FDXE45P86HA00394	7,000.00	4,982.21	2,017.79	NISKU
P-183	AUTO LT TRUCKS	2004 Dodge Ram 3500 4x4	3D7MU48CX4G120522	20,000.00	14,234.82	5,765.18	NISKU
P-184	AUTO LT TRUCKS	2008 Ford F-350 XLT 4x4	1FTWW31R28EC57912	24,000.00	17,081.80	6,918.20	NISKU
P-185	AUTO LT TRUCKS	2007 Ford F-550 XLT 4x4	FDAF57P67EA61204	46,000.00	32,740.05	13,259.95	NISKU
P-186	AUTO LT TRUCKS	2011 Dodge Ram 5500 SLT 4x4 Service Truc	3D6WU7ELXBG606750	87,284.03	26,443.83	60,840.20	NISKU
P-190	AUTO LT TRUCKS	2009 Ford Expedition Limited 4x4	IFMFU20529EB26815	5,232.25	782.28	4,449.97	NISKU
P-356	AUTO LT TRUCKS	2013 Ford F150	1FTFW1ET1DFD20836	-	-	-	NISKU
ST-03	AUTO LT TRUCKS	2012 Dodge Ram 5500 w/ Cobra 400KPE	3C7WDNAL7CG233428	119,196.00	8,910.48	110,285.52	NISKU
ST-04	AUTO LT TRUCKS	2012 Dodge Ram 5500 w/ Cobra 4400	3C7WDNAL3CG122830	119,196.00	8,910.48	110,285.52	NISKU
PT-103	AUTO PICKER TR	WESTERN STAR 35T PICKER	5KKUALAV65PU15301	225,000.00	38,942.42	186,057.58	NISKU
P-1500	AUTO PICKER TR	KENWORTH T800 PICKER 28T	1NKDLBOX44R974503	120,000.00	7,982.61	112,017.39	NISKU
PT-160	AUTO PICKER TR	2011 Peterbilt 367 T/A 28 Ton Boom	1NPTLU0X3BD119819	198,802.00	19,115.69	179,686.31	NISKU
PT-162	AUTO PICKER TR	2011 Kenworth T800 T/A 26 Ton Boom	1NKDL00X3BJ945803	240,130.00	23,089.65	217,040.35	NISKU
PT-169	AUTO PICKER TR	2012 International IH7500	1HTWNAZT0CJ665478	244,893.00	22,825.39	222,067.61	NISKU
PT-416	AUTO PICKER TR	2000 Kenworth T-800 Tandem 27 Ton Picker	1NK0GGGGX0R844824	102,000.00	27,173.90	74,826.10	NISKU
PT-418	AUTO PICKER TR	1998 Volvo ACL48D Tandem 30 Ton Picker	4VHSMCJH4WN518887	90,000.00	23,977.02	66,022.98	NISKU
PT-501	AUTO PICKER TR	2013 Peterbilt 367 w 27 Ton National 995	1NPTL70XXDD175325	225,113.00	2,241.38	222,871.62	NISKU
PT-510	AUTO PICKER TR	2012 Kenworth T800 w/ 18 Ton Tadano Boom	1XKDD40XXCJ317930	188,041.56	2,080.30	185,961.26	NISKU
T-024	AUTO TRACTORS	2001 Kenworth T800B T/A Hwy Tractor	1XKddb9X11R963881	31,000.00	14,173.60	16,826.40	NISKU
AT-120-072	CRANES	2012 Liebherr LTM All Terrain 120 Ton	W09575900CEL05536	1,220,950.50	67,173.18	#####	NISKU
AT-120-514	CRANES	2013 Liebherr LTM All Terrain 120T	044231	1,311,573.00	20,596.66	#####	NISKU
AT-120-515	CRANES	LIEBHERR LTM1095-5.1 ALL TERRAIN 120T 2013 LIEBHERR LTM1130-5.1 ALL TERRAIN	044238	1,345,566.99	2,589.60	#####	NISKU
AT-160-516	CRANES	160T	45315	-	-	-	NISKU
AT-270-073	CRANES	2013 Liebherr LTM 1220-5.2 270 Ton	045763	1,753,930.89	76,642.42	#####	NISKU
AT-270-509	CRANES	2012 Liebherr LTM 1220-5.2 270 Ton	094773	1,710,035.84	101,059.39	#####	NISKU
AT-270-517	CRANES	ALL TERRAIN 2013 LIEBHERR LTM1220-5.2 ALL TERRAIN	045789	1,888,978.74	37,086.60	#####	NISKU
270-518	CRANES	270T	45804	-	-	-	NISKU

CC-150-703	CRANES	1990 Kobelco 7150 Crawler 150 Ton	JJ00097	480,000.00	122,269.58	357,730.42	NISKU
CC-150-705	CRANES	2001 Linkbelt LS238H Crawler 150 Ton	F5J15653	500,000.00	63,682.09	436,317.91	NISKU
CC-160-713	CRANES	2012 Kobelco CK1600G 160 Ton Crawler	GN0403036	957,608.97	5,331.87	952,277.10	NISKU
CC-300-701	CRANES	2000 Manitowoc M2250 Crawler 300 Ton	2251108	1,500,000.00	191,046.24	#####	NISKU
CC-300-704	CRANES	2001 Manitowoc 2250 Crawler 300 Ton	2251130	1,959,547.65	257,657.36	#####	NISKU
CC-300-706	CRANES	2007 Manitowoc 2250 Crawler 300 Ton	2251223	2,150,000.00	182,555.30	#####	NISKU
CC-300-708	CRANES	2008 Manitowoc 2250 Crawler 300 Ton	2251256	3,053,643.10	240,367.00	#####	NISKU
CC-440-711	CRANES	2012 Manitowoc 16000 Crawler Crane	16001165	3,190,097.30	119,924.76	#####	NISKU
CD-008-001	CRANES	1986 Broderson IC-80 Carry Deck 8 Ton	107116	23,000.00	4,637.01	18,362.99	NISKU
CD-015-003	CRANES	2006 Grove YB5515 Carry Deck 15 Ton	320505	80,000.00	10,189.09	69,810.91	NISKU
CD-015-007	CRANES	2007 Grove YB5515 Carry Deck 15 Ton	320629	85,000.00	10,825.97	74,174.03	NISKU
CD-018-004	CRANES	2006 Grove YB5518 Carry Deck 18 Ton	320529	90,000.00	11,462.81	78,537.19	NISKU
CD-018-011	CRANES	2009 Broderson IC250-3C Carry Deck 18 To	25090	120,000.00	15,283.71	104,716.29	NISKU
CD-022-005	CRANES	2006 Grove YB7722XL Carry Deck 22 Ton	320513	150,000.00	19,104.66	130,895.34	NISKU
CD-022-009	CRANES	2007 Shuttlelift 7725 Carry Deck 22 Ton	320661	190,000.00	24,199.17	165,800.83	NISKU
CW-2400	CRANES	Super Lift Counter Weight Attachment		170,000.00	10,825.97	159,174.03	NISKU
000-702	CRANES	2000 Manitowoc 2250 Luffing Jib	SE2255919	230,000.00	29,293.75	200,706.25	NISKU
LJ-000-706	CRANES	2007 Manitowoc 2250 Luffing Jib	2255138	360,000.00	45,851.08	314,148.92	NISKU
LJ-000-708	CRANES	2008 Manitowoc 2250 Luffing Jib	2255150	390,000.00	49,672.03	340,327.97	NISKU
MAXER-2000	CRANES	Maxer Attachment - 300 Ton CC series	2253130	300,000.00	25,472.80	274,527.20	NISKU
RT-015-141	CRANES	2008 Tadano GR150XL-1 Rough Terrain 15 T	FD1458	195,000.00	24,836.02	170,163.98	NISKU
RT-015-168	CRANES	Tadano GR150XL-1 15T Rough Terrain	FD2362	255,956.36	4,818.92	251,137.44	NISKU
RT-030-166	CRANES	Grove Crane RT530E - 30 Ton	226665	240,000.00	33,935.94	206,064.06	NISKU
RT-035-145	CRANES	2005 Terex RT335-1 Rough Terrain 35 Ton	13977	190,000.00	30,248.97	159,751.03	NISKU
RT-035-164	CRANES	2012 Tadano GR350XL-2 35 Ton	561641	367,904.54	22,551.98	345,352.56	NISKU
RT-050-144	CRANES	2010 Tadano GR500XL1 Rough Terrain 50 To	540618	229,419.24	16,226.36	213,192.88	NISKU
RT-055-162	CRANES	2012 Tadano GR550XL-2 55 Ton	540771	483,162.66	29,616.98	453,545.68	NISKU
RT-055-163	CRANES	2012 Tadano GR550XL-2 55 Ton	540772	486,045.99	29,793.60	456,252.39	NISKU
RT-060-119	CRANES	2006 Grove RT700E Rough Terrain 60 Ton	225214	325,000.00	41,393.34	283,606.66	NISKU
RT-060-120	CRANES	2006 Grove RT700E Rough Terrain 60 Ton	225553	255,000.00	32,477.87	222,522.13	NISKU
RT-060-126	CRANES	2006 Grove RT700E Rough Terrain 60 Ton	225224	315,000.00	40,119.72	274,880.28	NISKU
RT-060-127	CRANES	2006 Grove RT700E Rough Terrain 60 Ton	225225	255,000.00	32,477.87	222,522.13	NISKU
060-128	CRANES	2006 Grove RT700E Rough Terrain 60 Ton	225810	325,000.00	41,393.34	283,606.66	NISKU

RT-060-129	CRANES	2006 Grove RT760E Rough Terrain 60 Ton	225811	320,000.00	40,756.57	279,243.43	NISKU
RT-065-152	CRANES	2012 Grove RT765E Rough Terrain 65 Ton	232298	473,371.29	29,016.94	444,354.35	NISKU
RT-080-117	CRANES	1998 Grove RT880 Rough Terrain 80 Ton	86904	250,000.00	63,682.09	186,317.91	NISKU
RT-080-130	CRANES	2006 Grove RT880E Rough Terrain 75 Ton	225676	390,000.00	49,672.03	340,327.97	NISKU
RT-080-131	CRANES	2006 Grove RT880E Rough Terrain 75 Ton	225816	380,000.00	48,398.42	331,601.58	NISKU
RT-080-135	CRANES	2006 Grove RT880E Rough Terrain 75 Ton	225235	410,000.00	52,219.32	357,780.68	NISKU
RT-080-136	CRANES	2006 Grove RT880E Rough Terrain 75 Ton	225234	410,000.00	52,219.32	357,780.68	NISKU
RT-080-142	CRANES	2008 Grove RT875E Rough Terrain 75 Ton	227793	575,000.00	73,234.39	501,765.61	NISKU
RT-080-805	CRANES	GROVE RT880E ROUGH TERRAIN	231138	525,000.00	18,553.33	506,446.67	NISKU
RT-080-806	CRANES	GROVE RT880E ROUGH TERRAIN	231127	575,000.00	20,320.33	554,679.67	NISKU
RT-090-121	CRANES	2006 Grove RT890E Rough Terrain 90 Ton	225236	512,500.00	65,287.60	447,212.40	NISKU
RT-090-125	CRANES	2006 Grove RT890E Rough Terrain 90 Ton	225440	480,000.00	61,134.74	418,865.26	NISKU
RT-090-132	CRANES	2006 Grove RT890E Rough Terrain 90 Ton	224993	50,000.00	35,271.13	14,728.87	NISKU
RT-090-134	CRANES	2006 Grove RT890E Rough Terrain 90 Ton	226211	510,000.00	64,955.70	445,044.30	NISKU
RT-090-137	CRANES	2006 Grove RT890E Rough Terrain 90 Ton	225968	500,000.00	63,682.09	436,317.91	NISKU
RT-090-138	CRANES	2007 Grove RT890E Rough Terrain 90 Ton	226523	510,000.00	64,955.70	445,044.30	NISKU
RT-100-156	CRANES	2012 Tadano GR1000XL-2 Rough Terrain 100	547720	661,442.46	40,545.43	620,897.03	NISKU
RT-100-157	CRANES	2012 Tadano GR1000XL-2 Rough Terrain 100	547722	661,442.46	40,545.43	620,897.03	NISKU
RT-100-158	CRANES	2012 Tadano GR1000XL-2 Rough Terrain 100	547724	661,442.46	40,545.43	620,897.03	NISKU
RT-100-160	CRANES	2012 Tadano GR1000XL-2 RT 100ton	547823	618,593.45	11,646.36	606,947.09	NISKU
RT-100-161	CRANES	2012 Tadano GR1000XL-2 RT 100 Ton	547828	618,593.45	11,646.36	606,947.09	NISKU
RT-130-139	CRANES	2006 Grove RT9130E Rough Terrain 130 Ton	226965	725,000.00	92,339.00	632,661.00	NISKU
RT-130-148	CRANES	2010 Grove RT9130E Rough Terrain 130 Ton	230774	578,540.60	40,919.61	537,620.99	NISKU
RT-130-811	CRANES	GROVE RT9130E ROUGH TERRAIN	228160	700,000.00	30,922.23	669,077.77	NISKU
RT-130-819	CRANES	GROVE RT9130E-2 ROUGH TERRAIN	231733	1,050,000.00	33,733.34	#####	NISKU
RT-190-159	CRANES	2012 Grove Hydraulic Crane RT890E	232682	794,013.00	39,300.18	754,712.82	NISKU
TC-003-411	CRANES	TELESCOPIC CRWALER CRANE 3 TON	D0342	-	-	-	NISKU
TC-075-407	CRANES	2013 Linkbelt 75Ton Crawler Crane	R8K33226	933,265.32	26,531.32	906,734.00	NISKU
TC-075-409	CRANES	LINKBELT TELESCOPIC CRAWLER 75T	R8K33070	938,501.87	13,537.21	924,964.66	NISKU
TC-110-410	CRANES	2013 Linkbelt 110TCrawler Crane	S1K33392	-	-	-	NISKU
TH-050-902	CRANES	2000 Grove TMS750B Truck Crane 50 Ton	476S700B7YS221442	117,500.00	29,930.59	87,569.41	NISKU
TH-060-903	CRANES	2007 Grove TMS700E Truck Crane 60 Ton	476S700E47S227174	307,500.00	39,164.51	268,335.49	NISKU
TH-140-906	CRANES	2012 Link Belt HTC 140 Ton Truck Crane	J8K2-2794	1,341,046.16	103,050.10	#####	NISKU

140-912	CRANES	2013 HTC 3140 ALL TERRAIN	J8K2-2580	1,278,698.63	53,342.30	#####	NISKU
CRC-12	OTHER EQUIP	1974 CAT 12G Grader	61M1379	39,000.00	19,479.21	19,520.79	NISKU
LD-01	OTHER EQUIP	2007 CAT 924G Wheel Loader	CAT0924GEDDA03291	97,000.00	29,068.99	67,931.01	NISKU
SF-03	OTHER EQUIP	1982 Toyota 2FGL20 Forklift	22617	4,500.00	2,247.63	2,252.37	NISKU
BD-08	OTHER TRAILERS	2012 Nelson Triple Axle Boom Dolly	1N9G62A30C1012441	53,472.81	4,807.41	48,665.40	NISKU
BD-120-75	OTHER TRAILERS	Nelson Tri-Axle Rolling Tower Dolly	1N9G62A31D1012594	61,506.08	3,376.96	58,129.12	NISKU
BD-120-78	OTHER TRAILERS	Nelson Quad Axle Rolling Tower Dolly	1N9G62M40D1012719	65,933.26	3,634.83	62,298.43	NISKU
BD-120-79	OTHER TRAILERS	Nelson Quad Axle Rolling Tower Dolly	8354	81,062.63	3,802.71	77,259.92	NISKU
BD-160-80	OTHER TRAILERS	Nelson Quad Axle Rolling Tower Dolly	1N9G62F40D1012720	68,287.18	1,309.68	66,977.50	NISKU
BD-225-01	OTHER TRAILERS	2013 Custom Built Boom Dolly		30,137.20	902.01	29,235.19	NISKU
BD-270-74	OTHER TRAILERS	Nelson Tri-Axle Boom Dolly	2N9G62A33D1012595	49,092.81	2,695.38	46,397.43	NISKU
BD-270-81	OTHER TRAILERS	Nelson Five Axle Rolling Tower Dolly	1N9G62N5XD1012718	78,202.42	4,310.90	73,891.52	NISKU
BD-270-82	OTHER TRAILERS	Nelson Five Axle Rolling Tower Dolly		81,523.86	1,563.55	79,960.31	NISKU
H8-10E	OTHER TRAILERS	Great Dane Tandem Highboy	1W1BDA6B8SF307904	6,000.00	1,371.65	4,628.35	NISKU
HT-35	OTHER TRAILERS	2013 Manac 53' Tridem Flatdeck	2M5131613D1134351	43,908.00	3,837.73	40,070.27	NISKU
HT-36	OTHER TRAILERS	2013 Manac 53' Tridem Flatdeck	2M5131615D1134352	43,908.00	3,837.73	40,070.27	NISKU
37	OTHER TRAILERS	2013 Manac 53' Tridem Flatdeck	2M5131617D1134353	43,908.00	3,837.73	40,070.27	NISKU
HT-38	OTHER TRAILERS	2013 Manac 53' Tridem Flatdeck	2M513161XD1134055	38,608.00	3,277.98	35,330.02	NISKU
HT-39	OTHER TRAILERS	2013 Manac 53' Tridem Flatdeck	2M5131611D1134056	38,608.00	3,277.98	35,330.02	NISKU
HT-40	OTHER TRAILERS	2013 Manac 53' Tridem Flatdeck	2M5131613D1134057	38,608.00	3,277.98	35,330.02	NISKU
LT-24	OTHER TRAILERS	2013 Manac 53' Tridem Stepdeck	2M5131610D1134081	39,000.00	3,408.77	35,591.23	NISKU
LT-25	OTHER TRAILERS	2013 Manac 53' Tridem Stepdeck	2M5131612D1134082	39,216.00	3,427.66	35,788.34	NISKU
UT-12	OTHER AUTO BED	6 WHEEL TRIDEM FLATDECK PINTLE HITCH 22.	2D9FS3C439L017981	25,000.00	850.43	24,149.57	NISKU
BT-1600	TRUCK AUTO PICKER	WESTERN STAR 4900SA TEXAS BED TRUCK	5KKPALAV36PW31038	150,000.00	9,978.26	140,021.74	NORTH DAKOTA
PT-1400	TR AUTO PICKER	WESTERN STAR 4900SA PICKER 40T	5KKUALAV47PX40807	315,000.00	20,954.35	294,045.65	NORTH DAKOTA
PT-502	TR AUTO PICKER	2009 Peterbilt 367 w/ 38 Ton Altec Crane	0409EG658	290,000.00	35,382.65	254,617.35	NORTH DAKOTA
PT-553	TR AUTO	2008 Sterling LT7501 w/ Manitex 40124S	2FZHATBS48AZ45388	83,116.46	6,638.71	76,477.75	NORTH DAKOTA
T-086	TRACTORS AUTO	KENWORTH T800 WINCH	IXKDDBOX6AJ943685	175,000.00	21,296.67	153,703.33	NORTH DAKOTA
T-1202	TRACTORS	WESTERN STAR 4900SA WINCH	5KJJALAV07PX70152	130,000.00	9,728.82	120,271.18	NORTH DAKOTA
AT-120-511	CRANES	2002 GROVE GMK-5120 ALL TERRAIN 120 TON	5100-9269	490,000.00	54,446.54	435,553.46	NORTH DAKOTA
AT-165-520	CRANES	2013 Grove GMK5165-2	5130-7057	1,543,790.54	36,365.46	#####	NORTH DAKOTA
AT-225-512	CRANES	2013 Grove GMK 5225 All Terrain 225T	W09170520DWG12168	1,559,529.96	30,730.86	#####	NORTH DAKOTA
006-012	CRANES	1980 DROTT 3330 6 TON CARRY DECK	6224907	9,000.00	1,400.07	7,599.93	NORTH DAKOTA

TH-075-406	CRANES	1980 LinkBelt HC 138A 75 Ton Truck Crane	19H0-619A	27,000.00	4,200.13	22,799.87	NORTH DAKOTA
TH-060-911	CRANES	2002 GROVE TMS 760E 60 TON TRUCK CRANE	222762	265,000.00	29,445.65	235,554.35	NORTH DAKOTA
TH-070-909	CRANES	2000 LINK BELT 8670 70 TON TRUCK CRANE	F2J0-4329	250,000.00	42,432.09	207,567.91	NORTH DAKOTA
TH-090-904	CRANES	2004 Grove TMS900E Truck Crane 90 Ton	223899	275,000.00	50,035.95	224,964.05	NORTH DAKOTA
TH-100-913	CRANES	2013 LINKBELT HTC86100 TRUCK CRANE 100T	N3K3-3562	971,928.20	22,898.43	949,029.77	NORTH DAKOTA
LD-02	OTHER EQUIP	Komatsu WA40-1 Wheel Loader	2878	20,000.00	9,989.32	10,010.68	NORTH DAKOTA
BD-09	TRAILERS	2013 Nelson Tri-Axle Crane Boom Carrier	1N9G62A30D1012585	42,475.42	2,756.83	39,718.59	NORTH DAKOTA
HTP-29	TRAILERS	16 WHEEL TRIDEM PICKER FLOAT HIGHBOY 40	2M5131223C1129826	42,000.00	1,122.57	40,877.43	NORTH DAKOTA
LTS-14	TRAILERS	12 WHEEL TRIDEM SCISSORNECK LOWBOY 50T	2DESNSZ3X71021504	55,000.00	2,058.00	52,942.00	NORTH DAKOTA
LTT-11	TRAILERS	TRIDEM TROMBONE 40T	2M5131507A1123258	75,000.00	5,616.71	69,383.29	NORTH DAKOTA
LTT-13	TRAILERS	TRIDEM TROMBONE 40T	2M5131505A1123260	75,000.00	5,616.71	69,383.29	NORTH DAKOTA
MOBILE-01	OTHER	2013 FGS 1680 221		65,245.30	1,310.39	63,934.91	NORTH DAKOTA
P-501	AUTO LT TRUCKS	2008 GMC Sierra 1500	3GTEK13J78G286947	13,465.20	9,583.75	3,881.45	NORTH DAKOTA
P-502	AUTO LT TRUCKS	2012 Ford F-350 Super Duty	1FTWW3BR1AEA09641	35,586.60	25,328.43	10,258.17	NORTH DAKOTA
P-503	AUTO LT TRUCKS	2011 Ford F-150	1FTFW1ET2BFB84424	28,186.45	13,374.27	14,812.18	NORTH DAKOTA
P-504	AUTO LT TRUCKS	2011 Ford F-150	1FTFW1ET1BFB98931	28,186.45	13,374.27	14,812.18	NORTH DAKOTA
P-505	AUTO LT TRUCKS	2012 Dodge Ram 3500	3C63D3CL6CG174168	55,784.40	19,852.01	35,932.39	NORTH DAKOTA
P-506	AUTO LT TRUCKS	2012 Dodge Ram 3500	3C63D3CL8CG153676	55,784.40	19,852.01	35,932.39	NORTH DAKOTA
P-507	AUTO LT TRUCKS	2012 Dodge Ram 1500	1C6RD7FT2CS165814	35,586.60	12,664.25	22,922.35	NORTH DAKOTA
P-508	AUTO LT TRUCKS	2012 FORD F-350 CREW CAB	1FT8W3BT5CEA80400	44,035.20	12,760.17	31,275.03	NORTH DAKOTA
P-509	AUTO LT TRUCKS	2009 DODGE 3500 CREW CAB	3D7MX38L39G545251	15,012.00	6,525.09	8,486.91	NORTH DAKOTA
P-510	AUTO LT TRUCKS	2009 DODGE 3500 CREW CAB	3D7MX48L79G506345	12,009.60	5,220.09	6,789.51	NORTH DAKOTA
P-511	AUTO LT TRUCKS	2008 DODGE 3500 CREW CAB	3D7MX38A48G174291	10,008.00	4,350.05	5,657.95	NORTH DAKOTA
P-512	AUTO LT TRUCKS	2008 DODGE 2500 CREW CAB	3DKS28A28G230938	8,006.40	3,480.06	4,526.34	NORTH DAKOTA
P-513	AUTO LT TRUCKS	2008 CHEVROLET 2500 CREW CAB	1GCHK23K18F197100	10,008.00	4,350.05	5,657.95	NORTH DAKOTA
P-514	AUTO LT TRUCKS	2002 FORD F-350 CREW CAB	1FTSW31F72EA84173	2,502.00	1,087.53	1,414.47	NORTH DAKOTA
P-515	AUTO LT TRUCKS	2001 FORD F-350 CREW CAB	1GCHK18F197100	2,502.00	1,087.53	1,414.47	NORTH DAKOTA
P-516	AUTO TRUCKS	1994 FORD F-350	1FTJW36H1REA18492	2,502.00	1,087.53	1,414.47	NORTH DAKOTA
T-508	TRACTORS	2006 Kenworth T800	1XDDBOX96R983851	83,676.60	22,568.63	61,107.97	NORTH DAKOTA
T-509	AUTO TRACTORS	2000 Freightliner	FUYTWDBXYHB62915	16,350.60	4,409.94	11,940.66	NORTH DAKOTA
T-510	AUTO TRACTORS	1997 Freightliner	1FUYSZYB8VL858452	20,016.00	3,296.91	16,719.09	NORTH DAKOTA
T-511	AUTO TRACTORS	2007 Kenworth	XKDDU9X17R155325	24,019.20	3,956.26	20,062.94	NORTH DAKOTA
P-509	OTHER EQUIP	1984 CASE 2670 TRACTOR W/ DOZER	8796228	12,009.60	1,978.15	10,031.45	NORTH DAKOTA

3-500	TRAILERS OTHER	1999 NELSON CBC-20	1N9G62A24X1012164	35,028.00	2,884.78	32,143.22	NORTH DAKOTA
BD-502	TRAILERS OTHER	NELSON 2 AXLE BOOM DOLLY		10,008.00	824.22	9,183.78	NORTH DAKOTA
BD-504	TRAILERS OTHER	2 AXLE BOOM DOLLY		5,004.00	412.13	4,591.87	NORTH DAKOTA
CH-01	TRAILERS OTHER	Channel 20x6 Carhauler Trailer	4P5CC2022C1169393	1,923.60	172.94	1,750.66	NORTH DAKOTA
H8-11	TRAILERS OTHER	2002 TRANSCRAFT EAGLE 48' FLATBED	1TTF4820921069443	20,016.00	1,648.47	18,367.53	NORTH DAKOTA
H8S-702	TRAILERS OTHER	2004 Reinke Flatbed 48x102	4C6FC482941060136	6,732.60	907.90	5,824.70	NORTH DAKOTA
H8S-703	TRAILERS OTHER	Fontaine Flat - Semi Trailer	13N148307Y5992439	13,032.39	1,757.54	11,274.85	NORTH DAKOTA
L8-09	TRAILERS OTHER	2010 Tarnel 32' Gooseneck	5PYAT1726A1010300	3,510.57	364.18	3,146.39	NORTH DAKOTA
L8-10	TRAILERS OTHER	2003 Transcraft 53' Step Deck Spread Axl	1TTE5320931071495	22,017.60	1,831.59	20,186.01	NORTH DAKOTA
UT-06	TRAILERS OTHER	2011 ABU PINTLE 26' HITCH TRAILER	4UGFP2629DB019706	9,007.20	570.60	8,436.60	NORTH DAKOTA
UT-07	TRAILERS OTHER	2009 ABU 30' GOOSENECK	4UGFG30239D016454	7,506.00	561.99	6,944.01	NORTH DAKOTA
UT-08	TRAILERS OTHER	2010 PJ BUMPER HITCH TRAILER	4P5U7149A2144843	1,801.44	123.69	1,677.75	NORTH DAKOTA
P-124	AUTO LT TRUCKS	GMC SIERRA 2500 DIESEL	1GTHK29265E139962	6,000.00	3,320.43	2,679.57	PRINCE GEORGE
P-126	AUTO LT TRUCKS	GMC 3500 DIESEL	1GTHK33637F516021	8,000.00	4,427.27	3,572.73	PRINCE GEORGE
P-130	AUTO LT TRUCKS	GMC SIERRA 3500	1GT423CB4DF112138	53,000.00	14,665.34	38,334.66	PRINCE GEORGE
PT-167	AUTO LT TRUCKS	PETERBILT 357 W/ 18T TADANO	1XPADUOX56D885812	125,000.00	23,301.39	101,698.61	PRINCE GEORGE
150-021	CRANES	DEMAG AC395 ALL TERRAIN 150T	76057	422,000.00	83,582.04	338,417.96	PRINCE GEORGE
CD-008-019	CRANES	GROVE YB4408 CARRY DECK 8.5T	86783	29,000.00	5,743.79	23,256.21	PRINCE GEORGE
RT-030-030	CRANES	LINKBELT RTC8030 ROUGH TERRAIN 30T	2BG508225EJ46724	160,000.00	22,635.63	137,364.37	PRINCE GEORGE
TH-060-031	CRANES	LINKBELT HTC8650 TRUCK CRANE 60T	1F9L8J4794L028390	262,000.00	37,065.78	224,934.22	PRINCE GEORGE
TH-090-047	CRANES	LINKBELT HTC8690 TRUCK CRANE 90T	1F9N3J9009L028806	658,000.00	65,162.30	592,837.70	PRINCE GEORGE
P-002	AUTO LT TRUCKS	2011 Ford F150	1FTFW1ET1BFC67987	34,996.22	16,719.96	18,276.26	SPRUCE GF
P-005	AUTO LT TRUCKS	2011 Ford F150	1FTFW1ETXBFC67986	34,996.22	16,719.96	18,276.26	SPRUCE GF
P-017	AUTO LT TRUCKS	2010 Dodge 1500 Crew Cab 4x4	1D7RV1CT9AS154156	21,834.67	18,487.18	3,347.49	SPRUCE GF
P-021	AUTO LT TRUCKS	F-150 SUPER CREW	1FTFW1ET3DFA07237	42,698.68	11,721.65	30,977.03	SPRUCE GF
P-022	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET5DFA07238	42,698.68	11,721.65	30,977.03	SPRUCE GF
P-031	AUTO LT TRUCKS	2009 Ford F350 Crew Cab 4x4	1FTWW31Y69EA31056	15,932.09	13,025.25	2,906.84	SPRUCE GF
P-033	AUTO LT TRUCKS	2009 Ford F150 Super Cab 4x4	1FTRX14889FA48512	13,896.50	11,361.10	2,535.40	SPRUCE GF
P-037	AUTO LT TRUCKS	2010 Ford F350 Crew Cab 4x4	1FTWW3B75AEB16506	28,099.76	23,791.80	4,307.96	SPRUCE GF
P-043	AUTO LT TRUCKS	2011 Ford F350 Crew Cab L/B 4x4	1FT8W3B68BEA43690	31,310.09	26,509.90	4,800.19	SPRUCE GF
P-044	AUTO LT TRUCKS	2011 Ford F350 Crew Cab L/B 4x4 Die	1FT8W3BT7BEA39250	43,500.57	30,753.31	12,747.26	SPRUCE GF
P-046	AUTO LT TRUCKS	2011 Ford F350 Crew Cab 4x4	1FT8W3B65BEB27238	35,973.57	30,458.45	5,515.12	SPRUCE GF
47	AUTO LT TRUCKS	2011 Ford F350 Crew Cab 4x4	1FT8W3B67BEB27239	35,764.23	30,281.17	5,483.06	SPRUCE GF

050-1	AUTO LT TRUCKS	2011 FORD F350 CREW CAB 4X4 PILOT	1FT8W3B60BEB49955	12,807.00	382.12	12,424.88	SPRUCE GF
P-051	AUTO LT TRUCKS	2008 Ford F250 Super Cab S/B 4x4	1FTSX21528EC79380	9,367.75	7,931.59	1,436.16	SPRUCE GF
P-052	AUTO LT TRUCKS	2011 Ford Escape	1FMCU9DG7BKC17290	27,031.24	16,883.74	10,147.50	SPRUCE GF
P-053	AUTO LT TRUCKS	2011 Ford F-150 4x4 Supercrew Cab	1FTFW1ET0BKD32805	52,619.94	26,293.14	26,326.80	SPRUCE GF
P-067	AUTO LT TRUCKS	2012 Ford F-150 Super Crew XLT	1FTVW1ET4CKD27460	37,464.93	15,440.79	22,024.14	SPRUCE GF
P-069	AUTO LT TRUCKS	2012 Ford F150	1FTVW1ET8CKD27462	44,999.61	16,436.80	28,562.81	SPRUCE GF
P-071	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET1CKD27464	45,806.61	16,731.61	29,075.00	SPRUCE GF
P-078	AUTO LT TRUCKS	2010 Ford F150 4x4	1FTFW1EV9AFC08735	42,000.00	27,687.09	14,312.91	SPRUCE GF
P-079	AUTO LT TRUCKS	2011 Ford F150 4x4	1FTFW1ET1BF850197	42,000.00	27,687.09	14,312.91	SPRUCE GF
P-091	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET1CKD75577	44,581.24	19,388.83	25,192.41	SPRUCE GF
P-093	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET5CKD75579	44,581.24	19,388.83	25,192.41	SPRUCE GF
P-094	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTFW1EF0CFB65821	38,572.32	17,793.39	20,778.93	SPRUCE GF
P-095	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTFW1ET7CFB75817	39,252.00	16,553.20	22,698.80	SPRUCE GF
P-103	AUTO LT TRUCKS	Ford F350 Pilot	1FT8W3BT4DEA17791	51,942.33	11,670.05	40,272.28	SPRUCE GF
P-104	AUTO LT TRUCKS	2013 Ford F350 Pilot	1FT8W3BT6DEA17775	64,278.68	14,441.69	49,836.99	SPRUCE GF
P-105	AUTO LT TRUCKS	2013 Ford F350 Pilot	1FT8W3BT8DEA17776	64,278.68	14,441.69	49,836.99	SPRUCE GF
24	AUTO LT TRUCKS	2013 Chevrolet Silverado 1500	3GCPKSE75DG272815	33,637.44	6,715.28	26,922.16	SPRUCE GF
P-131	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET5DFB11308	43,456.51	8,675.48	34,781.03	SPRUCE GF
P-132	AUTO LT TRUCKS	2013 Ford F-150 Pilot	1FTFW1ET7DFB11309	43,456.51	9,763.49	33,693.02	SPRUCE GF
P-133	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET1DFB46959	36,153.72	7,217.60	28,936.12	SPRUCE GF
P-148	AUTO LT TRUCKS	2011 Ram 3500 SLT 4WD Reg Cab	3D6WZ4EL9BG527666	41,899.00	11,502.13	30,396.87	SPRUCE GF
P-150	AUTO LT TRUCKS	2013 Ford F-350	1FT8W3BT5DEA94640	54,618.26	10,903.80	43,714.46	SPRUCE GF
P-151	AUTO LT TRUCKS	2013 Ford F-350	1FTFW1ET5DKE30487	43,783.20	8,740.72	35,042.48	SPRUCE GF
P-166	AUTO LT TRUCKS	2011 Ford Edge	2FMDK4JC5BBB22376	31,000.00	16,345.46	14,654.54	SPRUCE GF
P-170	AUTO LT TRUCKS	2009 GMC Sierra 1500 SLT 4x4	3GTEK13M79G175388	24,000.00	17,081.80	6,918.20	SPRUCE GF
P-188	AUTO LT TRUCKS	2010 Ford Expedition Limited 4x4	1FMJU2A57AEA42728	9,054.25	1,353.70	7,700.55	SPRUCE GF
P-192	AUTO LT TRUCKS	2007 Dodge Ram 1500 SLT 4x4	1D7HU18N47J539566	14,000.00	9,964.43	4,035.57	SPRUCE GF
P-228	AUTO LT TRUCKS	DODGE RAM 4X4	3C63D3JL5CG104938	51,500.00	26,461.98	25,038.02	SPRUCE GF
P-357	AUTO LT TRUCKS	2013 Ford F150	1FTFW1ET5DFD72003	-	-	-	SPRUCE GF
P-358	AUTO LT TRUCKS	2014 Ford F350	1FT8W3BTXEEA69394	-	-	-	SPRUCE GF
P-359	AUTO LT TRUCKS	2014 Ford F350	1FT8W3BT1EEA69395	-	-	-	SPRUCE GF
P-361	AUTO LT TRUCKS	2014 Ford F350	1FT8W3BT6EEA69392	-	-	-	SPRUCE GF
02	AUTO LT TRUCKS	2012 Ford F-350 Service Truck	1FT8W3DTCB63956	81,084.98	24,457.80	56,627.18	SPRUCE GF

T-055	AUTO PICKER TR	2003 Western Star 4900FA Picker Truck	2WLHAEAV83KK67622	110,000.00	44,705.26	65,294.74	SPRUCE GF
PT-066	AUTO PICKER TR	1998 Western Star 4964F Picker Truck	2WLPCCCI5WK949771	65,000.00	26,416.75	38,583.25	SPRUCE GF
PT-166	AUTO PICKER TR	2006 Western Star 4900SA 35 Ton Picker	5KKRAEAV96PU67718	190,000.00	77,218.10	112,781.90	SPRUCE GF
PT-329	AUTO PICKER TR	2009 Kenworth W900 T/A Boom Truck	1XKWD40X49J941420	265,000.00	61,790.95	203,209.05	SPRUCE GF
T-001	AUTO TRACTORS	2013 KENWORTH T370 CREW CAB C/W DECK	NNKHNN8X1DM959165	188,959.27	7,070.58	181,888.69	SPRUCE GF
T-023	AUTO TRACTORS	2003 Kenworth 1TC Winch Tractor	2XKCD80X2PM930381	30,000.00	13,716.39	16,283.61	SPRUCE GF
T-025	AUTO TRACTORS	1998 Kenworth C500 Tandem Winch Tractor	1NKCLB0X3WR951986	54,000.00	24,689.42	29,310.58	SPRUCE GF
T-026	AUTO TRACTORS	2007 IH 9200	2HSCEAPR87C464303	47,706.25	11,435.79	36,270.46	SPRUCE GF
T-044	AUTO TRACTORS	2002 Western Star Winch Tractor	2WKRALAV22KK15544	155,281.81	52,857.88	102,423.93	SPRUCE GF
T-079	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDD80X65R976628	75,000.00	14,603.46	60,396.54	SPRUCE GF
T-111	AUTO TRACTORS	2005 Western Star 4900SA Winch Tractor	5KKRALCKX5PU01488	186,801.05	79,551.85	107,249.20	SPRUCE GF
T-116	AUTO TRACTORS	2003 Kenworth T800 Winch Tractor	1XKDD80X13J969839	72,000.00	26,979.29	45,020.71	SPRUCE GF
T-120	AUTO TRACTORS	2005 Kenworth T800 Winch Tractor	1XKDD80X85R978431	122,000.00	45,714.92	76,285.08	SPRUCE GF
T-128	AUTO TRACTORS	2007 Kenworth T800 Winch Tractor	1XKDD40X07J996516	177,000.00	55,270.05	121,729.95	SPRUCE GF
T-129	AUTO TRACTORS	2007 Kenworth T800 Winch Tractor	1NKDLB0X17R994941	170,000.00	53,084.22	116,915.78	SPRUCE GF
T-130	AUTO TRACTORS	2011 Western Star 4900SA Winch Tractor	5KJALDR1BPAV6251	190,000.00	35,597.68	154,402.32	SPRUCE GF
31	AUTO TRACTORS	2012 Western Star 4964SA Winch Tractor	5KJALDR5CPBL9666	215,000.00	40,281.54	174,718.46	SPRUCE GF
T-132	AUTO TRACTORS	1991 Freightline T/A Yard Tractor	1FUPZECB0ML486501	25,000.00	9,367.79	15,632.21	SPRUCE GF
T-177	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJRALAV47PX21832	288,868.56	106,112.76	182,755.80	SPRUCE GF
T-203	AUTO TRACTORS	2004 Kenworth T800 T/A Tractor	1XKDD80X24R973658	71,232.89	29,299.43	41,933.46	SPRUCE GF
T-222	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJALAV67PY06412	259,123.47	78,678.08	180,445.39	SPRUCE GF
T-277	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJALAVX7PY06414	195,000.00	74,297.03	120,702.97	SPRUCE GF
T-288	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJALAV07PY57646	195,000.00	74,297.03	120,702.97	SPRUCE GF
T-311	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJALAV47PY57648	195,000.00	74,297.03	120,702.97	SPRUCE GF
T-330	AUTO TRACTORS	1998 Kenworth T-800 Tandem Winch	1NKDL60X1WR952534	58,000.00	17,383.28	40,616.72	SPRUCE GF
T-377	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KKRALAV17PY57945	239,044.22	91,672.87	147,371.35	SPRUCE GF
T-378	AUTO TRACTORS	2000 Freightliner FL112 T/A	1FUYTWDB1YHF78934	15,000.00	4,045.72	10,954.28	SPRUCE GF
T-379	AUTO TRACTORS	2004 Peterbilt 378 T/A	1XPFD80X54D830400	45,000.00	12,137.07	32,862.93	SPRUCE GF
T-380	AUTO TRACTORS	1999 Mack CH613 T/A	1M1AA13Y1XW096897	17,000.00	4,585.12	12,414.88	SPRUCE GF
T-381	AUTO TRACTORS	2005 Kenworth W900B T/A	1XKWD40X45R977443	47,000.00	12,676.47	34,323.53	SPRUCE GF
T-382	AUTO TRACTORS	2007 Kenworth C500	1XKCD80XX7R992748	225,523.89	54,739.50	170,784.39	SPRUCE GF
T-383	AUTO TRACTORS	2004 Peterbilt 330 T/A	2XPNDZ9X84M828125	41,000.00	11,058.26	29,941.74	SPRUCE GF
384	AUTO TRACTORS	1988 Mack RD822SX T/A	2M2P193C9JC001238	17,000.00	4,585.12	12,414.88	SPRUCE GF

386	AUTO TRACTORS AUTO	2006 Kenworth C500B T/A Winch	1XKCDBOX06R986777	157,000.00	42,344.87	114,655.13	SPRUCE GF
T-387	TRACTORS AUTO	2007 Kenworth T800B Tri-axle	1XKDPBEX47R933280	132,000.00	35,602.03	96,397.97	SPRUCE GF
T-388	TRACTORS AUTO	2010 Western Star 4900FA T/A Hwy Tractor	5KKJAEDR1APAV8264	119,000.00	30,226.78	88,773.22	SPRUCE GF
T-389	TRACTORS AUTO	2005 Peterbilt 335 S/A Fuel/Lube Truck	2NPLHZ7X65M872117	115,000.00	31,016.90	83,983.10	SPRUCE GF
T-390	TRACTORS AUTO	2013 Kenworth T800	1XKDD40X3DJ961013	149,620.00	19,616.11	130,003.89	SPRUCE GF
T-391	TRACTORS AUTO	2013 Kenworth T800	1XKDD40X5DJ961014	149,620.00	19,616.11	130,003.89	SPRUCE GF
T-399	TRACTORS AUTO	2010 Western Star 4900FA T/A Hwy Tractor	5KKJAEDR3APAV8265	119,000.00	30,226.78	88,773.22	SPRUCE GF
T-400	TRACTORS AUTO	2007 TANDEM PLANET 4900SA 6X6	5KJLALCK27PY96380	234,723.70	86,666.76	148,056.94	SPRUCE GF
T-401	TRACTORS AUTO	2007 TANDEM PLANET 4900SA 6X6	5KJLALCK67PY96379	262,802.00	97,288.75	165,513.25	SPRUCE GF
T-402	TRACTORS AUTO	2012 Kenworth C500 Winch Tractor	1NKCL4EX2CR952322	314,131.65	54,353.80	259,777.85	SPRUCE GF
T-406	TRACTORS AUTO	2012 Kenworth T800 Winch	1XKDD40XXCJ956731	234,149.21	35,966.76	198,182.45	SPRUCE GF
T-408	TRACTORS AUTO	2013 Kenworth C500	1XKCP4TX8DR956941	425,373.08	52,578.74	372,794.34	SPRUCE GF
T-409	TRACTORS AUTO	2013 Kenworth C500	1XKCP4TXDXR956942	419,570.39	51,861.50	367,708.89	SPRUCE GF
T-410	TRACTORS AUTO	2013 Kenworth C500	1XKCP4TX1DR956943	412,912.07	47,941.63	364,970.44	SPRUCE GF
T-415	TRACTORS AUTO	2012 Kenworth C-500 Winch	1NKCL4EX1CR950688	330,383.51	53,365.98	277,017.53	SPRUCE GF
T-417	TRACTORS AUTO	2013 Kenworth T800	1XKDD40X0DJ961700	168,662.00	22,112.61	146,549.39	SPRUCE GF
19	TRACTORS AUTO	2013 Kenworth T800	1XKDD40X6DR962299	234,326.77	26,229.98	208,096.79	SPRUCE GF
T-420	TRACTORS AUTO	2013 Kenworth T-800	1XKDD40X6DR962304	241,234.40	19,867.19	221,367.21	SPRUCE GF
T-425	TRACTORS AUTO	2013 Kenworth T800 w/ Tulsa RN60 Winch	1XKDD40X9DR962300	235,277.19	26,434.86	208,842.33	SPRUCE GF
T-426	TRACTORS AUTO	2013 Kenworth T800	1XKDD40X2DR962316	181,414.44	16,981.63	164,432.81	SPRUCE GF
T-428	TRACTORS AUTO	C500	1NKCL4EX1DR962308	342,934.86	20,538.68	322,396.18	SPRUCE GF
T-430	TRACTORS AUTO	2013 Kenworth C500 Winch	1XKCD4WX4ER962307	350,650.69	15,742.41	334,908.28	SPRUCE GF
T-431	TRACTORS AUTO	2013 Kenworth T-800 Winch	1XKDD40X8DR962305	233,484.40	15,737.30	217,747.10	SPRUCE GF
T-433	TRACTORS AUTO	2013 Kenworth T800 Winch	1XKDD40X4DR962317	179,636.19	14,794.17	164,842.02	SPRUCE GF
T-434	TRACTORS AUTO	2013 KENWORTH T800	1XKDD40X4EJ967081	183,599.76	6,870.03	176,729.73	SPRUCE GF
T-435	TRACTORS AUTO	2014 Kenworth T-800	1XKDP4EX7ER967092	257,913.87	2,888.97	255,024.90	SPRUCE GF
T-436	TRACTORS AUTO	2014 KENWORTH C500 P/M	1XKCD4EX2ER967084	-	-	-	SPRUCE GF
T-437	TRACTORS AUTO	2014 KENWORTH C500 P/M	1XKCD4EX4ER967085	-	-	-	SPRUCE GF
T-438	TRACTORS AUTO	2014 KENWORTH C500 P/M	1XKCD4EX6ER967086	-	-	-	SPRUCE GF
T-440	TRACTORS AUTO	2014 KENWORTH T880 HWY	1XKZD40X1EJ967139	179,656.08	659.06	178,997.02	SPRUCE GF
T-448	TRACTORS AUTO	2014 Peterbilt 337	2NP2HM7X4CM169241	89,927.00	2,698.96	87,228.04	SPRUCE GF
T-487	TRACTORS	2003 International Eagle 9400i6x4	2HSCNAPR23C073416	26,000.00	10,522.53	15,477.47	SPRUCE GF
01	CRANES	Grove Crane RT535E - 35 Ton	226054	225,000.00	34,233.40	190,766.60	SPRUCE GF

01	OTHER EQUIP	Cat 246 Skid Steer Loader	CAT00246A5SZ06497	20,000.00	10,160.31	9,839.69	SPRUCE GF
BC-02	OTHER EQUIP	Cat 236 Skid Steer Loader	4YZ01934	16,000.00	8,128.20	7,871.80	SPRUCE GF
BC-03	OTHER EQUIP	Cat 246 Skid Steer Loader	5SZ01317	18,000.00	9,144.22	8,855.78	SPRUCE GF
BC-04	OTHER EQUIP	Cat 246B Skid Steer	CAT0246BBTPAT03419	25,000.00	12,700.36	12,299.64	SPRUCE GF
BC-07	OTHER EQUIP	246C Skid Steer Loader	CAT0246CEJAY05117	48,016.00	21,591.81	26,424.19	SPRUCE GF
BC-09	OTHER EQUIP	2012 CAT 246C Skid Steer	CAT0246CPJAY06840	53,000.00	7,053.80	45,946.20	SPRUCE GF
BC-10	OTHER EQUIP	2012 CAT 246C Skid Steer	JAY06830	53,000.00	7,053.80	45,946.20	SPRUCE GF
BCT-01	OTHER EQUIP	Double A Bobcat Utility Trailer (JR)	2DAEC6277BT012264	4,814.00	2,244.97	2,569.03	SPRUCE GF
FL-03	OTHER EQUIP	2013 Doosan Forklift G25P3	KQ00429	16,250.00	2,162.72	14,087.28	SPRUCE GF
SF-01	OTHER EQUIP	ToJo - Toyota Forklift	2FG10-16358	2,000.00	1,016.03	983.97	SPRUCE GF
SF-02	OTHER EQUIP	1991 John Deere 644E 15 Ton Forklift	DW644ED524692	39,000.00	16,237.58	22,762.42	SPRUCE GF
YL-01	OTHER EQUIP	Cat 246 Skid Steer Loader	6YG02271 (4TF066915HE	20,000.00	10,160.31	9,839.69	SPRUCE GF
YL-07	OTHER EQUIP	1997 Cat IT-24F Loader	4NN01008	31,000.00	12,906.79	18,093.21	SPRUCE GF
DECK-11	PLATFORM	Scheuerle 12' Deck Section		1,100.00	123.61	976.39	SPRUCE GF
GH-01	TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-02	PLATFORM	Goldhofer Header		-	-	-	SPRUCE GF
GH-03	TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-04	PLATFORM	Goldhofer Header		-	-	-	SPRUCE GF
GH-05	TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-06	PLATFORM	Goldhofer Header		-	-	-	SPRUCE GF
GH-07	TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-08	PLATFORM	Goldhofer Header		-	-	-	SPRUCE GF
GH-09	TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-10	PLATFORM	Goldhofer Header		-	-	-	SPRUCE GF
GH-11	TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-12	PLATFORM	Goldhofer Header		-	-	-	SPRUCE GF
GH-13	TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-14	PLATFORM	Goldhofer Header		-	-	-	SPRUCE GF
GH-15	TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-16	PLATFORM	Goldhofer Header		-	-	-	SPRUCE GF
GH-17	TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-18	PLATFORM	Goldhofer Header		-	-	-	SPRUCE GF
GH-19	TRLER	Goldhofer Header		-	-	-	SPRUCE GF

GH2/2-01SA	PLATFORM TRLER	Goldhofer 2 Line Split	WGOTHPH2370029622	45,000.00	6,051.36	38,948.64	SPRUCE GF
GH2/2-01SB	PLATFORM TRLER	Goldhofer 2 Line Split	GOTHPH2370029622A	45,000.00	6,051.36	38,948.64	SPRUCE GF
GH2/2-02SA	PLATFORM TRLER	Goldhofer 2 Line Split	WGOTHPH2770029624	45,000.00	6,051.36	38,948.64	SPRUCE GF
GH2/2-02SB	PLATFORM TRLER	Goldhofer 2 Line Split	GOTHPH2770029642A	45,000.00	6,051.36	38,948.64	SPRUCE GF
GH2/2-16	PLATFORM TRLER	Goldhofer Rental - Jones	WGOTHPH22C0033803	185,320.78	2,770.74	182,550.04	SPRUCE GF
GH2-01	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2420026136	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-02	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2870029342	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-03	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2070029335	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-04	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2370029345	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-05	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2570029346	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-06	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2670029355	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-07	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2870029356	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-08	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2X70029357	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-09	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2570029363	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-10	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2770029364	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-11	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2970029365	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-12	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH26C0033836	107,386.32	7,643.53	99,742.79	SPRUCE GF
GH2-13	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH24C0033835	98,392.60	7,003.42	91,389.18	SPRUCE GF
GH2-14	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH25C0033827	99,866.42	7,108.29	92,758.13	SPRUCE GF
GH2-15	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH20C0033833	100,402.65	7,146.46	93,256.19	SPRUCE GF
GH-30	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH3-01	PLATFORM TRLER	Goldhofer 3 Line	WGOTHPH3660029105	140,000.00	21,336.54	118,663.46	SPRUCE GF
GH3-02	PLATFORM TRLER	Goldhofer 3 Line	WGOTHPH3660029106	140,000.00	21,336.54	118,663.46	SPRUCE GF
GH-31	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-38	PLATFORM TRLER	GOLHOFFER HEADER		8,185.43	321.77	7,863.66	SPRUCE GF
GH4/2-01	PLATFORM TRLER	Goldhofer 4 Line	WGOTHPH2320026137	115,000.00	17,526.47	97,473.53	SPRUCE GF
GH4/2-01SA	PLATFORM TRLER	Goldhofer 4 Line Split	WGOTHPH2370029619	90,000.00	12,102.66	77,897.34	SPRUCE GF
GH4/2-01SB	PLATFORM TRLER	Goldhofer 4 Line Split	GOTHPH2370029619A	90,000.00	12,102.66	77,897.34	SPRUCE GF
GH4/2-02	PLATFORM TRLER	Goldhofer 4 Line	WGOTHPH4070029336	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-02SA	PLATFORM TRLER	Goldhofer 4 Line Split	WGOTHPH2970029625	90,000.00	12,102.66	77,897.34	SPRUCE GF
GH4/2-02SB	PLATFORM TRLER	Goldhofer 4 Line Split	GOTHPH2970029625A	90,000.00	12,102.66	77,897.34	SPRUCE GF
GH4/2-03	PLATFORM TRLER	Goldhofer 4 Line	WGOTHPH4870029343	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-04	PLATFORM TRLER	Goldhofer 4 Line	WGOTHPH4570029347	180,000.00	25,718.18	154,281.82	SPRUCE GF

GH4/2-05	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH4770029348	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-06	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH4170029359	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-07	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH4X70029358	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-08	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH4970029366	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-09	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH4070029367	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-10	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH28C0033837	195,242.18	13,896.98	181,345.20	SPRUCE GF
GH4/2-11	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH27C0033828	189,896.60	13,516.49	176,380.11	SPRUCE GF
GH4/2-12	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH22C0033834	188,993.23	13,452.21	175,541.02	SPRUCE GF
GH4/2-13	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH2XC0033838	195,279.96	13,899.64	181,380.32	SPRUCE GF
GH4/2-14	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH2680029633	140,000.00	11,799.88	128,200.12	SPRUCE GF
GH4/2-15	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH2880029634	140,000.00	11,799.88	128,200.12	SPRUCE GF
GH4/2-16	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH24C0033804	185,320.78	2,770.74	182,550.04	SPRUCE GF
GH4/4-01	PLATFORM TRLER	Goldhofer 4 Line Split	WG0THP049S0018665	193,627.15	26,316.02	167,311.13	SPRUCE GF
GH4/4-02	PLATFORM TRLER	Goldhofer 4 Line Split	WG0THP049S0018664	175,598.64	23,914.32	151,684.32	SPRUCE GF
GH6/4-01	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH4820026138	187,522.74	28,244.78	159,277.96	SPRUCE GF
GH6/4-01SA	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4870029620	163,697.44	20,090.94	143,606.50	SPRUCE GF
GH6/4-01SB	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4870029620A	163,722.50	20,092.33	143,630.17	SPRUCE GF
GH6/4-02	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH4820026139	274,903.20	39,048.22	235,854.98	SPRUCE GF
GH6/4-02SA	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4870029621	140,000.00	18,826.38	121,173.62	SPRUCE GF
GH6/4-02SB	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4870029621A	140,000.00	18,826.38	121,173.62	SPRUCE GF
GH6/4-03	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6870029344	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-03SA	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4370029623	140,000.00	18,826.38	121,173.62	SPRUCE GF
GH6/4-03SB	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4370029623A	140,000.00	18,826.38	121,173.62	SPRUCE GF
GH6/4-04	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6370029350	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-04SA	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4970029626	140,000.00	18,826.38	121,173.62	SPRUCE GF
GH6/4-04SB	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4970029626A	140,000.00	18,826.38	121,173.62	SPRUCE GF
GH6/4-05	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6070029337	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-06	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6770029349	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-07	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6670029360	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-08	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6X70029362	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-09	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6X70029368	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-10	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6870029361	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-11	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH45C0033831	287,867.66	20,489.90	267,377.76	SPRUCE GF

GH6/4-12	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH47C0033829	285,712.29	20,336.44	265,375.85	SPRUCE GF
GH6/4-13	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH43C0033830	287,323.44	20,451.14	266,872.30	SPRUCE GF
GH6/4-14	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH47C0033832	283,558.59	20,183.18	263,375.41	SPRUCE GF
GH6/4-15	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH4880029635	310,000.00	26,128.37	283,871.63	SPRUCE GF
GH6/4-16	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH4X80029636	310,000.00	26,128.37	283,871.63	SPRUCE GF
GH6/4-17	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH49B0033751	253,518.83	5,053.82	248,465.01	SPRUCE GF
GH6/4-18	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH40B0033752	253,518.83	5,053.82	248,465.01	SPRUCE GF
GH6/4-19	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH44C0033805	185,320.78	2,770.74	182,550.04	SPRUCE GF
GH6/6-01	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPS6CW0023132	286,998.21	40,081.98	246,916.23	SPRUCE GF
GH6/6-02	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPS6DW0023103	235,682.60	32,392.82	203,289.78	SPRUCE GF
GHC-01	PLATFORM TRLER	Goldhofer Power Pack with Cab		8,000.00	3,657.71	4,342.29	SPRUCE GF
GH-GN-01	PLATFORM TRLER	Goldhofer Gooseneck	131569801017	122,000.00	16,405.85	105,594.15	SPRUCE GF
GHS-10-01	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-02	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-03	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-04	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-05	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-06	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-07	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-08	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-09	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-10	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-11	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-12	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-13	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-14	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-15	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-16	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-17	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-18	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-20-01	PLATFORM TRLER	Goldhofer Spacer Deck - 20FT		56,000.00	6,400.97	49,599.03	SPRUCE GF
GHS-20-02	PLATFORM TRLER	Goldhofer Spacer Deck - 20FT		56,000.00	6,400.97	49,599.03	SPRUCE GF
GHS-20-03	PLATFORM TRLER	Goldhofer Spacer Deck - 20FT		56,000.00	6,400.97	49,599.03	SPRUCE GF

HS-20-04	PLATFORM						
	TRLER	Goldhofer Spacer Deck - 20FT		56,000.00	6,400.97	49,599.03	SPRUCE GF
GHS-30-01	PLATFORM						
	TRLER	Goldhofer Spacer Deck - 30FT		84,000.00	9,601.47	74,398.53	SPRUCE GF
GHS-30-02	PLATFORM						
	TRLER	Goldhofer Spacer Deck - 30FT		84,000.00	9,601.47	74,398.53	SPRUCE GF
GHS-30-03	PLATFORM						
	TRLER	Goldhofer Spacer Deck - 30FT		84,000.00	9,601.47	74,398.53	SPRUCE GF
GHS-30-04	PLATFORM						
	TRLER	Goldhofer Spacer Deck - 30FT		84,000.00	9,601.47	74,398.53	SPRUCE GF
GHS-HD-01	PLATFORM		3558120	57,440.88	321.71	57,119.17	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HD-02	PLATFORM		3558150	57,440.88	321.71	57,119.17	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HD-03	PLATFORM		3558160	57,440.88	321.71	57,119.17	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HD-04	PLATFORM		3558170	57,440.88	321.71	57,119.17	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HDS-1A	PLATFORM		35581-30	36,926.28	206.81	36,719.47	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HDS-1B	PLATFORM		3558130	36,926.28	206.81	36,719.47	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HDS-2A	PLATFORM		3558180	36,926.28	206.81	36,719.47	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HDS-2B	PLATFORM		3558180	36,926.28	206.81	36,719.47	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHSP6/6-01	PLATFORM	SPMT	WG0PST069D0061030	534,544.45	2,993.80	531,550.65	SPRUCE GF
	TRLER						
GHSP6/6-02	PLATFORM	SPMT	WG0PST060D0061031	534,544.45	3,987.30	530,557.15	SPRUCE GF
	TRLER						
GHSP6/6-03	PLATFORM	SPMT	WG0PST062D0061032	534,544.45	3,987.30	530,557.15	SPRUCE GF
	TRLER						
SP6/6-04	PLATFORM	SPMT	WG0PST064D0061033	534,544.45	3,987.30	530,557.15	SPRUCE GF
	TRLER						
GHSS-10-1A	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-1B	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-2A	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-2B	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-3A	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-3B	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-4A	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-4B	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSTZ-01	PLATFORM	2013 Goldhofer 9-Axle Semi Trailer	WG0STZH99D0030921	445,157.66	8,874.06	436,283.60	SPRUCE GF
	TRLER						
GHSTZ-02	PLATFORM	2013 Goldhofer 9-Axle Semi Trailer	WG0STZH90D0030922	445,157.66	8,874.06	436,283.60	SPRUCE GF
	TRLER						
GP10-01	PLATFORM	Goldhofer Pole - 10FT		-	-	-	SPRUCE GF
	TRLER						
GP10-02	PLATFORM	Goldhofer Pole - 10FT		-	-	-	SPRUCE GF
	TRLER						
GP10-04	PLATFORM	Goldhofer Pole - 10FT		-	-	-	SPRUCE GF
	TRLER						
GP10-05	PLATFORM	Goldhofer Pole - 10FT		-	-	-	SPRUCE GF
	TRLER						
GP10-06	PLATFORM	Goldhofer Pole - 10FT		-	-	-	SPRUCE GF
	TRLER						
10-08	TRLER	Goldhofer Pole - 10FT		-	-	-	SPRUCE GF

P10-12	PLATFORM TRLER	Goldhofer Pole - 10FT	-	-	-	SPRUCE GF	
GP16-01	PLATFORM TRLER	Goldhofer Pole - 16FT	-	-	-	SPRUCE GF	
GP16-02	PLATFORM TRLER	Goldhofer Pole - 16FT	-	-	-	SPRUCE GF	
GP6-02	PLATFORM TRLER	Goldhofer Pole - 6FT	-	-	-	SPRUCE GF	
GP6-04	PLATFORM TRLER	Goldhofer Pole - 6FT	-	-	-	SPRUCE GF	
GP6-05	PLATFORM TRLER	Goldhofer Pole - 6FT	-	-	-	SPRUCE GF	
GPP-01	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-02	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-03	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-04	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-05	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-06	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-07	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-08	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-09	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-10	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
P-11	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-12	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-13	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-14	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-15	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-16	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-17	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-18	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-19	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-28	PLATFORM TRLER	GOLDHOFER POWER PACK	8,527.87	335.16	8,192.71	SPRUCE GF	
GPP-29	PLATFORM TRLER	GOLDHOFER POWER PACK	8,470.16	332.91	8,137.25	SPRUCE GF	
GPP-30	PLATFORM TRLER	GOLDHOFER POWER PACK	8,470.16	332.91	8,137.25	SPRUCE GF	
GPP-31	PLATFORM TRLER	GOLDHOFER POWER PACK	8,470.16	332.91	8,137.25	SPRUCE GF	
GPPSP-01	PLATFORM TRLER	SPMT Power Pack	61034	269,847.10	1,511.32	268,335.78	SPRUCE GF
GPPSP-02	PLATFORM TRLER	SPMT Power Pack	61035	269,847.10	1,511.32	268,335.78	SPRUCE GF
PPG-01	PLATFORM TRLER	Goldhofer Push Pole	-	-	-	SPRUCE GF	
5-02	PLATFORM TRLER	Goldhofer Push Pole	-	-	-	SPRUCE GF	

PG-03	PLATFORM TRLER	Goldhofer Push Pole		-	-	-	SPRUCE GF
PPG-04	PLATFORM TRLER	Goldhofer Push Pole		-	-	-	SPRUCE GF
PPG-05	PLATFORM TRLER	Goldhofer Push Pole		-	-	-	SPRUCE GF
PPG-06	PLATFORM TRLER	Goldhofer Push Pole		-	-	-	SPRUCE GF
PPG-10-01	PLATFORM TRLER	Goldhofer Push Pole Truck to Truck		-	-	-	SPRUCE GF
PPG-15-02	PLATFORM TRLER	Goldhofer Push Pole Truck to Truck		-	-	-	SPRUCE GF
PPP-01	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-010	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-02	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-03	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-04	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-05	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-06	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-07	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-08	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-09	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
B-02	TRAILERS OTHER	1998 Aspen Tridem Booster	2A9TD4043WS037132	25,000.00	3,371.42	21,628.58	SPRUCE GF
B4-03	TRAILERS OTHER	Peerless Single Axle Booster	2PLH01214WB190150	10,000.00	2,286.06	7,713.94	SPRUCE GF
B4-04	TRAILERS OTHER	1999 Peerless Single Axle Booster	2PLH01217XBK94620	15,000.00	2,810.36	12,189.64	SPRUCE GF
B4-05	TRAILERS OTHER	2004 K-Line Booster	2K9TD111X4L052207	26,000.00	4,871.27	21,128.73	SPRUCE GF
B4-14	TRAILERS OTHER	2013 Stellar Single Axle Booster	2N9SB1516DE065416	30,291.00	1,738.83	28,552.17	SPRUCE GF
B4-15	TRAILERS OTHER	2013 Stellar Single Axle Booster	2N9SB1518DE065417	30,291.00	1,587.47	28,703.53	SPRUCE GF
B8-01	TRAILERS OTHER	Peerless Booster	1PLH01527GEC42190	4,000.00	914.46	3,085.54	SPRUCE GF
B8-02	TRAILERS OTHER	Aspen 8 Wheel Booster	2A9TD2028VN125271	11,000.00	2,514.65	8,485.35	SPRUCE GF
B8-04	TRAILERS OTHER	Aspen Self Steering Booster	2A9TD2025TN125078	14,000.00	3,200.52	10,799.48	SPRUCE GF
B8-05	TRAILERS OTHER	2006 Peerless 8 Wheel Booster	2PLH015246BK12571	33,000.00	6,182.78	26,817.22	SPRUCE GF
B8-06	TRAILERS OTHER	2002 Peerless 8 Wheel Jeep	2PLH015272BE10687	22,000.00	4,121.87	17,878.13	SPRUCE GF
B8-07	TRAILERS OTHER	2009 Aspen 25 Ton T/A Booster	2A9TD25229N125166	21,601.29	2,482.11	19,119.18	SPRUCE GF
B8-09	TRAILERS OTHER	2004 Aspen Tandem Booster	2A9TD25294N125254	28,000.00	3,775.97	24,224.03	SPRUCE GF
B8-10	TRAILERS OTHER	1998 Gerry	2A9TD2526WS037198	20,000.00	2,697.16	17,302.84	SPRUCE GF
B8-12	TRAILERS OTHER	8 WHEEL BOOSTER	2K9TD2209CL072295	60,000.00	3,894.22	56,105.78	SPRUCE GF
B8-13	TRAILERS OTHER	2000 Aspen 16 Wheel Booster	2A9TD2528YS037061	22,000.00	2,966.87	19,033.13	SPRUCE GF
B15	TRAILERS OTHER	2013 Gerry's Tandem Fishmouth Booster	2K9TD2208EL072078	63,500.00	1,265.84	62,234.16	SPRUCE GF

7-01	TRAILERS OTHER	2004 Nelson CBC20ST	1N9G62A2141012893	27,000.00	3,641.11	23,358.89	SPRUCE GF
8D-03	TRAILERS OTHER	2008 Nelson CBC50RT	1N9G62H5281012553	44,000.00	5,394.22	38,605.78	SPRUCE GF
BD-04	TRAILERS OTHER	2008 Nelson CBC20ST	1N9G62A2781012533	30,000.00	3,677.89	26,322.11	SPRUCE GF
BD-06	TRAILERS OTHER	2010 Nelson CBC30S	1N9G62A32A1012034	40,000.00	4,149.39	35,850.61	SPRUCE GF
BD-07	TRAILERS OTHER	1993 Custom Built Dolly	AT911242PU303710/307	8,000.00	1,078.85	6,921.15	SPRUCE GF
CT-001	TRAILERS OTHER	2011 Royal LCHT35	2S9FL3360B3025406	12,000.00	1,155.94	10,844.06	SPRUCE GF
DECK-02	TRAILERS OTHER	10' Deck Extension		24,000.00	3,596.52	20,403.48	SPRUCE GF
DECK-03	TRAILERS OTHER	2004 Aspen 15		28,000.00	3,775.97	24,224.03	SPRUCE GF
DECK-04	TRAILERS OTHER	2004 Aspen 10		24,000.00	3,236.52	20,763.48	SPRUCE GF
DECK-05	TRAILERS OTHER	2004 Aspen 5		12,000.00	1,618.31	10,381.69	SPRUCE GF
DECK-06	TRAILERS OTHER	2004 Aspen Rear Deck		30,000.00	4,045.72	25,954.28	SPRUCE GF
DECK-07	TRAILERS OTHER	2004 Aspen Fr. Bunk w/ 26		35,000.00	4,719.92	30,280.08	SPRUCE GF
DECK-08	TRAILERS OTHER	2009 Aspen 30		70,000.00	9,439.95	60,560.05	SPRUCE GF
DECK-09	TRAILERS OTHER	2009 Aspen 10		30,000.00	4,045.72	25,954.28	SPRUCE GF
DECK-10	TRAILERS OTHER	2009 Aspen 10		30,000.00	4,045.72	25,954.28	SPRUCE GF
FWB-01	TRAILERS OTHER	Fifth Wheel Bunk		1,100.00	251.49	848.51	SPRUCE GF
8B-02	TRAILERS OTHER	Fifth Wheel Bunk		1,100.00	251.49	848.51	SPRUCE GF
HS-01	TRAILERS OTHER	Featherlite Triaxle Hotshot	4FGL0323XWH603709	5,000.00	1,143.05	3,856.95	SPRUCE GF
HT-01	TRAILERS OTHER	Manac 53' Tridem Highboy	2M5131613V1044733	9,000.00	2,057.51	6,942.49	SPRUCE GF
HT-02	TRAILERS OTHER	'Load King 53' Tridem Highboy	2LDPF53346D043946	18,500.00	3,844.78	14,655.22	SPRUCE GF
HT-03	TRAILERS OTHER	Load King 53' Tridem Highboy	2LDPF53366D043947	18,500.00	3,844.78	14,655.22	SPRUCE GF
HT-04	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161351100587	16,000.00	3,657.71	12,342.29	SPRUCE GF
HT-06	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161X61106226	16,000.00	3,657.71	12,342.29	SPRUCE GF
HT-07	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161061105649	16,000.00	3,657.71	12,342.29	SPRUCE GF
HT-09	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161261109394	18,500.00	4,229.21	14,270.79	SPRUCE GF
HT-10	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161461109395	18,500.00	4,229.21	14,270.79	SPRUCE GF
HT-12	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161571114624	21,000.00	4,364.31	16,635.69	SPRUCE GF
HT-13	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M51316171114625	21,000.00	4,364.31	16,635.69	SPRUCE GF
HT-14	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161481118102	24,738.11	5,236.39	19,501.72	SPRUCE GF
HT-15	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161191120438	23,000.00	4,381.64	18,618.36	SPRUCE GF
HT-16	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161191120441	23,000.00	4,381.64	18,618.36	SPRUCE GF
HT-17	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161391120442	23,000.00	4,381.64	18,618.36	SPRUCE GF
18	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161691118944	25,000.00	4,396.27	20,603.73	SPRUCE GF

HT-19	TRAILERS OTHER	2007 Great Dane 53' Tri-Axle HB	1GBDM0638TH703855	28,000.00	4,769.09	23,230.91	SPRUCE GF
HT-20	TRAILERS OTHER	2007 Lode King 53' HB	2LDPF53337D046192	27,000.00	4,598.73	22,401.27	SPRUCE GF
HT-23	TRAILERS OTHER	1990 Fruehauf Tridem Flat Deck	2FEP04837L8152109	6,000.00	809.15	5,190.85	SPRUCE GF
HT-25	TRAILERS OTHER	2001 Manac Tridem Flat Deck	2M513146711072690	16,000.00	2,157.71	13,842.29	SPRUCE GF
HT-26	TRAILERS OTHER	1996 Fruehauf Tridem Flat Deck	1H2P04831TW049401	6,500.00	876.53	5,623.47	SPRUCE GF
HT-29	TRAILERS OTHER	2006 Roadmaster Tridem Flatdeck	2T9FA533861011670	24,000.00	3,236.52	20,763.48	SPRUCE GF
HT-30	TRAILERS OTHER	2006 Thru-Way Tridem Flat Deck	2T9FA533261011678	24,000.00	3,236.52	20,763.48	SPRUCE GF
HT-31	TRAILERS OTHER	2008 Doecker Flat Deck	2DEHBFZ3081024424	30,000.00	3,677.89	26,322.11	SPRUCE GF
HT-32	TRAILERS OTHER	2008 Doecker Flat Deck	2DEHBFZ3281024425	30,000.00	3,677.89	26,322.11	SPRUCE GF
HT-33	TRAILERS OTHER	2008 Doecker Tridem Flat Deck	2DEHBFZ3481024426	30,000.00	3,677.89	26,322.11	SPRUCE GF
HT-41	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131614D1135332	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-45	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131611D1135336	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-47	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131615D1135338	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-49	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131613D1135340	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-50	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131615D1135341	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-52	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131616D1135543	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-53	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131618D1135544	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-60	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131613D1139095	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-61	TRAILERS OTHER	53' TRIDEM FLATDECK	2M5131615D1139096	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-62	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131617D1139097	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-63	TRAILERS OTHER	2013 Manac 53' Tri Axle Flatdeck	2M5131619D1139098	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-65	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131613D1139100	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-66	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131613E1139101	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-68	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131615E1139102	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-69	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131617E1139103	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-70	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131610E1139105	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-71	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131619E1139104	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-72	TRAILERS OTHER	2014 Manac Tridem Flatdeck	2M513161XE1140276	40,458.00	1,615.36	38,842.64	SPRUCE GF
HT-73	TRAILERS OTHER	2014 Manac Tridem Flatdeck	2M5131613E1140277	40,458.00	1,615.36	38,842.64	SPRUCE GF
HT-74	TRAILERS OTHER	2014 Manac Tridem Flatdeck	2M5131613E1140278	40,458.00	1,615.36	38,842.64	SPRUCE GF
HT-75	TRAILERS OTHER	2014 Manac Tridem Flatdeck	2M5131615E1140279	40,458.00	1,615.36	38,842.64	SPRUCE GF
HT-76	TRAILERS OTHER	2014 Manac Tridem Flatdeck	2M5131611E1140280	40,458.00	1,615.36	38,842.64	SPRUCE GF
HT-77	TRAILERS OTHER	2014 Manac Tridem Flatdeck	2M5131613E1140281	40,458.00	1,615.36	38,842.64	SPRUCE GF

HT-80	TRAILERS OTHER	2014 Ocean Trailer 53' Tridem Highboy	13N1533CXE1564765	42,108.00	839.40	41,268.60	SPRUCE GF
HT-81	TRAILERS OTHER	2014 Ocean Trailer 53' Tridem Highboy	13N1533C1E1564766	42,108.00	839.40	41,268.60	SPRUCE GF
HT-83	TRAILERS OTHER	2014 Ocean Trailer 53' Tridem Highboy	13N1533C3E1564770	42,108.00	839.40	41,268.60	SPRUCE GF
HT-84	TRAILERS OTHER	2014 Ocean Trailer 53' Tridem Highboy	13N1533C5E1564771	42,108.00	839.40	41,268.60	SPRUCE GF
HTP-07	TRAILERS OTHER	2013 TRIDEM 48' TRI AXLE FLAT DECK	2LDPF4830DD056046	40,608.00	2,229.53	38,378.47	SPRUCE GF
HTP-08	TRAILERS OTHER	2013 TRIDEM 48' TRI AXLE FLAT DECK	2LDPF4834DD056048	40,608.00	2,229.53	38,378.47	SPRUCE GF
HTT-01	TRAILERS OTHER	Manac Trombone Tridem Highboy	2M513152541096311	23,000.00	5,257.96	17,742.04	SPRUCE GF
HTT-02	TRAILERS OTHER	Manac Trombone Tridem Highboy	2M513161381118110	33,000.00	6,286.62	26,713.38	SPRUCE GF
HTT-06	TRAILERS OTHER	Thurway 53' Trobone Tridem Highboy	2T9FA533981011602	33,000.00	6,286.62	26,713.38	SPRUCE GF
HTT-08	TRAILERS OTHER	2007 Thru-Way Tridem Trombone Flat Deck	2T9FA533971011162	45,000.00	6,068.53	38,931.47	SPRUCE GF
HTT-09	TRAILERS OTHER	2013 Manac Tridem Trombone Flatdeck	2M5131619D1133933	58,608.00	3,803.92	54,804.08	SPRUCE GF
HTT10-03	TRAILERS OTHER	2013 Manac 53-90' Tridem Trombone Flat	2M5131617D1135714	66,608.00	4,989.24	61,618.76	SPRUCE GF
L12-01	TRAILERS OTHER	2009 Aspen 75 Ton 8'6" Deck	2A9LB75369N125165	275,907.36	31,702.87	244,204.49	SPRUCE GF
L12-02	TRAILERS OTHER	2014 Gerry's 65T Lowbed	2K9LB3568EL072092	157,252.00	3,134.76	154,117.24	SPRUCE GF
L12-03	TRAILERS OTHER	2004 Aspen Tridem Low Bed	2A9LB85354N125253	115,000.00	15,508.47	99,491.53	SPRUCE GF
L12-04	TRAILERS OTHER	2014 Gerry's 50T Tridem Lowbed	2K9LB3531EL072067	103,958.00	2,072.36	101,885.64	SPRUCE GF
L16-01	TRAILERS OTHER	1998 Peerless Double Drop Low Bed	2PLG05536WBC91340	36,000.00	4,854.83	31,145.17	SPRUCE GF
L16-01	TRAILERS OTHER	Rotec Roadmaster Lowboy	8306041	18,000.00	4,114.92	13,885.08	SPRUCE GF
L16-04	TRAILERS OTHER	Arnes 16 Wheel Lowboy	AR793035	43,354.13	10,605.83	32,748.30	SPRUCE GF
L16-05	TRAILERS OTHER	Aspen Double Drop Lowboy	2A9LB5042TN125077	58,000.00	13,259.14	44,740.86	SPRUCE GF
L16-06	TRAILERS OTHER	Peerless Trombone Lowboy	2PLG0562X1BA10560	23,000.00	5,257.96	17,742.04	SPRUCE GF
L16-08	TRAILERS OTHER	2006 Peerless 16 Wheel LB 32' Main Deck	2PLG062266BK12571	85,000.00	15,925.31	69,074.69	SPRUCE GF
L16-09	TRAILERS OTHER	2002 Peerless 16 Wheel LB 32' Main Deck	2PLG055212BE10685	64,000.00	11,990.74	52,009.26	SPRUCE GF
L16-10	TRAILERS OTHER	1999 Peerless 16 Wheel LB 28' Main Deck	2PLG0534XXBK94610	59,000.00	11,054.04	47,945.96	SPRUCE GF
L16-12	TRAILERS OTHER	1976 Fruehauf 16 Wheeler Low Bed	32X750901	21,000.00	2,831.97	18,168.03	SPRUCE GF
L16-13	TRAILERS OTHER	1998 Aspen 48 Wheeler Low Bed	2A9LB7042WS037131	165,000.00	22,251.26	142,748.74	SPRUCE GF
L16B-13	TRAILERS OTHER	LOWBOY	2K9LB4625CL072291	175,000.00	11,358.20	163,641.80	SPRUCE GF
L16T-01	TRAILERS OTHER	Aspen 16 Wheel Trombone	2A9LB5044WN125066	22,000.00	5,029.37	16,970.63	SPRUCE GF
L16T-02	TRAILERS OTHER	16 Wheel Low Boy	2A9LB5043WN125012	22,000.00	5,029.37	16,970.63	SPRUCE GF
L24-03	TRAILERS OTHER	2011 Aspen 85 Ton 30' Double Goosneck	2D9TD5560BN125094	446,753.91	51,333.86	395,420.05	SPRUCE GF
L24-04	TRAILERS OTHER	2004 Aspen 6 Axle Dolly	2A9TD55694N125324	277,323.47	37,065.81	240,257.66	SPRUCE GF
L24-05	TRAILERS OTHER	2000 Cozad 6 Axle Low Bed	1C9T50607Y1167011	112,516.26	15,960.44	96,555.82	SPRUCE GF
L24-01	TRAILERS OTHER	Aspen 125 Ton Lowboy	2AGTD8081YS037028	380,000.00	86,870.36	293,129.64	SPRUCE GF

8-01	TRAILERS OTHER	Aspen 100 Ton Lowboy	2A9108889MA003099	200,611.82	46,511.68	154,100.14	SPRUCE GF
L48-03	TRAILERS OTHER	Aspen 60 Ton Dolly	2A9DA60B6T5037102	230,000.00	52,579.40	177,420.60	SPRUCE GF
L48-06	TRAILERS OTHER	2000 Cozad 16 Wheel Scraper Dolly	1C9R38405Y1167008	254,768.75	43,910.96	210,857.79	SPRUCE GF
L8-01	TRAILERS OTHER	Arnes Low Bed Double Drop	4826HA003443	15,000.00	3,429.11	11,570.89	SPRUCE GF
L8-03	TRAILERS OTHER	Gerry's Double Drop Lowboy	2A9LB252XWN125093	22,000.00	5,029.37	16,970.63	SPRUCE GF
L8-07	TRAILERS OTHER	1998 Gerry	2A9LB6528WS037197	65,000.00	8,765.65	56,234.35	SPRUCE GF
L8-08	TRAILERS OTHER	2000 Aspen Low Bed	2A9LB652XYS037060	80,000.00	10,788.51	69,211.49	SPRUCE GF
L8T-02	TRAILERS OTHER	Aspen Trombone Step Deck	2A9PF2528SS037418	17,000.00	3,886.32	13,113.68	SPRUCE GF
L8T-03	TRAILERS OTHER	Aspen Trombone Step Deck	2A9PF2526SS037417	17,000.00	3,886.32	13,113.68	SPRUCE GF
L8TD-01	TRAILERS OTHER	Trailstar Double Drop Trombone	1TKS04820LM094781	30,890.18	7,439.93	23,450.25	SPRUCE GF
LR48-02	TRAILERS OTHER	2012 Aspen 85 Ton Single Gooseneck	W21-30368	267,166.96	27,389.63	239,777.33	SPRUCE GF
LR48-03	TRAILERS OTHER	2012 Aspen 85 Ton Single Gooseneck	W21-30369	266,971.76	27,367.39	239,604.37	SPRUCE GF
LT-05	TRAILERS OTHER	Dorsey Tridem Step Deck	1DTP36Z35PP031677	12,000.00	2,743.31	9,256.69	SPRUCE GF
LT-06	TRAILERS OTHER	Manac 53' Tridem Step Deck	2M5131611X1058018	18,000.00	4,114.92	13,885.08	SPRUCE GF
LT-07	TRAILERS OTHER	Raven Tridem Step Deck	13N25020321014457	21,000.00	4,800.72	16,199.28	SPRUCE GF
LT-08	TRAILERS OTHER	Raven Tridem Step Deck	13N25020521014461	21,000.00	4,800.72	16,199.28	SPRUCE GF
09	TRAILERS OTHER	Lode King 53' Tridem Step Deck	2LDS0533969044481	30,000.00	6,858.22	23,141.78	SPRUCE GF
LT-10	TRAILERS OTHER	Lode King 53' Step Deck	2LDS0533069044482	30,000.00	6,858.22	23,141.78	SPRUCE GF
LT-11	TRAILERS OTHER	53' Step Deck Trailer Tri Axle	2M513158371112790	33,000.00	7,544.03	25,455.97	SPRUCE GF
LT-12	TRAILERS OTHER	53' Step Deck Trailer Tri Axle	2M513158571112791	33,000.00	7,544.03	25,455.97	SPRUCE GF
LT-14	TRAILERS OTHER	2004 Arnes Tri-Axle Single Drop Fixed	2A91253374A003266	58,000.00	10,866.64	47,133.36	SPRUCE GF
LT-15	TRAILERS OTHER	2008 Aspen Tri-Axle Double Drop Short	2A9B45398N125299	78,000.00	12,178.15	65,821.85	SPRUCE GF
LT-16	TRAILERS OTHER	2003 Peerless Tri-Axle Double Drop Short	2PLG052353BF11048	50,000.00	9,367.79	40,632.21	SPRUCE GF
LT-17	TRAILERS OTHER	2007 Alutrec Stepdeck	2M13161731107415	47,000.00	7,219.48	39,780.52	SPRUCE GF
LT-19	TRAILERS OTHER	2007 Manac Tridem Drop Deck	2M513161871111278	38,000.00	5,124.58	32,875.42	SPRUCE GF
LT-20	TRAILERS OTHER	2007 Road Master Tridem Drop Deck	2T9FA513071011103	45,000.00	6,068.53	38,931.47	SPRUCE GF
LT-21	TRAILERS OTHER	2007 Thru-Way Tridem Drop Deck	2T9DF513371011105	45,000.00	6,068.53	38,931.47	SPRUCE GF
LT-22	TRAILERS OTHER	2007 Manac Tridem Drop Deck	2M513161671111280	38,000.00	5,124.58	32,875.42	SPRUCE GF
LT-23	TRAILERS OTHER	2006 Manac Tridem Drop Deck	2T9DL53D17A133735	30,000.00	4,045.72	25,954.28	SPRUCE GF
LT-26	TRAILERS OTHER	2013 Manac 53' Tridem Stepdeck	2M5131612D1134924	41,258.00	3,502.98	37,755.02	SPRUCE GF
LT-27	TRAILERS OTHER	2013 Manac 53' Tridem Stepdeck	2M5131614D1134925	41,258.00	3,502.98	37,755.02	SPRUCE GF
LT-28	TRAILERS OTHER	2013 Manac 53' Tridem Stepdeck	2M5131616D1134926	41,258.00	3,502.98	37,755.02	SPRUCE GF
29	TRAILERS OTHER	2013 Manac 53' Tridem Stepdeck	2M5131618D1134927	41,258.00	3,502.98	37,755.02	SPRUCE GF

LT-30	TRAILERS OTHER	2013 Lode King SDE53-3 Step Deck	2LDSD533XDE055221	44,083.00	3,081.59	41,001.41	SPRUCE GF
LT-33	TRAILERS OTHER	53' Manac Stepdeck	2M5131616E1136208	42,858.00	2,138.43	40,719.57	SPRUCE GF
LT-34	TRAILERS OTHER	53' Manac Stepdeck	2M5131618E1136209	42,858.00	2,138.43	40,719.57	SPRUCE GF
LT-35	TRAILERS OTHER	53' Manac Stepdeck	2M5131614E1136210	42,858.00	2,138.43	40,719.57	SPRUCE GF
LT-36	TRAILERS OTHER	53' Manac Stepdeck	2M5131616E1136211	42,858.00	2,138.43	40,719.57	SPRUCE GF
LT-37	TRAILERS OTHER	53' Manac Stepdeck	2M5131618E1136212	42,858.00	2,138.43	40,719.57	SPRUCE GF
LT-38	TRAILERS OTHER	53' Manac Stepdeck	2M513161XE1136213	42,858.00	2,138.43	40,719.57	SPRUCE GF
LT-44	TRAILERS OTHER	2014 Manac 53' Tridem Stepdecks	2M5131611E1142479	40,608.00	809.50	39,798.50	SPRUCE GF
LT-45	TRAILERS OTHER	2014 Manac 53' Tridem Stepdecks	2M5131618E1142480	40,608.00	809.50	39,798.50	SPRUCE GF
LT-46	TRAILERS OTHER	2014 Manac 53' Tridem Stepdecks	2M513161XE1142481	40,608.00	809.50	39,798.50	SPRUCE GF
LT-47	TRAILERS OTHER	2014 Manac 53' Tridem Stepdecks	2M5131611E1142482	40,608.00	809.50	39,798.50	SPRUCE GF
LTB-04	TRAILERS OTHER	LOWBOY	1TKA05335BM112627	90,000.00	6,258.63	83,741.37	SPRUCE GF
LTD-02	TRAILERS OTHER	2005 K-Line Tri-Axle Double Drop	2K9LB35545L052171	71,000.00	13,302.29	57,697.71	SPRUCE GF
LTD-03	TRAILERS OTHER	2004 Gerrys Tri-Axle Double Drop	2K9LB35224L052108	60,000.00	11,241.39	48,758.61	SPRUCE GF
LTD-04	TRAILERS OTHER	Arnes Tri-Axle Double Drop	2A9105933VA003960	40,000.00	7,494.22	32,505.78	SPRUCE GF
LTD-06	TRAILERS OTHER	Kylvn Tridem Step Deck	1K9B0511XS1005494	17,000.00	3,886.32	13,113.68	SPRUCE GF
LD-01	TRAILERS OTHER	2006 XL Tridem Double Drop Deck		45,000.00	6,068.53	38,931.47	SPRUCE GF
LTS-03	TRAILERS OTHER	TRI AXLE LOW BOY	4U3J052315L005065	40,000.00	9,144.22	30,855.78	SPRUCE GF
LTS-06	TRAILERS OTHER	2009 Doepker Tri-Axle Scissorneck LB	2DESNSZ3191025069	72,000.00	10,376.67	61,623.33	SPRUCE GF
LTS-07	TRAILERS OTHER	2007 Doepker Tri-Axle Scissorneck LB	2DESNSZ3071021396	65,000.00	11,071.03	53,928.97	SPRUCE GF
LTS-08	TRAILERS OTHER	2005 Arnes Tri-Axle Scissorneck LB	2A91253395A003786	56,000.00	10,491.93	45,508.07	SPRUCE GF
LTS-09	TRAILERS OTHER	2002 Altek Tri-Axle Scissorneck LB	2A92SKU1221144162	40,000.00	7,494.22	32,505.78	SPRUCE GF
LTS-10	TRAILERS OTHER	2002 Altek Tri-Axle Scissorneck LB	2A92SKU132144171	40,000.00	7,494.22	32,505.78	SPRUCE GF
LTT-02	TRAILERS OTHER	Manac 48' Trombone Step Deck	2M5131463Y1071983	29,000.00	6,629.57	22,370.43	SPRUCE GF
LTT-03	TRAILERS OTHER	2001 Arnes 48-65' Tri-Axle Step Trombone	2A91249311A003552	41,000.00	7,681.63	33,318.37	SPRUCE GF
LTT-05	TRAILERS OTHER	2007 Thru-Way Tridem Trombone Drop Deck	2T9DF531871011455	45,000.00	6,068.53	38,931.47	SPRUCE GF
LTT-06	TRAILERS OTHER	2007 Thru-Way Tridem Trombone Drop Deck	2T9DF513471011453	45,000.00	6,068.53	38,931.47	SPRUCE GF
LTT-25	TRAILERS OTHER	2014 Manac Stepdeck Trombone	2M5131527E1139998	77,500.00	1,544.94	75,955.06	SPRUCE GF
LTTD-01	TRAILERS OTHER	2013 Stellar 55 Ton Double Drop Trombone	2N9LB5536DE065414	142,153.00	8,160.19	133,992.81	SPRUCE GF
LTTD-02	TRAILERS OTHER	2013 Stellar 55 Ton Double Drop Trombone	2N9LB5538DE065415	142,153.00	7,449.80	134,703.20	SPRUCE GF
LTTs-01	TRAILERS OTHER	Scona Trombone Scissor Neck	2E9L45F3633003482	50,000.00	11,430.29	38,569.71	SPRUCE GF
PJ12-01	TRAILERS OTHER	2009 Aspen 45 Ton Tridem Jeep	2A9JT45309N125164	31,420.06	3,610.28	27,809.78	SPRUCE GF
2-02	TRAILERS OTHER	2011 Aspen 50 Ton Tridem Jeep	2A9JT503XBN125093	57,930.73	6,656.50	51,274.23	SPRUCE GF

12-03	TRAILERS OTHER	2000 Cozad Tridem Jeep	1C9E36308Y1167010	33,000.00	4,450.28	28,549.72	SPRUCE GF
PJ12-19	TRAILERS OTHER	2004 Aspen Tridem Jeep	2A9JT553X4N125252	43,465.50	5,506.90	37,958.60	SPRUCE GF
PJ16-01	TRAILERS OTHER	Arnes 16 Wheel Jeep	2A9302741MA003098	38,771.96	9,213.33	29,558.63	SPRUCE GF
PJ16-02	TRAILERS OTHER	Peerless 16 Wheel Jeep	B79264905	14,000.00	3,200.52	10,799.48	SPRUCE GF
PJ16-06	TRAILERS OTHER	Arne's 16 Wheel Jeep	2A9302646GA003040	15,000.00	3,429.11	11,570.89	SPRUCE GF
PJ16-07	TRAILERS OTHER	Aspen 16 Wheel Jeep	2A9JT4541TN125076	25,000.00	5,715.17	19,284.83	SPRUCE GF
PJ16-14	TRAILERS OTHER	2008 Cozad 16 Wheel Jeep	1C9HJ272181772090	435,566.60	67,581.25	367,985.35	SPRUCE GF
PJ16-15	TRAILERS OTHER	1994 Aspen 16 Wheel Jeep	2A9JT4049RS037182	39,000.00	7,306.88	31,693.12	SPRUCE GF
PJ16-16	TRAILERS OTHER	2006 Peerless 16 Wheel Jeep	2PLH026256BK12570	32,000.00	5,995.37	26,004.63	SPRUCE GF
PJ16-17	TRAILERS OTHER	2002 Peerless 16 Wheel Jeep	2PLH026282BE10685	24,000.00	4,496.52	19,503.48	SPRUCE GF
PJ16-18	TRAILERS OTHER	2000 Cozad 16 Wheel Jeep	1C9H26206Y1167007	254,768.76	43,910.96	210,857.80	SPRUCE GF
PJ16-20	TRAILERS OTHER	1978 Neils 16 Wheeler	78021435	16,000.00	2,157.71	13,842.29	SPRUCE GF
PJ1620-01	TRAILERS OTHER	Aspen 55 Ton Jeep	2A9JT5559XS037026	38,000.00	8,687.08	29,312.92	SPRUCE GF
PJ1620-02	TRAILERS OTHER	Aspen 16/20 Wheel Jeep	2A9JT805XYS037027	45,000.00	9,352.08	35,647.92	SPRUCE GF
PJ1620-02A	TRAILERS OTHER	2000 Aspen 16/20 Wheel 80 Ton Jeep		53,000.00	12,116.13	40,883.87	SPRUCE GF
PJ16-22	TRAILERS OTHER	16 WHEEL JEEP	2K9KB4262CL072284	68,000.00	4,413.47	63,586.53	SPRUCE GF
6-24	TRAILERS OTHER	1998 Aspen 16 Wheeler	2A9JT4546WS037130	34,000.00	4,585.12	29,414.88	SPRUCE GF
PJ24-02	TRAILERS OTHER	2012 Aspen 70 Ton 24 Tire Gooseneck Jeep	2A9JT7063CN125119	107,224.00	10,980.19	96,243.81	SPRUCE GF
PJ24-03	TRAILERS OTHER	2012 Aspen 70 Ton 24 Tire Gooseneck Jeep	2A9JT7061CN125118	107,224.00	10,980.19	96,243.81	SPRUCE GF
PJ4-02	TRAILERS OTHER	2011 Aspen 30 Ton S/A Jeep	2A9JT3017BN125183	25,528.79	2,933.37	22,595.42	SPRUCE GF
PJ4-03	TRAILERS OTHER	2004 Aspen Single Axle Jeep	2A9JT30144N125323	35,442.50	4,188.48	31,254.02	SPRUCE GF
PJ4-04	TRAILERS OTHER	2007 Aspen Jeep	2A9JT30127N125275	26,000.00	3,506.27	22,493.73	SPRUCE GF
PJ8-01	TRAILERS OTHER	Nortrail 8 Wheel Jeep	2N9ME672MM0162030	12,000.00	2,743.31	9,256.69	SPRUCE GF
PJ8-03	TRAILERS OTHER	Homemade Tandem Axle Jeep	8WJ01	14,000.00	3,200.52	10,799.48	SPRUCE GF
PJ8-07	TRAILERS OTHER	2000 Peerless 8 Wheel Jeep	2PLH026237BE97310	23,000.00	4,309.21	18,690.79	SPRUCE GF
PJ8-08	TRAILERS OTHER	2007 Scona 8 Wheel Jeep	2E9C40C21173003068	28,000.00	4,769.09	23,230.91	SPRUCE GF
PJ8-09	TRAILERS OTHER	2004 Arnes 8 Wheel Jeep	2A93025244A003534	29,000.00	5,433.32	23,566.68	SPRUCE GF
PJ8-10	TRAILERS OTHER	1998 Peerless 8 Wheel Jeep	2PLH02620WBJ88730	18,000.00	3,372.42	14,627.58	SPRUCE GF
PJ8-11	TRAILERS OTHER	1980 Neils Jeep	N2830	13,000.00	1,753.15	11,246.85	SPRUCE GF
PJ8-12	TRAILERS OTHER	1999 AspenTandem Jeep	2A9JT4020XN125161	23,000.00	3,101.71	19,898.29	SPRUCE GF
PJ8-14	TRAILERS OTHER	2000 Aspen Jeep	2A9JT352XYS037059	25,000.00	3,371.42	21,628.58	SPRUCE GF
PJ8-21	TRAILERS OTHER	2013 Stellar 40-ton Low Profile Jeep	2N9TJ402XDE065413	37,990.00	2,180.78	35,809.22	SPRUCE GF
8-22	TRAILERS OTHER	2013 Stellar 40-ton Low Profile Jeep	2N9TJ4028DE065412	37,990.00	1,990.97	35,999.03	SPRUCE GF

8-23	TRAILERS						
	OTHER	2014 Gerry's Tandem Jeep	2K9KB2296EL072077	45,500.00	907.02	44,592.98	SPRUCE GF
RV8-01	TRAILERS						
	OTHER	2000 Wasbash 8'5"x48' reefer trailer	1JJV482W0YL656226	15,396.92	3,033.48	12,363.44	SPRUCE GF
SB46-07	TRAILERS	2013 Manac Super B Lead	2M5130976D1130613	53,000.00	4,764.90	48,235.10	SPRUCE GF
SB46-09	TRAILERS	2013 Manac Super B Lead	2M5130978D1130614	53,000.00	4,764.90	48,235.10	SPRUCE GF
SBL-03	TRAILERS	SUPER B LEAD HIGHBOY	2LDPF323251042204	22,000.00	2,141.87	19,858.13	SPRUCE GF
SBL-04	TRAILERS	SUPER B LEAD HIGHBOY	2DEHBFA2041015525	30,000.00	2,920.72	27,079.28	SPRUCE GF
SBL-05	TRAILERS	SUPER B LEAD HIGHBOY	2DEHBFZ35E1030473	70,075.00	2,797.88	67,277.12	SPRUCE GF
SBL-09	TRAILERS	2014 Manac Tridem Super B Lead	2M5130974E1141448	66,630.00	1,662.13	64,967.87	SPRUCE GF
SBL-10	TRAILERS	2014 Manac Tridem Super B Lead	2M5130976E1141449	66,630.00	1,662.13	64,967.87	SPRUCE GF
SBL-11	TRAILERS	2014 Manac Tridem Super B Lead	2M5130972E1141450	66,630.00	1,662.13	64,967.87	SPRUCE GF
SBL-12	TRAILERS	2014 Manac Tridem Super B Lead	2M513097E41141451	66,630.00	1,662.13	64,967.87	SPRUCE GF
TSL-01	TRAILERS	2010 Stellar 10' Landoll Tri-Slide	2N9ST4535AE065107	94,000.00	12,579.62	81,420.38	SPRUCE GF
TSL-03	TRAILERS	2013 STELLAR 12 WHEEL TRIDEM LOWBOY	2N9ST4538DE065398	122,896.00	3,065.72	119,830.28	SPRUCE GF
UT-03	TRAILERS	32	2N9FASDLXCG017093	18,000.00	1,168.31	16,831.69	SPRUCE GF
UT-06	TRAILERS	2013 SWS Pintle Trailer	4UGFP302XDD023796	10,500.00	419.24	10,080.76	SPRUCE GF
V53-01	TRAILERS	2005 Trailmobile 53' Tandem Van	2MN01JAH951004081	16,250.00	2,252.35	13,997.65	SPRUCE GF
110	AUTO BED						
	TRUCK	KENWORTH C500 BED TRUCK 300	1NKCLBOX1SR939619	125,000.00	21,634.72	103,365.28	WHITECOL
BT-112	AUTO BED						
	TRUCK	KENWORTH C500 BED TRUCK 360	1XKCPBTX56R986891	575,000.00	99,519.62	475,480.38	WHITECOL
BT-1603	AUTO BED						
	TRUCK	KENWORTH C500 TEXAS BED TRUCK	1XKCP4EX9DR958940	310,000.00	11,456.54	298,543.46	WHITECOL
BT-1701	AUTO BED						
	TRUCK	KENWORTH C500 BED TRUCK 340"	1XKCDBOX47R930004	280,000.00	18,626.07	261,373.93	WHITECOL
P-1011	AUTO LT						
	TRUCKS	CHEVROLET 2500 CREWCAB 4X4	1GC4KYB61AF100523	14,000.00	2,764.81	11,235.19	WHITECOL
P-1021	AUTO LT						
	TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CL4BG597722	18,500.00	3,653.49	14,846.51	WHITECOL
P-1114	AUTO LT						
	TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX38A48G161007	8,500.00	1,678.66	6,821.34	WHITECOL
P-1125	AUTO LT						
	TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX48LX9G517971	9,000.00	1,777.38	7,222.62	WHITECOL
P-1136	AUTO LT						
	TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y4CL4BG605842	17,500.00	3,456.02	14,043.98	WHITECOL
P-1140	AUTO LT						
	TRUCKS	DODGE 3500 CREWCAB 4X4	3C63DRHL2CG103660	34,500.00	4,542.19	29,957.81	WHITECOL
P-1141	AUTO LT						
	TRUCKS	DODGE 3500 CREWCAB 4X4	3C63DRHL2CG123066	23,000.00	3,028.12	19,971.88	WHITECOL
PT-1303	AUTO PICKER						
	TR	KENWORTH T300 PICKER 12.5T	2NKM LZ9X56M985595	125,000.00	8,315.20	116,684.80	WHITECOL
PT-1308	AUTO PICKER						
	TR	STERLING BULLET PICKER	3F6WK76A18G350905	85,000.00	5,654.35	79,345.65	WHITECOL
PT-1403	AUTO PICKER						
	TR	KENWORTH T800 PICKER 35T	1NKDXBTX46R988114	225,000.00	14,967.39	210,032.61	WHITECOL
PT-1411	AUTO PICKER						
	TR	KENWORTH T800 PICKER 45T	1NKDX4TX7CR953316	600,000.00	22,173.91	577,826.09	WHITECOL
T-1200	AUTO						
	TRACTORS	KENWORTH T800B WINCH	1XKDDBOXX5R978432	115,000.00	8,606.25	106,393.75	WHITECOL
226	AUTO						
	TRACTORS	KENWORTH T800 WINCH	1XKDP4EX2CR957986	225,000.00	9,354.62	215,645.38	WHITECOL

1228	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDD40XXDJ960084	210,000.00	7,857.88	202,142.12	WHITECOL
I-1229	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDD40X4DJ959965	210,000.00	7,857.88	202,142.12	WHITECOL
T-1237	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40XXCR949733	145,000.00	6,028.55	138,971.45	WHITECOL
YL-03	OTHER EQUIP TRAILERS	2007 John Deere 624J Wheel Loader	DW624JP610383	125,000.00	58,293.42	66,706.58	WHITECOL
B4-021	OTHER TRAILERS	4 WHEEL SINGLE BOOSTER	2K9TD1136CL072230	23,000.00	614.73	22,385.27	WHITECOL
H4-01	OTHER TRAILERS	4 WHEEL SINGLE HIGHBOY 30'	2CU3VU3H412008285	4,500.00	168.40	4,331.60	WHITECOL
H4O-01	OTHER TRAILERS	4 WHEEL SINGLE OILFIELD FLOAT HIGHBOY	MT001	5,000.00	187.09	4,812.91	WHITECOL
HTO-03	OTHER TRAILERS	OILFIELD FLOAT HIGHBOY	2E9F45E35W3003900	25,000.00	2,433.92	22,566.08	WHITECOL
HTO-12	OTHER TRAILERS	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY 5	2L9FS0399BH003778	75,000.00	2,158.75	72,841.25	WHITECOL
LTS-21	OTHER TRAILERS	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2DESNSZ3381020213	73,000.00	3,035.07	69,964.93	WHITECOL
LTS-25	OTHER TRAILERS	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3559CL072011	85,000.00	2,271.85	82,728.15	WHITECOL
LTS-31	OTHER TRAILERS	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3527CL072207	85,000.00	2,271.85	82,728.15	WHITECOL
LTS-32	OTHER TRAILERS	12 WHEEL TRIDEM STEPDECK LOWBOY	2DESNSZ3451017803	45,000.00	1,683.83	43,316.17	WHITECOL
LTT-22	OTHER TRAILERS	12 WHEEL TRIDEM TROMBONE STEPDECK	2M5131225C1129150	80,000.00	2,138.21	77,861.79	WHITECOL
LTT-23	OTHER TRAILERS	12 WHEEL TRIDEM TROMBONE STEPDECK	2M5131583D1131612	90,000.00	2,245.11	87,754.89	WHITECOL
TBF-01	OTHER TRAILERS	12 WHEEL TRIDEM BEDTRUCK FLOAT	2L9FS03987H003581	50,000.00	1,870.94	48,129.06	WHITECOL
11	OTHER TRAILERS	4 WHEEL TANDEM CAR HAULER 18'	2N9D6S6208G017284	4,000.00	149.69	3,850.31	WHITECOL
UT-14	OTHER TRAILERS	6 WHEEL TRIDEM GOOSENECK 30'	2CU24AXE942015038	5,500.00	205.80	5,294.20	WHITECOL
UT-16	OTHER	6 WHEEL TRIDEM GOOSENECK FLIP RAMPS 30	2N9F7SC408G017348	10,000.00	374.20	9,625.80	WHITECOL

ANNEX 1 TO U.S. GUARANTY AND SECURITY AGREEMENT
FORM OF JOINDER

Joinder No. ____ (this "Joinder"), dated as of _____ 20 __, to the U.S. Guaranty and Security Agreement, dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Guaranty and Security Agreement"), by and among each of the parties listed on the signature pages thereto and those additional entities that thereafter become parties thereto (collectively, jointly and severally, "Grantors" and each, individually, a "Grantor") and **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation ("Wells Fargo"), in its capacity as administrative agent for the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement, dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among **ENTREC CORPORATION**, a corporation incorporated under the laws of Alberta, as borrower ("Borrower"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, initially capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to such terms in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Joinder shall be subject to the rules of construction set forth in Section 1(b) of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*; and

WHEREAS, Grantors have entered into the Guaranty and Security Agreement in order to induce the Lender Group and the Bank Product Providers to make certain financial accommodations to Borrower as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements; and

WHEREAS, pursuant to Section 5.11 of the Credit Agreement and Section 26 of the Guaranty and Security Agreement, certain Subsidiaries of the Loan Parties, must execute and deliver certain Loan Documents, including the Guaranty and Security Agreement, and a joinder to the Guaranty and Security Agreement by the undersigned new Grantor or Grantors (collectively, the "New Grantors") may be accomplished by the execution of this Joinder in favor of Agent, for the benefit of the Lender Group and the Bank Product Providers; and

WHEREAS, each New Grantor (a) is [an Affiliate] [a Subsidiary] of Borrower and, as such, will benefit by virtue of the financial accommodations extended to Borrower by the Lender Group or the Bank Product Providers, and (b) by becoming a Grantor will benefit from certain rights granted to the Grantors pursuant to the terms of the Loan Documents and the Bank Product Agreements.

NOW, THEREFORE, for and in consideration of the foregoing and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each New Grantor hereby agrees as follows:

1. In accordance with Section 26 of the Guaranty and Security Agreement, each New Grantor, by its signature below, becomes a "Grantor" and "Guarantor" under the Guaranty and Security Agreement with the same force and effect as if originally named therein as a "Grantor" and "Guarantor" and each New Grantor hereby (a) agrees to all of the terms and provisions of the Guaranty and Security Agreement applicable to it as a "Grantor" or "Guarantor" thereunder, and (b) represents and warrants that the representations and warranties made by it as a "Grantor" or

"Guarantor" thereunder are true and correct in all material respects (except that such materiality qualifier shall not be applicable to any representations and warranties that are already qualified or modified by materiality in the text thereof) on and as of the date hereof. In furtherance of the foregoing, each New Grantor hereby (a) jointly and severally unconditionally and irrevocably guarantees as a primary obligor and not merely as a surety the full and prompt payment when due, whether upon maturity, acceleration, or otherwise, of all of the Guaranteed Obligations, and (b) unconditionally grants, assigns, and pledges to Agent, for the benefit of the Lender Group and the Bank Product Providers, to secure the Secured Obligations, a continuing security interest in and to all of such New Grantor's right, title and interest in and to the Collateral. Each reference to a "Grantor" or "Guarantor" in the Guaranty and Security Agreement shall be deemed to include each New Grantor. The Guaranty and Security Agreement is incorporated herein by reference.

2. Schedule 1, "Commercial Tort Claims", Schedule 2, "Copyrights", Schedule 3, "Intellectual Property Licenses", Schedule 4, "Patents", Schedule 5, "Pledged Companies", Schedule 6, "Trademarks", Schedule 7, Name; Chief Executive Office; Tax Identification Numbers and Organizational Numbers, Schedule 8, "Owned Real Property", Schedule 9, "Deposit Accounts and Securities Accounts", Schedule 10, "Controlled Account Banks", Schedule 11, "List of Uniform Commercial Code Filing Jurisdictions", and Schedule 12, "Motor Vehicles" attached hereto supplement Schedule 1, Schedule 2, Schedule 3, Schedule 4, Schedule 5, Schedule 6, Schedule 7, Schedule 8, Schedule 9, Schedule 10, Schedule 11, and Schedule 12 respectively, to the Guaranty and Security Agreement and shall be deemed a part thereof for all purposes of the Guaranty and Security Agreement.

3. Each New Grantor authorizes Agent at any time and from time to time to file, transmit, or communicate, as applicable, financing statements and amendments thereto (i) describing the Collateral as "all personal property of debtor" or "all assets of debtor" or words of similar effect, (ii) describing the Collateral as being of equal or lesser scope or with greater detail, or (iii) that contain any information required by part 5 of Article 9 of the Code for the sufficiency or filing office acceptance. Each New Grantor also hereby ratifies any and all financing statements or amendments previously filed by Agent in any jurisdiction in connection with the Loan Documents.

4. Each New Grantor represents and warrants to Agent, the Lender Group and the Bank Product Providers that this Joinder has been duly executed and delivered by such New Grantor and constitutes its legal, valid, and binding obligation, enforceable against it in accordance with its terms, except as enforceability thereof may be limited by bankruptcy, insolvency, reorganization, fraudulent transfer, moratorium, or other similar laws affecting creditors' rights generally and general principles of equity (regardless of whether such enforceability is considered in a proceeding at law or in equity).

5. This Joinder is a Loan Document. This Joinder may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Joinder. Delivery of an executed counterpart of this Joinder by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Joinder. Any party delivering an executed counterpart of this Joinder by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Joinder but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Joinder.

6. The Guaranty and Security Agreement, as supplemented hereby, shall remain in full force and effect.

7. THIS JOINDER SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

IN WITNESS WHEREOF, the parties hereto have caused this Joinder to the U.S. Guaranty and Security Agreement to be executed and delivered as of the day and year first above written.

NEW GRANTORS:

[NAME OF NEW GRANTOR]

By: _____

Name: _____

Title: _____

[NAME OF NEW GRANTOR]

By: _____

Name: _____

Title: _____

AGENT:

**WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA, an Ontario
corporation**

By: _____

Name: _____

Title: _____

EXHIBIT A

COPYRIGHT SECURITY AGREEMENT

This **COPYRIGHT SECURITY AGREEMENT** (this "Copyright Security Agreement") is made this ____ day of _____, 20__, by and among Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation ("Wells Fargo"), in its capacity as administrative agent for each member of the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among **ENTREC CORPORATION**, a corporation incorporated under the laws of Alberta, as borrower ("Borrower"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, the members of the Lender Group and the Bank Product Providers are willing to make the financial accommodations to Borrower as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements, but only upon the condition, among others, that Grantors shall have executed and delivered to Agent, for the benefit of the Lender Group and the Bank Product Providers, that certain U.S. Guaranty and Security Agreement, dated as of March 6, 2014 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Guaranty and Security Agreement"); and

WHEREAS, pursuant to the Guaranty and Security Agreement, Grantors are required to execute and deliver to Agent, for the benefit of the Lender Group and the Bank Product Providers, this Copyright Security Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantors hereby agree as follows:

1. DEFINED TERMS. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Copyright Security Agreement shall be subject to the rules of construction set forth in Section 1(b) of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*.

2. GRANT OF SECURITY INTEREST IN COPYRIGHT COLLATERAL. Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, a continuing security interest (referred to in this Copyright Security Agreement as the "Security Interest") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "Copyright Collateral"):

(a) all of such Grantor's Copyrights and Copyright Intellectual Property Licenses to which it is a party including those referred to on Schedule I;

(b) all renewals or extensions of the foregoing; and

(c) all products and proceeds of the foregoing, including any claim by such Grantor against third parties for past, present or future infringement of any Copyright or any Copyright exclusively licensed under any Intellectual Property License, including the right to receive damages, or the right to receive license fees, royalties, and other compensation under any Copyright Intellectual Property License.

3. SECURITY FOR SECURED OBLIGATIONS. This Copyright Security Agreement and the Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Copyright Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantors, or any of them, to Agent, the other members of the Lender Group, the Bank Product Providers or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.

4. SECURITY AGREEMENT. The Security Interest granted pursuant to this Copyright Security Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group and the Bank Product Providers, pursuant to the Guaranty and Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the Security Interest in the Copyright Collateral made and granted hereby are more fully set forth in the Guaranty and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Copyright Security Agreement and the Guaranty and Security Agreement, the Guaranty and Security Agreement shall control.

5. AUTHORIZATION TO SUPPLEMENT. Grantors shall give Agent prior written notice of no less than five Business Days before filing any additional application for registration of any Copyright and prompt notice in writing of any additional Copyright registrations granted therefor after the date hereof. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Agent unilaterally to modify this Copyright Security Agreement by amending Schedule I to include any future United States registered Copyrights or applications therefor of each Grantor. Notwithstanding the foregoing, no failure to so modify this Copyright Security Agreement or amend Schedule I shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.

6. COUNTERPARTS. This Copyright Security Agreement is a Loan Document. This Copyright Security Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Copyright Security Agreement. Delivery of an executed counterpart of this Copyright Security Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Copyright Security Agreement. Any party delivering an executed counterpart of this Copyright Security Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Copyright Security Agreement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Copyright Security Agreement.

7. CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE PROVISION. THIS COPYRIGHT SECURITY AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this Copyright Security Agreement to be executed and delivered as of the day and year first above written.

GRANTORS:

By: _____

Name: _____

Title: _____

By: _____

Name: _____

Title: _____

ACCEPTED AND ACKNOWLEDGED BY:

AGENT:

**WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA**, an Ontario
corporation

By: _____

Name: _____

Title: _____

SCHEDULE I
TO
COPYRIGHT SECURITY AGREEMENT
COPYRIGHT REGISTRATIONS

Grantor	Country	Copyright	Registration No.	Registration Date

Copyright Licenses

EXHIBIT B

PATENT SECURITY AGREEMENT

This **PATENT SECURITY AGREEMENT** (this "Patent Security Agreement") is made this ____ day of _____, 20__, by and among the Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation ("Wells Fargo"), in its capacity as administrative agent for each member of the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

W I T N E S S E T H:

WHEREAS, pursuant to that certain Credit Agreement dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among **ENTREC CORPORATION**, a corporation incorporated under the laws of Alberta, as borrower ("Borrower"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, the members of Lender Group and the Bank Product Providers are willing to make the financial accommodations to Borrower as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements, but only upon the condition, among others, that the Grantors shall have executed and delivered to Agent, for the benefit of the Lender Group and the Bank Product Providers, that certain U.S. Guaranty and Security Agreement, dated as of March 6, 2014 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Guaranty and Security Agreement"); and

WHEREAS, pursuant to the Guaranty and Security Agreement, Grantors are required to execute and deliver to Agent, for the benefit of the Lender Group and the Bank Product Providers, this Patent Security Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

1. DEFINED TERMS. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Patent Security Agreement shall be subject to the rules of construction set forth in Section 1(b) of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*.

2. GRANT OF SECURITY INTEREST IN PATENT COLLATERAL. Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, a continuing security interest (referred to in this Patent Security Agreement as the "Security Interest") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "Patent Collateral"):

(a) all of its Patents and Patent Intellectual Property Licenses to which it is a party including those referred to on Schedule I;

(b) all divisionals, continuations, continuations-in-part, reissues, reexaminations, or extensions of the foregoing; and

(c) all products and proceeds of the foregoing, including any claim by such Grantor against third parties for past, present or future infringement of any Patent or any Patent exclusively licensed under any Intellectual Property License, including the right to receive damages, or right to receive license fees, royalties, and other compensation under any Patent Intellectual Property License.

3. SECURITY FOR SECURED OBLIGATIONS. This Patent Security Agreement and the Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Patent Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantors, or any of them, to Agent, the other members of the Lender Group, the Bank Product Providers or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.

4. SECURITY AGREEMENT. The Security Interest granted pursuant to this Patent Security Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group and the Bank Product Providers, pursuant to the Guaranty and Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the Security Interest in the Patent Collateral made and granted hereby are more fully set forth in the Guaranty and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Patent Security Agreement and the Guaranty and Security Agreement, the Guaranty and Security Agreement shall control.

5. AUTHORIZATION TO SUPPLEMENT. If any Grantor shall obtain rights to any new Patent application or issued Patent or become entitled to the benefit of any Patent application or Patent for any divisional, continuation, continuation-in-part, reissue, or reexamination of any existing Patent or Patent application, the provisions of this Patent Security Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to Agent with respect to any such new Patent rights. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Agent unilaterally to modify this Patent Security Agreement by amending Schedule I to include any such new Patent rights of each Grantor. Notwithstanding the foregoing, no failure to so modify this Patent Security Agreement or amend Schedule I shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.

6. COUNTERPARTS. This Patent Security Agreement is a Loan Document. This Patent Security Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Patent Security Agreement. Delivery of an executed counterpart of this Patent Security Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Patent Security Agreement. Any party delivering an executed counterpart of this Patent Security Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Patent Security Agreement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Patent Security Agreement.

7. CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE PROVISION. THIS PATENT SECURITY AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this Patent Security Agreement to be executed and delivered as of the day and year first above written.

GRANTORS:

By: _____

Name: _____

Title: _____

By: _____

Name: _____

Title: _____

AGENT:

ACCEPTED AND ACKNOWLEDGED BY:

**WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA**, an Ontario
corporation

By: _____

Name: _____

Title: _____

SCHEDULE I
to
PATENT SECURITY AGREEMENT

Patents

Grantor	Country	Patent	Application/ Patent No.	Filing Date

Patent Licenses

EXHIBIT C

PLEDGED INTERESTS ADDENDUM

This Pledged Interests Addendum, dated as of _____, 20__ (this “Pledged Interests Addendum”), is delivered pursuant to Section 7 of the U.S. Guaranty and Security Agreement referred to below. The undersigned hereby agrees that this Pledged Interests Addendum may be attached to that certain Guaranty and Security Agreement, dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the “Guaranty and Security Agreement”), made by the undersigned, together with the other Grantors named therein, to **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation, as Agent. Initially capitalized terms used but not defined herein shall have the meaning ascribed to such terms in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Pledged Interests Addendum shall be subject to the rules of construction set forth in Section 1(b) of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*. The undersigned hereby agrees that the additional interests listed on Schedule I shall be and become part of the Pledged Interests pledged by the undersigned to Agent in the Guaranty and Security Agreement and any pledged company set forth on Schedule I shall be and become a “Pledged Company” under the Guaranty and Security Agreement, each with the same force and effect as if originally named therein.

This Pledged interests Addendum is a Loan Document. Delivery of an executed counterpart of this Pledged Interests Addendum by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Pledged Interests Addendum. If the undersigned delivers an executed counterpart of this Pledged Interests Addendum by telefacsimile or other electronic method of transmission, the undersigned shall also deliver an original executed counterpart of this Pledged Interests Addendum but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Pledged Interests Addendum.

The undersigned hereby certifies that the representations and warranties set forth in Section 6 of the Guaranty and Security Agreement of the undersigned are true and correct as to the Pledged Interests listed herein on and as of the date hereof.

THIS PLEDGED INTERESTS ADDENDUM SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

[Signature page follows]

IN WITNESS WHEREOF, the undersigned has caused this Pledged Interests Addendum to be executed and delivered as of the day and year first above written.

[_____]

By: _____

Name: _____

Title: _____

SCHEDULE I
TO
PLEDGED INTERESTS ADDENDUM

Pledged Interests

Name of Grantor	Name of Pledged Company	Number of Shares/Units	Class of Interests	Percentage of Class Owned	Certificate Nos.

EXHIBIT D

TRADEMARK SECURITY AGREEMENT

This **TRADEMARK SECURITY AGREEMENT** (this "Trademark Security Agreement") is made this ____ day of _____, 20__, by and among Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation ("Wells Fargo"), in its capacity as administrative agent for the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among **ENTREC CORPORATION**, a corporation incorporated under the laws of Alberta, as borrower ("Borrower"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, the members of the Lender Group and the Bank Product Providers are willing to make the financial accommodations to Borrower as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements, but only upon the condition, among others, that Grantors shall have executed and delivered to Agent, for the benefit of Lender Group and the Bank Product Providers, that certain U.S. Guaranty and Security Agreement, dated as of March 6, 2014 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Guaranty and Security Agreement"); and

WHEREAS, pursuant to the Guaranty and Security Agreement, Grantors are required to execute and deliver to Agent, for the benefit of Lender Group and the Bank Product Providers, this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

1. **DEFINED TERMS.** All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Trademark Security Agreement shall be subject to the rules of construction set forth in Section 1(b) of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*.

2. **GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL.** Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, a continuing security interest (referred to in this Trademark Security Agreement as the "Security Interest") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "Trademark Collateral");

(a) all of its Trademarks and Trademark Intellectual Property Licenses to which it is a party including those referred to on Schedule I;

(b) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark Intellectual Property License; and

(c) all products and proceeds (as that term is defined in the Code) of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or any Trademarks exclusively licensed under any Intellectual Property License, including right to receive any damages, (ii) injury to the goodwill associated with any Trademark, or (iii) right to receive license fees, royalties, and other compensation under any Trademark Intellectual Property License.

3. SECURITY FOR SECURED OBLIGATIONS. This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantors, or any of them, to Agent, the other members of the Lender Group, the Bank Product Providers or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.

4. SECURITY AGREEMENT. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group and the Bank Product Providers, pursuant to the Guaranty and Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the Security Interest in the Trademark Collateral made and granted hereby are more fully set forth in the Guaranty and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Trademark Security Agreement and the Guaranty and Security Agreement, the Guaranty and Security Agreement shall control.

5. AUTHORIZATION TO SUPPLEMENT. If any Grantor shall obtain rights to any new Trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to Agent with respect to any such new Trademarks or renewal or extension of any Trademark registration. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Agent unilaterally to modify this Trademark Security Agreement by amending Schedule I to include any such new Trademark rights of each Grantor. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend Schedule I shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.

6. COUNTERPARTS. This Trademark Security Agreement is a Loan Document. This Trademark Security Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Trademark Security Agreement. Delivery of an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Trademark Security Agreement. Any party delivering an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Trademark Security Agreement but the failure to deliver

an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Trademark Security Agreement.

7. CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE PROVISION. THIS TRADEMARK SECURITY AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be executed and delivered as of the day and year first above written.

GRANTORS:

By: _____

Name: _____

Title: _____

By: _____

Name: _____

Title: _____

AGENT:

ACCEPTED AND ACKNOWLEDGED BY:

**WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA**, an Ontario
corporation

By: _____

Name: _____

Title: _____

SCHEDULE I
to
TRADEMARK SECURITY AGREEMENT

Trademark Registrations/Applications

Grantor	Country	Mark	Application/ Registration No.	App/Reg Date

Trade Names

Common Law Trademarks

Trademarks Not Currently In Use

Trademark Licenses

JOINDER TO U.S. GUARANTY AND SECURITY AGREEMENT

Joinder No. 1 (this "Joinder"), dated as of April 29, 2020 to the U.S. Guaranty and Security Agreement, dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Guaranty and Security Agreement"), by and among each of the parties listed on the signature pages thereto and those additional entities that thereafter become parties thereto (collectively, jointly and severally, "Grantors" and each, individually, a "Grantor") and **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation ("Wells Fargo"), in its capacity as administrative agent for the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement, dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among **ENTREC CORPORATION**, a corporation incorporated under the laws of Alberta, as borrower ("Borrower"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, initially capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to such terms in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Joinder shall be subject to the rules of construction set forth in Section 1(b) of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*; and

WHEREAS, Grantors have entered into the Guaranty and Security Agreement in order to induce the Lender Group and the Bank Product Providers to make certain financial accommodations to Borrower as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements; and

WHEREAS, pursuant to Section 5.11 of the Credit Agreement and Section 26 of the Guaranty and Security Agreement, certain Subsidiaries of the Loan Parties, must execute and deliver certain Loan Documents, including the Guarantor and Security Agreement, and a joinder to the Guaranty and Security Agreement by the undersigned new Grantor or Grantors (the "New Grantor") may be accomplished by the execution of this Joinder in favor of Agent, for the benefit of the Lender Group and the Bank Product Providers; and

WHEREAS, the New Grantor (a) is a Subsidiary of Borrower and, as such, will benefit by virtue of the financial accommodations extended to Borrower by the Lender Group or the Bank Product Providers, and (b) by becoming a Grantor will benefit from certain rights granted to the Grantors pursuant to the terms of the Loan Documents and the Bank Product Agreements.

NOW, THEREFORE, for and in consideration of the foregoing and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the New Grantor hereby agrees as follows:

1. In accordance with Section 26 of the Guaranty and Security Agreement, the New Grantor, by its signature below, becomes a "Grantor" and "Guarantor" under the Guaranty and Security Agreement with the same force and effect as if originally named therein as a "Grantor" and "Guarantor" and the New Grantor hereby (a) agrees to all of the terms and provisions of the Guaranty and Security Agreement applicable to it as a "Grantor" or "Guarantor" thereunder, and (b) represents and warrants that the representations and warranties made by it as a "Grantor" or

“Guarantor” thereunder are true and correct in all material respects (except that such materiality qualifier shall not be applicable to any representations and warranties that are already qualified or modified by materiality in the text thereof) on and as of the date hereof. In furtherance of the foregoing, the New Grantor hereby (a) jointly and severally unconditionally and irrevocably guarantees as a primary obligor and not merely as a surety the full and prompt payment when due, whether upon maturity, acceleration, or otherwise, of all of the Guaranteed Obligations, and (b) unconditionally grants, assigns, and pledges to Agent, for the benefit of the Lender Group and the Bank Product Providers, to secure the Secured Obligations, a continuing security interest in and to all of such New Grantor’s right, title and interest in and to the Collateral. Each reference to a “Grantor” or “Guarantor” in the Guaranty and Security Agreement shall be deemed to include the New Grantor. The Guaranty and Security Agreement is incorporated herein by reference.

2. The New Grantor authorizes Agent at any time and from time to time to file, transmit, or communicate, as applicable, financing statements and amendments thereto (i) describing the Collateral as “all personal property of debtor” or “all assets of debtor” or words of similar effect, (ii) describing the Collateral as being of equal or lesser scope or with greater detail, or (iii) that contain any information required by part 5 of Article 9 of the Code for the sufficiency or filing office acceptance. The New Grantor also hereby ratifies any and all financing statements or amendments previously filed by Agent in any jurisdiction in connection with the Loan Documents.

3. The New Grantor represents and warrants to Agent, the Lender Group and the Bank Product Providers that this Joinder has been duly executed and delivered by such New Grantor and constitutes its legal, valid, and binding obligation, enforceable against it in accordance with its terms, except as enforceability thereof may be limited by bankruptcy, insolvency, reorganization, fraudulent transfer, moratorium, or other similar laws affecting creditors’ rights generally and general principles of equity (regardless of whether such enforceability is considered in a proceeding at law or in equity).

4. The New Grantor represents and warrants to the Agent, the Lender Group and the Bank Product Providers that it is a special purpose vehicle with no assets or liabilities other than its ownership of 100% of the issued and outstanding Equity Interests in the capital of ENTREC Cranes & Heavy Haul Inc., as represented by certificate 3.

5. This Joinder is a Loan Document. This Joinder may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Joinder. Delivery of an executed counterpart of this Joinder by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Joinder. Any party delivering an executed counterpart of this Joinder by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Joinder but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Joinder.

6. The Guaranty and Security Agreement, as supplemented hereby, shall remain in full force and effect.

7. THIS JOINDER SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

[Signature Page Follows]

IN WITNESS WHEREOF, the party hereto has caused this Joinder to the U.S. Guaranty and Security Agreement to be executed and delivered as of the day and year first above written.

NEW GRANTOR:

ENTREC HOLDINGS INC.

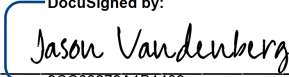
DocuSigned by:

By: _____
Name: Jason Vandenberg
Title: Chief Financial Officer

EXHIBIT “J”

GENERAL SECURITY AGREEMENT

A Commissioner for Oaths, in and for
the Province of Alberta

Spencer D. Norris

Notary Public and Solicitor

This General Security Agreement is made as of March 6, 2014.

TO: Name: Wells Fargo Capital Finance Corporation Canada, as administrative agent
Address: 40 King Street West, Suite 2500, Toronto, Ontario M5H 3Y2
Attention: Trevor Tysick
Facsimile: 1-866-533-7574
E-mail: trevor.g.tysick@wellsfargo.com

RECITALS:

A. ENTREC Corporation ("ENTREC"), the financial institutions and other parties thereto from time to time, as lenders, Wells Fargo Capital Finance Corporation Canada, as administrative agent, are party to a credit agreement dated as of March 6, 2014 (as amended, supplemented, restated or replaced from time to time, the "Credit Agreement").

B. In connection with the Credit Agreement, ENTREC Alberta Ltd., ENTREC Engineering Ltd., ENTREC Cranes & Heavy Haul (Western) Ltd., ENTREC Lift Services Inc. and ENTREC Heavy Haul Services Inc. (each a "Debtor" and collectively, the "Debtors") entered into a guarantee dated as of March 6, 2014 (the "Guarantee"), pursuant to which, among other things, the Debtors guaranteed all present and future indebtedness, liabilities and obligations of ENTREC to the Agent.

C. In connection with the Guarantee, each Debtor has agreed to grant to the Agent (for its own benefit and for the benefit of the other Secured Parties) the Security Interests with respect to its Collateral in accordance with the terms of this Agreement.

For good and valuable consideration, the receipt and adequacy of which are acknowledged by each Debtor, each Debtor severally (and not jointly or jointly and severally) agrees with and in favour of the Agent (for its own benefit and for the benefit of the other Secured Parties) as follows:

1. **Definitions.** In this Agreement capitalized terms used but not otherwise defined in this Agreement shall have the meanings given to them in the Credit Agreement, and the following terms have the following meanings:

"Accessions", "Account", "Chattel Paper", "Certificated Security", "Consumer Goods", "Document of Title", "Equipment", "Futures Account", "Futures Contract", "Futures Intermediary", "Goods", "Instrument", "Intangible", "Inventory", "Investment Property", "Money", "Proceeds", "Securities Account", "Securities Intermediary", "Security", "Security Certificate", "Security Entitlement", and "Uncertificated Security" have the meanings given to them in the PPSA.

"Agent" means Wells Fargo Capital Finance Corporation Canada, in its capacity as administrative agent for the lenders under the Credit Agreement, or any successor administrative agent appointed pursuant to the Credit Agreement.

“Agreement” means this agreement, including the exhibits and recitals to this agreement, the Supplements and the Schedules, as it or they may be amended, supplemented, restated or replaced from time to time, and the expressions “hereof”, “herein”, “hereto”, “hereunder”, “hereby” and similar expressions refer to this Agreement and not to any particular section or other portion of this Agreement.

“Books and Records” means, with respect to any Debtor, all books, records, files, papers, disks, documents and other repositories of data recording in any form or medium, evidencing or relating to the Personal Property of such Debtor which are at any time owned by such Debtor or to which such Debtor (or any Person on such Debtor’s behalf) has access.

“Business Day” means any day other than a Saturday, Sunday or statutory holiday in the Province referred to in the “Governing Law” section of this Agreement.

“Collateral” means, with respect to any Debtor, all of the present and future:

- (a) undertaking;
- (b) Personal Property (including any Personal Property that may be described in any Schedule to this Agreement or any schedules, documents or listings that such Debtor may from time to time provide to the Agent in connection with this Agreement); and
- (c) real property (including any real property that may be described in any Schedule to this Agreement or any schedules, documents or listings that such Debtor may from time to time provide to the Agent in connection with this Agreement and including all fixtures, improvements, buildings and other structures placed, installed or erected from time to time on any such real property),

of such Debtor, including Books and Records, Contracts, Intellectual Property Rights and Permits, and including all such property in which such Debtor now or in the future has any right, title or interest whatsoever, whether owned, leased, licensed, possessed or otherwise held by such Debtor, and all Proceeds of any of the foregoing, wherever located.

“Contracts” means, with respect to any Debtor, all contracts and agreements to which such Debtor is at any time a party or pursuant to which such Debtor has at any time acquired rights, and includes (i) all rights of such Debtor to receive money due and to become due to it in connection with a contract or agreement, (ii) all rights of such Debtor to damages arising out of, or for breach or default with respect to, a contract or agreement, and (iii) all rights of such Debtor to perform and exercise all remedies in connection with a contract or agreement.

“Control” means, with respect to a particular Person, the possession, directly or indirectly, of the power to direct or cause the direction of the management or policies of such Person, whether through the ability to exercise voting power, by contract or otherwise. **“Controlled”** has the corresponding meaning.

“Control Person” means a “control person”, as such term is defined under applicable Canadian securities laws.

“Credit Agreement” has the meaning set out in the recitals hereto.

“Debtors” means the Persons delivering a signature page to this Agreement and any other Person which hereafter delivers a Supplement, and **“Debtor”** means any one of them.

“Event of Default” means any “Event of Default” as defined in the Credit Agreement.

“Exhibits” means the exhibits to this Agreement.

“Governmental Authority” means the government of Canada, any other nation or any political subdivision thereof, whether provincial, state, territorial or local, and any agency, authority, instrumentality, regulatory body, court, central bank, fiscal or monetary authority or other authority regulating financial institutions, and any other entity exercising executive, legislative, judicial, taxing, regulatory or administrative powers or functions of or pertaining to government, including the Bank Committee on Banking Regulation and Supervisory Practices of the Bank of International Settlements.

“Intellectual Property Rights” means, with respect to any Debtor, all industrial and intellectual property rights of such Debtor or in which such Debtor has any right, title or interest, including copyrights, patents, inventions (whether or not patented), trade-marks, get-up and trade dress, industrial designs, integrated circuit topographies, plant breeders’ rights, know how and trade secrets, registrations and applications for registration for any such industrial and intellectual property rights, and all Contracts related to any such industrial and intellectual property rights.

“Issuer” has the meaning given to that term in the STA.

“Laws” means all federal, provincial, municipal, foreign and international statutes, acts, codes, ordinances, decrees, treaties, rules, regulations, municipal by-laws, judicial or arbitral or administrative or ministerial or departmental or regulatory judgments, orders, decisions, rulings or awards or any provisions of the foregoing, including general principles of common and civil law and equity, and all policies, practices and guidelines of any Governmental Authority binding on or affecting the Person referred to in the context in which such word is used (including, in the case of tax matters, any accepted practice or application or official interpretation of any relevant taxation authority); and **“Law”** means any one or more of the foregoing.

“Lien” means, (a) with respect to any asset, any mortgage, deed of trust, lien, pledge, hypothec (whether movable or immovable), hypothecation, encumbrance, charge, security interest, royalty interest, adverse claim, defect to title or right of set off in, on or of such asset, (b) the interest of a vendor or a lessor under any conditional sale agreement, capital lease, title retention agreement or consignment agreement (or any financing lease having substantially the same economic effect as any of the foregoing) relating to any asset, (c) any purchase option, call or similar right of a third party with respect to such asset, (d) any netting arrangement, defeasance arrangement or reciprocal fee arrangement, and (e) any other arrangement having the effect of providing security.

“Organizational Documents” means, with respect to any Person, such Person’s articles or other charter documents, by-laws, unanimous shareholder agreement, partnership agreement or trust

agreement, as applicable, and any and all other similar agreements, documents and instruments relative to such Person.

“Permits” means, with respect to any Debtor, all permits, licences, waivers, exemptions, consents, certificates, authorizations, approvals, franchises, rights-of-way, easements and entitlements that such Debtor has, requires or is required to have, to own, possess or operate any of its property or to operate and carry on any part of its business.

“Permitted Liens” means the Security Interests of all Debtors and all other Liens permitted in writing by the Agent.

“Person” includes any natural person, corporation, company, limited liability company, unlimited liability company, trust, joint venture, association, incorporated organization, partnership, Governmental Authority or other entity.

“Personal Property” means personal property and includes Accounts, Chattel Paper, Documents of Title, Equipment, Goods, Instruments, Intangibles, Inventory, Investment Property and Money.

“Pledged Certificated Securities” means, with respect to any Debtor, any and all Collateral of such Debtor that is a Certificated Security.

“Pledged Futures Contracts” means, with respect to any Debtor, any and all Collateral of such Debtor that is a Futures Contract.

“Pledged Futures Accounts” means, with respect to any Debtor, any and all Collateral of such Debtor that is a Futures Account.

“Pledged Futures Intermediary” means, at any time, any Person which is at such time is a Futures Intermediary at which a Pledged Futures Account is maintained.

“Pledged Futures Intermediary’s Jurisdiction” means, with respect to any Pledged Futures Intermediary, its jurisdiction as determined under section 7.1(4) of the PPSA.

“Pledged Issuer” means, with respect to any Debtor at any time, any Person which is an Issuer of, or with respect to, any Pledged Shares of such Debtor at such time.

“Pledged Issuer’s Jurisdiction” means, with respect to any Pledged Issuer, its jurisdiction as determined under section 44 of the STA.

“Pledged Securities” means, with respect to any Debtor, any and all Collateral of such Debtor that is a Security.

“Pledged Securities Accounts” means, with respect to any Debtor, any and all Collateral of such Debtor that is a Securities Account.

“Pledged Securities Intermediary” means, at any time, any Person which is at such time a Securities Intermediary at which a Pledged Securities Account is maintained.

“Pledged Securities Intermediary’s Jurisdiction” means, with respect to any Pledged Securities Intermediary, its jurisdiction as determined under section 45(2) of the STA.

“Pledged Security Certificates” means, with respect to any Debtor, any and all Security Certificates of such Debtor representing the Pledged Certificated Securities.

“Pledged Security Entitlements” means, with respect to any Debtor, any and all Collateral of such Debtor that is a Security Entitlement.

“Pledged Shares” means, with respect to any Debtor, all Pledged Securities and Pledged Security Entitlements of such Debtor.

“Pledged Uncertificated Securities” means, with respect to any Debtor, any and all Collateral of such Debtor that is an Uncertificated Security.

“PPSA” means the *Personal Property Security Act* of the Province referred to in the “Governing Law” section of this Agreement, as such legislation may be amended, renamed or replaced from time to time, and includes all regulations from time to time made under such legislation.

“Prime Rate” means the rate announced by the Agent from time to time as its prime rate for Canadian Dollar commercial loans made in Canada.

“Receiver” means a receiver, a manager or a receiver and manager.

“Release Date” means the date on which all the Secured Liabilities of each Debtor have been indefeasibly paid and discharged in full and no Secured Party has any further obligations under the Loan Documents pursuant to which further Secured Liabilities of any Debtor might arise.

“Reporting Pledged Issuer” means a Pledged Issuer that is a “reporting issuer”, as such term is defined under applicable Canadian securities laws.

“Secured Liabilities” means, with respect to any Debtor, all present and future indebtedness, liabilities and obligations of any and every kind, nature and description (whether direct or indirect, joint or several, absolute or contingent, matured or unmatured) of such Debtor to the Secured Parties (or any of them) under, in connection with or with respect to the Loan Documents, and any unpaid balance thereof.

“Secured Parties” means, collectively, the Agent, the Bank Product Providers, the Hedge Providers and the Lenders, and **“Secured Party”** means any one of them.

“Schedules” means the schedules to this Agreement.

“Security Interests” means, with respect to any Debtor, the Liens created by such Debtor in favour of the Agent (for its own benefit and for the benefit of the other Secured Parties) under this Agreement.

“STA” means the *Securities Transfer Act* of the Province referred to in the “Governing Law” section of this Agreement, as such legislation may be amended, renamed or replaced from time to time, and includes all regulations from time to time made under such legislation.

“Subsidiary” means, with respect to any Person (the **“parent”**) at any date, any other Person (a) of which securities or other ownership interests representing more than 50% of the equity or more than 50% of the ordinary voting power or, in the case of a partnership, more than 50% of the general partnership interests are, as of such date, owned, controlled or held, or (b) that is, as of such date, otherwise Controlled, by the parent or one or more Subsidiaries of the parent or by the parent and one or more Subsidiaries of the parent.

“Supplement” has the meaning given to that term in Section 35.

“ULC” means an Issuer that is an unlimited company, unlimited liability corporation or unlimited liability company.

“ULC Laws” means the *Companies Act* (Nova Scotia), the *Business Corporations Act* (Alberta), the *Business Corporations Act* (British Columbia) and any other present or future Laws governing ULCs.

“ULC Shares” means shares or other equity interests in the capital stock of a ULC.

“Voting or Equity Securities” means (a) any “security” (as defined under applicable Canadian securities laws), other than a bond, debenture, note or similar instrument representing indebtedness (whether secured or unsecured), of an issuer carrying a voting right either under all circumstances or under some circumstances that have occurred and are continuing or (b) a security of an issuer that carries a residual right to participate in the earnings of the issuer and, on liquidation or winding up of the issuer, in its assets.

2. **Grant of Security Interests.** As general and continuing collateral security for the due payment and performance of its Secured Liabilities, each Debtor pledges, mortgages, charges and assigns (by way of security) to the Agent (for its own benefit and for the benefit of the other Secured Parties), and grants to the Agent (for its own benefit and for the benefit of the other Secured Parties) a security interest in, the Collateral of such Debtor.

3. **Limitations on Grant of Security Interests.** If the grant of the Security Interests with respect to any Contract, Intellectual Property Right or Permit under Section 2 would result in the termination or breach of such Contract, Intellectual Property Right or Permit, or is otherwise prohibited or ineffective (whether by the terms thereof or under applicable Law), then such Contract, Intellectual Property Right or Permit shall not be subject to the Security Interests but shall be held in trust by the applicable Debtor for the benefit of the Agent (for its own benefit and for the benefit of the other Secured Parties) and, on the exercise by the Agent of any of its rights or remedies under this Agreement following an Event of Default shall be assigned by such Debtor as directed by the Agent; provided that: (a) the Security Interests of such Debtor shall attach to such Contract, Intellectual Property Right or Permit, or applicable portion thereof, immediately at such time as the condition causing such termination or breach is remedied, and (b) if a term in a Contract that prohibits or restricts the grant of the Security Interests in the whole of an Account or Chattel Paper forming part of the Collateral is unenforceable against the

Agent under applicable Law, then the exclusion from the Security Interests set out above shall not apply to such Account or Chattel Paper. In addition, the Security Interests do not attach to Consumer Goods or extend to the last day of the term of any lease or agreement for lease of real property. Such last day shall be held by the applicable Debtor in trust for the Agent (for its own benefit and for the benefit of the other Secured Parties) and, on the exercise by the Agent of any of its rights or remedies under this Agreement following an Event of Default, shall be assigned by such Debtor as directed by the Agent. For greater certainty, no Intellectual Property Right in any trade-mark, get-up or trade dress is presently assigned to the Agent by sole virtue of the grant of the Security Interests contained in Section 2.

4. **Attachment; No Obligation to Advance.** Each Debtor confirms that value has been given by the Secured Parties to such Debtor, that such Debtor has rights in its Collateral existing at the date of this Agreement or the date of any Supplement, as applicable, and that such Debtor and the Agent have not agreed to postpone the time for attachment of the Security Interests to any of the Collateral of such Debtor. The Security Interests with respect to the Collateral of each Debtor created by this Agreement shall have effect and be deemed to be effective whether or not the Secured Liabilities of such Debtor or any part thereof are owing or in existence before or after or upon the date of this Agreement or the date of any Supplement, as applicable. Neither the execution and delivery of this Agreement or any Supplement nor the provision of any financial accommodation by any Secured Party shall oblige any Secured Party to make any financial accommodation or further financial accommodation available to any Debtor or any other Person.

5. **Representations and Warranties.** Each Debtor represents and warrants to the Agent (for its own benefit and for the benefit of the other Secured Parties) that, as of the date of this Agreement or the date of any Supplement, as applicable:

- (a) **Debtor Information.** All of the information set out in the Schedules and Supplements, as applicable, with respect to such Debtor is accurate and complete.
- (b) **Title; No Other Security Interests.** Except for Permitted Liens, such Debtor owns (or, with respect to any leased or licensed property forming part of the Collateral of such Debtor, holds a valid leasehold or licensed interest in) its Collateral free and clear of any Liens. Such Debtor is the record and beneficial owner of the Pledged Shares. No security agreement, financing statement or other notice with respect to any or all of the Collateral of such Debtor is on file or on record in any public office, except for filings with respect to Permitted Liens.
- (c) **Amount of Accounts.** The amount represented by such Debtor to the Agent from time to time as owing by each account debtor or by all account debtors with respect to its Accounts of such Debtor will at such time be the correct amount so owing by such account debtor or debtors and, unless disclosed in writing by such Debtor to the Agent at that time, will be owed free of any dispute, set-off or counterclaim. Except as disclosed in writing by such Debtor to the Agent, neither such Debtor nor (to the best of such Debtor's knowledge) any other party to any Account of such Debtor or Contract of such Debtor is in default or is likely to become in default in the performance or observance of any of the terms of such

Account or Contract where such default is or could reasonably be expected to be materially adverse to such Debtor or any of the Secured Parties.

- (d) Authority. Such Debtor has full power and authority to grant to the Agent (for its own benefit and for the benefit of the other Secured Parties) the Security Interests granted by such Debtor and to execute, deliver and perform its obligations under this Agreement, and such execution, delivery and performance do not and will not (i) violate any material provision of federal, state, provincial, or local law or regulation applicable to any Debtor, the Governing Documents of any Debtor, or any order judgment, or decree of any court or other Governmental Authority binding on any Debtor, (ii) conflict with, result in a breach of, or constitute (with due notice or lapse of time or both) a default under any material agreement of such Debtor where any such conflict, breach or default could individually or in the aggregate reasonably be expected to have a Material Adverse Effect, (iii) result in or require the creation or imposition of any Lien of any nature whatsoever upon any assets of any Debtor, other than Permitted Liens, or (iv) require any approval of any holder of Equity Interests of a Debtor or any approval or consent of any Person under any material agreement of any Debtor, other than consents or approvals that have been obtained and that are still in force and effect and except, in the case of material agreements, for consents or approvals, the failure to obtain could not individually or in the aggregate reasonably be expected to cause a Material Adverse Effect.

(e) Consents and Transfer Restrictions.

- (i) Except for any consent that has been obtained and is in full force and effect and any consent which is excluded from the grant of Security Interest pursuant to Section 3, no consent of any Person (including any counterparty with respect to any Contract, any account debtor with respect to any Account, or any Governmental Authority with respect to any Permit) is required, or is purported to be required, for the execution, delivery, performance and enforcement of this Agreement. For the purposes of complying with any transfer restrictions contained in the Organizational Documents of any Pledged Issuer, such Debtor hereby irrevocably consents to any transfer of such Debtor's Pledged Securities of such Pledged Issuer.
- (ii) (A) No order ceasing or suspending trading in, or prohibiting the transfer of the Pledged Shares has been issued and no proceedings for this purpose have been instituted, nor does such Debtor have any reason to believe that any such proceedings are pending, contemplated or threatened and (B) the Pledged Shares are not subject to any escrow or other agreement, arrangement, commitment or understanding, prohibiting the transfer of the Pledged Shares, including pursuant to applicable Canadian securities laws or the rules, regulations or policies of any marketplace on which the Pledged Shares are listed, posted or traded.

- (f) Execution and Delivery. This Agreement has been duly authorized, executed and delivered by such Debtor and is a valid and binding obligation of such Debtor enforceable against such Debtor in accordance with its terms, subject only to bankruptcy, insolvency, liquidation, reorganization, moratorium and other similar Laws generally affecting the enforcement of creditors' rights, and to the fact that equitable remedies (such as specific performance and injunction) are discretionary remedies.
- (g) No Consumer Goods. Such Debtor does not own any Consumer Goods which are material in value or which are material to the business, operations, property, condition or prospects (financial or otherwise) of such Debtor.
- (h) Intellectual Property Rights. All registrations and applications for registration pertaining to any Intellectual Property Rights of such Debtor, all other material Intellectual Property Rights of such Debtor, and the nature of such Debtor's right, title or interest therein, are described in the Schedules and Supplements as applicable, with respect to such Debtor. Each Intellectual Property Right of such Debtor is valid, subsisting, unexpired, enforceable, and has not been abandoned. In the case of copyright works of such Debtor, such Debtor has obtained full and irrevocable waivers of all moral rights or similar rights pertaining to such works. Except as set out in the Schedules and Supplements, as applicable, none of the Intellectual Property Rights of such Debtor have been licensed or franchised by such Debtor to any Person or, to the best of such Debtor's knowledge, infringed or otherwise misused by any Person. Except as set out in the Schedules and Supplements, as applicable, the exercise of any Intellectual Property Right of such Debtor, or any licensee or franchisee thereof, has not infringed or otherwise misused any intellectual property right of any other Person, and such Debtor has not received and is not aware of any claim of such infringement or other misuse.
- (i) Partnerships, Limited Liability Companies. The terms of any interest in a partnership or limited liability company that is Collateral of such Debtor expressly provide that such interest is a "security" for the purposes of the STA.
- (j) Due Authorization. The Pledged Securities of such Debtor have been duly authorized and validly issued and are fully paid and non-assessable.
- (k) Warrants, Options, etc. There are no outstanding warrants, options or other rights to purchase, or other agreements outstanding with respect to, or property that is now or hereafter convertible into, or that requires the issuance or sale of, any Pledged Shares of such Debtor.
- (l) No Required Disposition. There is no existing agreement, option, right or privilege capable of becoming an agreement or option pursuant to which such Debtor would be required to sell, redeem or otherwise dispose of any Pledged Shares of such Debtor or under which any Pledged Issuer has any obligation to issue any Securities of such Pledged Issuer to any Person.

- (m) Securities Laws. The Pledged Shares are not issued by a Reporting Pledged Issuer and do not comprise Voting or Equity Securities of any class (or securities convertible into Voting or Equity Securities of any class) constituting ten per cent or more of the outstanding securities of that class.

6. **Survival of Representations and Warranties.** All representations and warranties made by each Debtor in this Agreement (a) are material, (b) shall be considered to have been relied on by the Secured Parties, and (c) shall survive the execution and delivery of this Agreement and any Supplement or any investigation made at any time by or on behalf of any Secured Party and any disposition or payment of the Secured Liabilities until the Release Date.

7. **Covenants.** Each Debtor covenants and agrees with the Agent (for its own benefit and for the benefit of the other Secured Parties) that:

- (a) Further Documentation. Such Debtor shall from time to time, at the expense of such Debtor, promptly and duly authorize, execute and deliver such further instruments and documents, and take such further action, as the Agent may request for the purpose of obtaining or preserving the full benefits of, and the rights and powers granted by, this Agreement (including the filing of any financing statements or financing change statements under any applicable legislation with respect to the Security Interests). Such Debtor acknowledges that this Agreement has been prepared based on the existing Laws in the Province referred to in the "Governing Law" section of this Agreement and that a change in such Laws, or the Laws of other jurisdictions, may require the execution and delivery of different forms of security documentation. Accordingly, such Debtor agrees that the Agent shall have the right to require that this Agreement be amended, supplemented, restated or replaced, and that such Debtor shall immediately on request by the Agent authorize, execute and deliver any such amendment, supplement, restatement or replacement (i) to reflect any changes in such Laws, whether arising as a result of statutory amendments, court decisions or otherwise, (ii) to facilitate the creation and registration of appropriate security in all appropriate jurisdictions, or (iii) if such Debtor merges or amalgamates with any other Person or enters into any corporate reorganization, in each case in order to confer on the Agent Liens similar to, and having the same effect as, the Security Interests.
- (b) Maintenance of Records. Such Debtor shall keep and maintain accurate and complete records of the Collateral of such Debtor, including a record of all payments received and all credits granted with respect to the Accounts and Contracts of such Debtor.
- (c) Right of Inspection. The Agent may, at all times during normal business hours, without charge, examine and make copies of all Books and Records, and may discuss the affairs, finances and accounts of such Debtor with its officers and accountants. The Agent may also, without charge, enter the premises of such Debtor where any of the Collateral of such Debtor is located for the purpose of inspecting such Collateral, observing its use or otherwise protecting its interests in

such Collateral. Such Debtor, at its expense, shall provide the Agent with such clerical and other assistance as may be reasonably requested by the Agent to exercise any of its rights under this paragraph.

- (d) Limitations on Other Liens. Such Debtor shall not create, incur or permit to exist, and shall defend the Collateral of such Debtor against, and shall take such other action as is necessary to remove, any and all Liens in and other claims affecting the Collateral of such Debtor, other than the Permitted Liens, and such Debtor shall defend the right, title and interest of the Secured Parties in and to the Collateral of such Debtor against the claims and demands of all Persons.
- (e) Disposal of Assets. Other than Permitted Dispositions or transactions expressly permitted in the Credit Agreement, each Debtor will not convey, sell, lease, license, assign, transfer, or otherwise dispose of (or enter into an agreement to convey, sell, lease, license, assign, transfer, or otherwise dispose of) any of its or their assets.
- (f) Limitations on Modifications, Waivers, Extensions. Other than as not prohibited by paragraph (g) below, such Debtor shall not (i) amend, modify, terminate, permit to expire or waive any provision of any of such Debtor's Permits, Contracts or any documents giving rise to an Account in any manner which is or could reasonably be expected to be materially adverse to such Debtor or any of the Secured Parties, or (ii) fail to exercise promptly and diligently its rights under each of such Debtor's Contracts and documents giving rise to an Account if such failure is or could reasonably be expected to be materially adverse to such Debtor or any of the Secured Parties.
- (g) Limitations on Discounts, Compromises, Extensions of Accounts. Other than in the ordinary course of business of such Debtor consistent with previous practices, such Debtor shall not (i) grant any extension of the time for payment of any Account of such Debtor, (ii) compromise, compound or settle any Account of such Debtor for less than its full amount, (iii) release, wholly or partially, any Person liable for the payment of any Account of such Debtor, or (iv) allow any credit or discount of any Account of such Debtor.
- (h) Maintenance of Collateral. Such Debtor shall maintain all tangible Collateral of such Debtor in good operating condition, ordinary wear and tear excepted, and such Debtor shall provide all maintenance, service and repairs necessary for such purpose. Such Debtor shall maintain in good standing all registrations and applications with respect to the Intellectual Property Rights of such Debtor except to the extent that any failure to do so could not reasonably be expected to be materially adverse to such Debtor or any of the Secured Parties.
- (i) Insurance. Each Debtor will at such Debtor's expense, (a) maintain insurance respecting such Debtor's assets wherever located, covering liabilities, losses or damages as are customarily are insured against by other Persons engaged in same or similar businesses and similarly situated and located. All such policies of

insurance shall be with financially sound and reputable insurance companies acceptable to Agent (it being agreed that, as of the Closing Date, the insurers listed in Schedule 5.6 of the Credit Agreement are acceptable to Agent) and in such amounts as is carried generally in accordance with sound business practice by companies in similar businesses similarly situated and located and, in any event, in amount, adequacy, and scope reasonably satisfactory to Agent (it being agreed that the amount, adequacy, and scope of the policies of insurance of such Debtor in effect as of the Closing Date, are acceptable to Agent). All property insurance policies covering the Collateral are to be made payable to Agent for the benefit of Agent and the Lenders, as their interests may appear, in case of loss, pursuant to a standard loss payable endorsement with a standard non contributory "lender" or "secured party" clause and are to contain such other provisions as Agent may reasonably require to fully protect the Lenders' interest in the Collateral and to any payments to be made under such policies. All certificates of property and general liability insurance are to be delivered to Agent, with the loss payable (but only in respect of Collateral) and additional insured endorsements in favor of Agent and shall provide for not less than 30 days (10 days in the case of non-payment) prior written notice to Agent of the exercise of any right of cancellation. If a Debtor fails to maintain such insurance, Agent may arrange for such insurance, but at such Debtor's expense and without any responsibility on Agent's part for obtaining the insurance, the solvency of the insurance companies, the adequacy of the coverage, or the collection of claims. Each Debtor shall give Agent prompt notice of any loss exceeding \$1,000,000 covered by its or its Subsidiaries' casualty or business interruption insurance. Upon the occurrence and during the continuance of an Event of Default, Agent shall have the sole right to file claims under any property and general liability insurance policies in respect of the Collateral, to receive, receipt and give acquittance for any payments that may be payable thereunder, and to execute any and all endorsements, receipts, releases, assignments, reassignments or other documents that may be necessary to effect the collection, compromise or settlement of any claims under any such insurance policies.

- (j) Further Identification of Collateral. Such Debtor shall, within 5 days, furnish to the Agent such statements and schedules further identifying and describing the Collateral of such Debtor, and such other reports in connection with the Collateral of such Debtor, as the Agent may from time to time reasonably request, including an updated list of any motor vehicles or other "serial number" goods owned by such Debtor and classified as Equipment, including vehicle identification numbers.
- (k) Amalgamation, Merger or Consolidation. Such Debtor shall not permit any Pledged Issuer of such Debtor to amalgamate, merge or consolidate unless all of the outstanding capital stock of the surviving or resulting corporation is, upon such amalgamation, merger or consolidation, pledged under this Agreement, and no cash, securities or other property is distributed with respect to the outstanding shares of any other constituent corporation.

- (l) Agreements re Intellectual Property Rights. Promptly upon request from time to time by the Agent, such Debtor shall authorize, execute and deliver any and all agreements, instruments, documents and papers that the Agent may request to evidence the Security Interests in any Intellectual Property Rights of such Debtor and, where applicable, the goodwill of the business of such Debtor connected with the use of, and symbolized by, any such Intellectual Property Rights.
- (m) Instruments; Documents of Title; Chattel Paper. Promptly upon request from time to time by the Agent, such Debtor shall deliver to the Agent, endorsed and/or accompanied by such instruments of assignment and transfer in such form and substance as the Agent may reasonably request, any and all Instruments, Documents of Title and Chattel Paper of such Debtor included in or relating to the Collateral of such Debtor as the Agent may specify in its request.
- (n) Pledged Certificated Securities. Such Debtor shall deliver to the Agent any and all Pledged Security Certificates of such Debtor and other materials as may be required from time to time to provide the Agent with control over all Pledged Certificated Securities of such Debtor in the manner provided under section 23 of the STA.
- (o) Pledged Uncertificated Securities. Such Debtor shall deliver to the Agent any and all such documents, agreements and other materials as may be required from time to time to provide the Agent with control over all Pledged Uncertificated Securities of such Debtor in the manner provided under section 24 of the STA. For the purposes of section 27(1) of the STA, this Agreement shall constitute the Debtor's irrevocable consent to entry by a Pledged Issuer into an agreement of the kind referred to in clause 24(1)(b) of the STA.
- (p) Pledged Security Entitlements. Such Debtor shall deliver to the Agent any and all such documents, agreements and other materials as may be required from time to time to provide the Agent with control over all Pledged Security Entitlements of such Debtor in the manner provided under section 25 or 26 of the STA.
- (q) Pledged Futures Contracts. Such Debtor shall deliver to the Agent any and all such documents, agreements and other materials as may be required from time to time to provide the Agent with control over all Pledged Futures Contracts of such Debtor in the manner provided under subsection 1(2) of the PPSA.
- (r) Partnerships, Limited Liability Companies. Such Debtor shall ensure that the terms of any interest in a partnership or limited liability company that is Collateral of such Debtor shall expressly provide that such interest is a "security" for the purposes of the STA.
- (s) Transfer Restrictions. If the constating documents of any Pledged Issuer (other than a ULC) restrict the transfer of the Securities of such Pledged Issuer, then such Debtor shall deliver to the Agent a certified copy of a resolution of the directors, shareholders, unitholders or partners of such Pledged Issuer, as

applicable, consenting to the transfer(s) contemplated by this Agreement, including any prospective transfer of the Collateral of such Debtor by the Agent upon a realization on the Security Interests.

- (t) Notices. Such Debtor shall advise the Agent promptly, in reasonable detail, of:
- (i) any change to a Pledged Securities Intermediary's Jurisdiction, Pledged Issuer's Jurisdiction or Pledged Future Intermediary's Jurisdiction;
 - (ii) any change in the location of the jurisdiction of incorporation or amalgamation, chief executive office or domicile of such Debtor;
 - (iii) any change in the name of such Debtor;
 - (iv) any merger, consolidation or amalgamation of such Debtor with any other Person;
 - (v) any additional jurisdiction in which such Debtor carries on business or has tangible Personal Property other than Inventory and Equipment;
 - (vi) any additional jurisdiction in which material account debtors of such Debtor are located;
 - (vii) any acquisition of any right, title or interest in real property by such Debtor;
 - (viii) any acquisition of any Intellectual Property Rights which are the subject of a registration or application with any governmental intellectual property or other governing body or registry, or which are material to such Debtor's business;
 - (ix) any acquisition of any Instrument, Document of Title or Chattel Paper;
 - (x) any creation or acquisition of any Subsidiary of such Debtor;
 - (xi) any Lien (other than Permitted Liens) on, or claim asserted against, any of the Collateral of such Debtor;
 - (xii) the Debtor becoming (or if the Debtor could reasonably be determined to have become) a Control Person with respect to any Reporting Pledged Issuer;
 - (xiii) the issuance of any order ceasing or suspending trading in, or prohibiting the transfer of any Pledged Shares or the institution of proceedings for such purpose, or if such Debtor has any reason to believe that any such proceedings are pending, contemplated or threatened; or

- (xiv) any occurrence of any event, claim or occurrence that could reasonably be expected to have a material adverse effect on the value of the Collateral of such Debtor or on the Security Interests.

Such Debtor shall not effect or permit any of the changes referred to in clauses (ii) through (viii) above unless all filings have been made and all other actions taken that are required in order for the Agent to continue at all times following such change to have a valid and perfected first priority Security Interest with respect to all of the Collateral of such Debtor.

8. **Voting Rights.** Unless an Event of Default has occurred and is continuing, each Debtor shall be entitled to exercise all voting power from time to time exercisable with respect to the Pledged Shares of such Debtor and give consents, waivers and ratifications with respect thereto; provided, however, that no vote shall be cast or consent, waiver or ratification given or action taken which would be, or would have a reasonable likelihood of being, prejudicial to the interests of the Secured Parties or which would have the effect of reducing the value of the Collateral of such Debtor as security for the Secured Liabilities of such Debtor or imposing any restriction on the transferability of any of the Collateral of such Debtor. Unless an Event of Default has occurred and is continuing, the Agent shall, from time to time at the request and expense of the applicable Debtor, execute or cause to be executed, with respect to all Pledged Securities of such Debtor that are registered in the name of the Agent or its nominee, valid proxies appointing such Debtor as its (or its nominee's) proxy to attend, vote and act for and on behalf of the Agent or such nominee, as the case may be, at any and all meetings of the applicable Pledged Issuer's shareholders or debt holders, all Pledged Securities that are registered in the name of the Agent or such nominee, as the case may be, and to execute and deliver, consent to or approve or disapprove of or withhold consent to any resolutions in writing of shareholders or debt holders of the applicable Pledged Issuer for and on behalf of the Agent or such nominee, as the case may be. Immediately upon the occurrence and during the continuance of any Event of Default, all such rights of the applicable Debtor to vote and give consents, waivers and ratifications shall cease and the Agent or its nominee shall be entitled to exercise all such voting rights and to give all such consents, waivers and ratifications.

9. **Dividends; Interest.** Unless an Event of Default has occurred and is continuing, each Debtor shall be entitled to receive any and all cash dividends, interest, principal payments and other forms of cash distribution on the Pledged Shares of such Debtor which it is otherwise entitled to receive, but any and all stock and/or liquidating dividends, distributions of property, returns of capital or other distributions made on or with respect to the Pledged Shares of such Debtor, whether resulting from a subdivision, combination or reclassification of the outstanding capital stock of any Pledged Issuer of such Debtor or received in exchange for such Pledged Shares or any part thereof or as a result of any amalgamation, merger, consolidation, acquisition or other exchange of property to which any Pledged Issuer of such Debtor may be a party or otherwise, and any and all cash and other property received in exchange for any Pledged Shares of such Debtor shall be and become part of the Collateral of such Debtor subject to the Security Interests and, if received by such Debtor, shall forthwith be delivered to the Agent or its nominee (accompanied, if appropriate, by proper instruments of assignment and/or stock powers of attorney executed by such Debtor in accordance with the Agent's instructions) to be held subject to the terms of this Agreement; and if any of the Pledged Security Certificates have been registered in the name of the Agent or its nominee, the Agent shall execute and deliver (or cause

to be executed and delivered) to such Debtor all such dividend orders and other instruments as such Debtor may request for the purpose of enabling such Debtor to receive the dividends, distributions or other payments which such Debtor is authorized to receive and retain pursuant to this Section. If an Event of Default has occurred and is continuing, all rights of such Debtor pursuant to this Section shall cease and the Agent shall have the sole and exclusive right and authority to receive and retain the cash dividends, interest, principal payments and other forms of cash distribution which such Debtor would otherwise be authorized to retain pursuant to this Section. Any money and other property paid over to or received by the Agent pursuant to the provisions of this Section shall be retained by the Agent as additional Collateral hereunder and be applied in accordance with the provisions of this Agreement.

10. **Rights on Event of Default.** If an Event of Default has occurred and is continuing, then and in every such case the Security Interests of each Debtor shall become enforceable and the Agent, in addition to any rights now or hereafter existing under applicable Law may, personally or by agent, at such time or times as the Agent in its discretion may determine, do any one or more of the following:

- (a) Rights under PPSA, etc. Exercise against any or all Debtors all of the rights and remedies granted to secured parties under the PPSA and any other applicable statute, or otherwise available to the Agent by contract, at law or in equity.
- (b) Demand Possession. Demand possession of any or all of the Collateral of any or all Debtors, in which event each such Debtor shall, at the expense of such Debtor, immediately cause the Collateral of such Debtor designated by the Agent to be assembled and made available and/or delivered to the Agent at any place designated by the Agent.
- (c) Take Possession. Enter on any premises where any Collateral of any or all Debtors is located and take possession of, disable or remove such Collateral.
- (d) Deal with Collateral. Hold, store and keep idle, or operate, lease or otherwise use or permit the use of, any or all of the Collateral of any or all Debtors for such time and on such terms as the Agent may determine, and demand, collect and retain all earnings and other sums due or to become due from any Person with respect to any of the Collateral of any or all Debtors.
- (e) Carry on Business. Carry on, or concur in the carrying on of, any or all of the business or undertaking of any or all Debtors and enter on, occupy and use (without charge by such Debtor) any of the premises, buildings, plant and undertaking of, or occupied or used by, any or all Debtors.
- (f) Enforce Collateral. Seize, collect, receive, enforce or otherwise deal with any Collateral of any or all Debtors in such manner, on such terms and conditions and at such times as the Agent deems advisable.
- (g) Dispose of Collateral. Realize on any or all of the Collateral of any or all Debtors and sell, lease, assign, give options to purchase, or otherwise dispose of and deliver any or all of the Collateral of any or all Debtors (or contract to do any of

the above), in one or more parcels at any public or private sale, at any exchange, broker's board or office of the Agent or elsewhere, with or without advertising or other formality, except as required by applicable Law, on such terms and conditions as the Agent may deem advisable and at such prices as it may deem best, for cash or on credit or for future delivery.

- (h) Court-Approved Disposition of Collateral. Obtain from any court of competent jurisdiction an order for the sale or foreclosure of any or all of the Collateral of any or all Debtors.
- (i) Purchase by Agent. At any public sale, and to the extent permitted by Law on any private sale, bid for and purchase any or all of the Collateral of any or all Debtors offered for sale and, upon compliance with the terms of such sale, hold, retain, sell or otherwise dispose of such Collateral without any further accountability to any Debtor or any other Person with respect to such holding, retention, sale or other disposition, except as required by Law. In any such sale to the Agent, the Agent may, for the purpose of making payment for all or any part of the Collateral of any Debtor so purchased, use any claim for any or all of the Secured Liabilities of such Debtor then due and payable to it as a credit against the purchase price.
- (j) Collect Accounts. Notify (whether in its own name or in the name of any Debtor) the account debtors under any Accounts of any or all Debtors of the assignment of such Accounts to the Agent and direct such account debtors to make payment of all amounts due or to become due to any or all Debtors with respect to such Accounts directly to the Agent and, upon such notification and at the expense of any such Debtor, enforce collection of any such Accounts, and adjust, settle or compromise the amount or payment of such Accounts, in such manner and to such extent as the Agent deems appropriate in the circumstances.
- (k) Transfer of Collateral. Transfer any Collateral of any or all Debtors that is Pledged Shares into the name of the Agent or its nominee.
- (l) Voting. Vote any or all of the Pledged Shares of any or all Debtors (whether or not transferred to the Agent or its nominee) and give or withhold all consents, waivers and ratifications with respect thereto and otherwise act with respect thereto as though it were the outright owner thereof.
- (m) Exercise Other Rights. Exercise any and all rights, privileges, entitlements and options pertaining to any Collateral of any or all Debtors that is Pledged Shares as if the Agent were the absolute owner of such Pledged Shares.
- (n) Dealing with Contracts and Permits. Deal with any and all Contracts and Permits of any or all Debtors to the same extent as any such Debtor might (including the enforcement, realization, sale, assignment, transfer, and requirement for continued performance), all on such terms and conditions and at such time or times as may seem advisable to the Agent.

- (o) Payment of Liabilities. Pay any liability secured by any Lien against any Collateral of any or all Debtors. Each such Debtor shall immediately on demand reimburse the Agent for all such payments and, until paid, any such reimbursement obligation shall form part of the Secured Liabilities of such Debtor and shall be secured by the Security Interests of such Debtor.
- (p) Borrow and Grant Liens. Borrow money for the maintenance, preservation or protection of any Collateral of any or all Debtors or for carrying on any of the business or undertaking of any or all Debtors and grant Liens on any Collateral of any or all Debtors (in priority to the Security Interests of any or all Debtors or otherwise) as security for the money so borrowed. Each such Debtor shall immediately on demand reimburse the Agent for all such borrowings and, until paid, any such reimbursement obligations shall form part of the Secured Liabilities of such Debtor and shall be secured by the Security Interests of such Debtor.
- (q) Appoint Receiver. Appoint by instrument in writing one or more Receivers of any or all Debtors or any or all of the Collateral of any or all Debtors with such rights, powers and authority (including any or all of the rights, powers and authority of the Agent under this Agreement) as may be provided for in the instrument of appointment or any supplemental instrument, and remove and replace any such Receiver from time to time. To the extent permitted by applicable Law, any Receiver appointed by the Agent shall (for purposes relating to responsibility for the Receiver's acts or omissions) be considered to be the agent of any such Debtor and not of the Agent or any of the other Secured Parties.
- (r) Court-Appointed Receiver. Obtain from any court of competent jurisdiction an order for the appointment of a Receiver of any or all Debtors or of any or all of the Collateral of any or all Debtors.
- (s) Consultants. Require any or all Debtors to engage a consultant of the Agent's choice, or engage a consultant on its own behalf, such consultant to receive the full cooperation and support of each such Debtor and its agents and employees, including unrestricted access to the premises of each such Debtor and the Books and Records of each such Debtor; all reasonable fees and expenses of such consultant shall be for the account of each such Debtor and each such Debtor hereby authorizes any such consultant to report directly to the Agent and to disclose to the Agent any and all information obtained in the course of such consultant's employment.

The Agent may exercise any or all of the foregoing rights and remedies without demand of performance or other demand, presentment, protest, advertisement or notice of any kind (except as required by applicable Law) to or on any Debtor or any other Person, and each Debtor hereby waives each such demand, presentment, protest, advertisement and notice to the extent permitted by applicable Law. None of the above rights or remedies shall be exclusive of or dependent on or merge in any other right or remedy, and one or more of such rights and remedies may be exercised independently or in combination from time to time. Each Debtor acknowledges and

agrees that any action taken by the Agent hereunder following the occurrence and during the continuance of an Event of Default shall not be rendered invalid or ineffective as a result of the curing of the Event of Default on which such action was based.

11. **Realization Standards.** To the extent that applicable Law imposes duties on the Agent to exercise remedies in a commercially reasonable manner and without prejudice to the ability of the Agent to dispose of the Collateral in any such manner, each Debtor acknowledges and agrees that it is not commercially unreasonable for the Agent to (or not to) (a) incur expenses reasonably deemed significant by the Agent to prepare the Collateral of such Debtor for disposition or otherwise to complete raw material or work in process into finished goods or other finished products for disposition, (b) fail to obtain third party consents for access to the Collateral of such Debtor to be disposed of, (c) fail to exercise collection remedies against account debtors or other Persons obligated on the Collateral of such Debtor or to remove Liens against the Collateral of such Debtor, (d) exercise collection remedies against account debtors and other Persons obligated on the Collateral of such Debtor directly or through the use of collection agencies and other collection specialists, (e) dispose of Collateral of such Debtor by way of public auction, public tender or private contract, with or without advertising and without any other formality, (f) contact other Persons, whether or not in the same business of such Debtor, for expressions of interest in acquiring all or any portion of the Collateral of such Debtor, (g) hire one or more professional auctioneers to assist in the disposition of the Collateral of such Debtor, whether or not such Collateral is of a specialized nature or an upset or reserve bid or price is established, (h) dispose of the Collateral of such Debtor by utilizing internet sites that provide for the auction of assets of the types included in such Collateral or that have the reasonable capacity of doing so, or that match buyers and sellers of assets, (i) dispose of assets in wholesale rather than retail markets, (j) disclaim disposition warranties, such as title, possession or quiet enjoyment, (k) purchase insurance or credit enhancements to insure the Agent against risks of loss, collection or disposition of the Collateral of such Debtor or to provide to the Agent a guaranteed return from the collection or disposition of such Collateral, (l) to the extent deemed appropriate by the Agent, obtain the services of other brokers, investment bankers, consultants and other professionals to assist the Agent in the collection or disposition of any of the Collateral of such Debtor, (m) dispose of Collateral of such Debtor in whole or in part, and (n) dispose of Collateral of such Debtor to a customer of the Agent, and (o) establish an upset or reserve bid price with respect to Collateral of such Debtor.

12. **Grant of Licence.** For the purpose of enabling the Agent to exercise its rights and remedies under this Agreement when the Agent is entitled to exercise such rights and remedies, and for no other purpose, each Debtor grants to the Agent an irrevocable, non-exclusive licence (exercisable without payment of royalty or other compensation to such Debtor) to use, assign or sublicense any or all of the Intellectual Property Rights of such Debtor, including in such licence reasonable access to all media in which any of the licensed items may be recorded or stored and to all computer programs used for the compilation or printout of the same. For any trade-marks, get up and trade dress and other business indicia, such licence includes an obligation on the part of the Agent to maintain the standards of quality maintained by such Debtor or, in the case of trade-marks, get-up and trade dress or other business indicia licensed to such Debtor, the standards of quality imposed upon such Debtor by the relevant licence. For copyright works, such licence shall include the benefit of any waivers of moral rights and similar rights.

13. **Securities Laws.** The Agent is authorized, in connection with any offer or sale of any Pledged Shares of any Debtor, to comply with any limitation or restriction as it may be advised by counsel is necessary to comply with applicable Law, including compliance with procedures that may restrict the number of prospective bidders and purchasers, requiring that prospective bidders and purchasers have certain qualifications, and restricting prospective bidders and purchasers to Persons who will represent and agree that they are purchasing for their own account or investment and not with a view to the distribution or resale of such Securities. In addition to and without limiting Section 11, each Debtor further agrees that compliance with any such limitation or restriction shall not result in a sale being considered or deemed not to have been made in a commercially reasonable manner, and the Agent shall not be liable or accountable to such Debtor for any discount allowed by reason of the fact that such Pledged Shares are sold in compliance with any such limitation or restriction. If the Agent chooses to exercise its right to sell any or all Pledged Shares of any Debtor, upon written request, such Debtor shall cause each applicable Pledged Issuer to furnish to the Agent all such information as the Agent may request in order to determine the number of shares and other instruments included in the Collateral of such Debtor which may be sold by the Agent in exempt transactions under any Laws governing securities, and the rules and regulations of any applicable securities regulatory body thereunder, as the same are from time to time in effect.

14. **ULC Shares.** Each Debtor acknowledges that certain of the Collateral of such Debtor may now or in the future consist of ULC Shares, and that it is the intention of the Agent and each Debtor that neither the Agent nor any other Secured Party should under any circumstances prior to realization thereon be held to be a "member" or a "shareholder", as applicable, of a ULC for the purposes of any ULC Laws. Therefore, notwithstanding any provisions to the contrary contained in this Agreement, the Credit Agreement or any other Loan Document, where a Debtor is the registered owner of ULC Shares which are Collateral of such Debtor, such Debtor shall remain the sole registered owner of such ULC Shares until such time as such ULC Shares are effectively transferred into the name of the Agent, any other Secured Party, or any other Person on the books and records of the applicable ULC. Accordingly, each Debtor shall be entitled to receive and retain for its own account any dividend on or other distribution, if any, with respect to such ULC Shares (except for any dividend or distribution comprised of Pledged Security Certificates of such Debtor, which shall be delivered to the Agent to hold hereunder) and shall have the right to vote such ULC Shares and to control the direction, management and policies of the applicable ULC to the same extent as such Debtor would if such ULC Shares were not pledged to the Agent pursuant hereto. Nothing in this Agreement, the Credit Agreement or any other Loan Document is intended to, and nothing in this Agreement, the Credit Agreement or any other Loan Document shall, constitute the Agent, any other Secured Party, or any other Person other than the applicable Debtor, a member or shareholder of a ULC for the purposes of any ULC Laws (whether listed or unlisted, registered or beneficial), until such time as notice is given to such Debtor and further steps are taken pursuant hereto or thereto so as to register the Agent, any other Secured Party, or such other Person, as specified in such notice, as the holder of the ULC Shares. To the extent any provision hereof would have the effect of constituting the Agent or any other Secured Party as a member or a shareholder, as applicable, of any ULC prior to such time, such provision shall be severed herefrom and shall be ineffective with respect to ULC Shares which are Collateral of any Debtor without otherwise invalidating or rendering unenforceable this Agreement or invalidating or rendering unenforceable such provision insofar as it relates to Collateral of any Debtor which is not ULC Shares. Except upon the exercise of

rights of the Agent to sell, transfer or otherwise dispose of ULC Shares in accordance with this Agreement, each Debtor shall not cause or permit, or enable a Pledged Issuer that is a ULC to cause or permit, the Agent or any other Secured Party to: (a) be registered as a shareholder or member of such Pledged Issuer; (b) have any notation entered in their favour in the share register of such Pledged Issuer; (c) be held out as shareholders or members of such Pledged Issuer; (d) receive, directly or indirectly, any dividends, property or other distributions from such Pledged Issuer by reason of the Agent holding the Security Interests over the ULC Shares; or (e) act as a shareholder of such Pledged Issuer, or exercise any rights of a shareholder including the right to attend a meeting of shareholders of such Pledged Issuer or to vote its ULC Shares.

15. **Application of Proceeds.** All Proceeds of Collateral of any Debtor received by the Agent or a Receiver may be applied to discharge or satisfy any expenses (including the Receiver's remuneration and other expenses of enforcing the Agent's rights against such Debtor under this Agreement), Liens on the Collateral of such Debtor in favour of Persons other than the Agent, borrowings, taxes and other outgoings affecting the Collateral of such Debtor or which are considered advisable by the Agent or the Receiver to protect, preserve, repair, process, maintain or enhance the Collateral of such Debtor or prepare it for sale, lease or other disposition, or to keep in good standing any Liens on the Collateral of such Debtor ranking in priority to any of the Security Interests, or to sell, lease or otherwise dispose of the Collateral of such Debtor. The balance of such Proceeds may, at the sole discretion of the Agent, be held as collateral security for the Secured Liabilities of the applicable Debtor or be applied to such of the Secured Liabilities of the applicable Debtor (whether or not the same are due and payable) in such manner and at such times as the Agent considers appropriate and thereafter shall be accounted for as required by Law.

16. **Continuing Liability of Debtor.** Each Debtor shall remain liable for any Secured Liabilities of such Debtor that are outstanding following realization of all or any part of the Collateral of such Debtor and the application of the Proceeds thereof.

17. **Agent's Appointment as Attorney-in-Fact.** Effective upon the occurrence and during the continuance of an Event of Default, each Debtor constitutes and appoints the Agent and any officer or agent of the Agent, with full power of substitution, as such Debtor's true and lawful attorney-in-fact with full power and authority in the place of such Debtor and in the name of such Debtor or in its own name, from time to time in the Agent's discretion, to take any and all appropriate action and to execute any and all documents and instruments as, in the opinion of such attorney, may be necessary or desirable to accomplish the purposes of this Agreement. Without limiting the effect of this Section, each Debtor grants the Agent an irrevocable proxy to vote the Pledged Shares of such Debtor and to exercise all other rights, powers, privileges and remedies to which a holder thereof would be entitled (including giving or withholding written consents of shareholders, calling special meetings of shareholders and voting at such meetings), which proxy shall be effective, automatically and without the necessity of any action (including any transfer of any Pledged Shares of such Debtor on the books and records of a Pledged Issuer or Pledged Securities Intermediary, as applicable), upon the occurrence of an Event of Default. These powers are coupled with an interest and are irrevocable until the Release Date. Nothing in this Section affects the right of the Agent as secured party or any other Person on the Agent's behalf, to sign and file or deliver (as applicable) all such financing statements, financing change statements, notices, verification statements and other documents relating to the Collateral and

this Agreement as the Agent or such other Person considers appropriate. Each Debtor hereby ratifies and confirms, and agrees to ratify and confirm, whatever lawful acts the Agent or any of the Agent's sub-agents, nominees or attorneys do or purport to do in exercise of the power of attorney granted to the Agent pursuant to this Section.

18. **Performance by Agent of Debtor's Obligations.** If any Debtor fails to perform or comply with any of the obligations of such Debtor under this Agreement, the Agent may, but need not, perform or otherwise cause the performance or compliance of such obligation, provided that such performance or compliance shall not constitute a waiver, remedy or satisfaction of such failure. The expenses of the Agent incurred in connection with any such performance or compliance shall be payable by such Debtor to the Agent immediately on demand, and until paid, any such expenses shall form part of the Secured Liabilities of such Debtor and shall be secured by the Security Interests of such Debtor.

19. **Interest.** If any amount payable by any Debtor to the Agent under this Agreement is not paid when due, such Debtor shall pay to the Agent, immediately on demand, interest on such amount from the date due until paid, at a nominal annual rate equal at all times to the Prime Rate plus 2%, which annual rate shall change automatically without notice to such Debtor as and when the Prime Rate changes. All amounts payable by such Debtor to the Agent under this Agreement, and all interest on all such amounts, compounded monthly on the last Business Day of each month, shall form part of the Secured Liabilities of such Debtor and shall be secured by the Security Interests of such Debtor.

20. **Severability.** Any provision of this Agreement that is prohibited or unenforceable in any jurisdiction shall, as to that jurisdiction, be ineffective to the extent of such prohibition or unenforceability and shall be severed from the balance of this Agreement, all without affecting the remaining provisions of this Agreement or affecting the validity or enforceability of such provision in any other jurisdiction.

21. **Rights of Agent; Limitations on Agent's Obligations.**

- (a) **Limitations on Liability of Secured Parties.** Neither the Agent nor any other Secured Party shall be liable to any Debtor or any other Person for any failure or delay in exercising any of the rights of such Debtor under this Agreement (including any failure to take possession of, collect, sell, lease or otherwise dispose of any Collateral of such Debtor, or to preserve rights against prior parties). Neither the Agent, any other Secured Party, a Receiver, nor any agent thereof (including, in Alberta or British Columbia, any sheriff) is required to take, or shall have any liability for any failure to take or delay in taking, any steps necessary or advisable to preserve rights against other Persons under any Collateral of any Debtor in its possession. Neither the Agent, any other Secured Party, any Receiver, nor any agent thereof shall be liable for any, and each Debtor shall bear the full risk of all, loss or damage to any and all of the Collateral of such Debtor (including any Collateral of such Debtor in the possession of the Agent, any other Secured Party, any Receiver, or any agent thereof) caused for any reason other than the gross negligence or wilful misconduct of the Agent, such other Secured Party, such Receiver or such agent thereof.

- (b) Debtors Remain Liable under Accounts and Contracts. Notwithstanding any provision of this Agreement, each Debtor shall remain liable under each of the documents giving rise to the Accounts of such Debtor and under each of the Contracts of such Debtor to observe and perform all the conditions and obligations to be observed and performed by such Debtor thereunder, all in accordance with the terms of each such document and Contract. Neither the Agent nor any other Secured Party shall have any obligation or liability under any Account of any Debtor (or any document giving rise thereto) or Contract of any Debtor by reason of or arising out of this Agreement or the receipt by the Agent of any payment relating to such Account or Contract pursuant hereto, and in particular (but without limitation), neither the Agent nor any other Secured Party shall be obligated in any manner to perform any of the obligations of any Debtor under or pursuant to any Account of such Debtor (or any document giving rise thereto) or under or pursuant to any Contract of such Debtor, to make any payment, to make any inquiry as to the nature or the sufficiency of any payment received by it or as to the sufficiency of any performance by any party under any Account of such Debtor (or any document giving rise thereto) or under any Contract of such Debtor, to present or file any claim, to take any action to enforce any performance or to collect the payment of any amounts which may have been assigned to it or to which it may be entitled at any time.
- (c) Collections on Accounts and Contracts. Each Debtor shall be authorized to, at any time that an Event of Default is not continuing, collect the Accounts of such Debtor and payments under the Contracts of such Debtor in the normal course of the business of such Debtor and for the purpose of carrying on the same. If required by the Agent at any time, any payments of Accounts of such Debtor or under Contracts of such Debtor, when collected by such Debtor, shall be forthwith (and, in any event, within two Business Days) deposited by such Debtor in the exact form received, duly endorsed by such Debtor to the Agent if required, in a special collateral account maintained by the Agent, and until so deposited, will be held by such Debtor in trust for the Agent, segregated from the other funds of such Debtor. All such amounts while held by the Agent (or by such Debtor in trust for the Agent) and all income with respect thereto shall continue to be collateral security for the Secured Liabilities and shall not constitute payment thereof until applied as hereinafter provided. If an Event of Default has occurred and is continuing, the Agent may apply all or any part of the amounts on deposit with respect to such Debtor in said special collateral account on account of the Secured Liabilities of such Debtor in such order as the Agent may elect. At the Agent's request, such Debtor shall deliver to the Agent any documents evidencing and relating to the agreements and transactions which gave rise to the Accounts and the Contracts of such Debtor, including all original orders, invoices and shipping receipts.
- (d) Analysis of Accounts. At any time and from time to time, the Agent shall have the right to analyze and verify the Accounts of any Debtor in any manner and through any medium that it reasonably considers advisable, and each Debtor shall furnish all such assistance and information as the Agent may require in

connection therewith. At any time and from time to time, the Agent may in its own name or in the name of others (including any Debtor) communicate with account debtors on the Accounts of any Debtor and parties to the Contracts of any Debtor to verify with them to its satisfaction the existence, status, amount and terms of any Account or any Contract of any Debtor. At any time and from time to time, upon the Agent's reasonable request and at the expense of the applicable Debtor, such Debtor shall furnish to the Agent reports showing reconciliations, aging and test verifications of, and trial balances for, the Accounts of such Debtor.

- (e) Use of Agents. The Agent may perform any of its rights or duties under this Agreement by or through agents and is entitled to retain counsel and to act in reliance on the advice of such counsel concerning all matters pertaining to its rights and duties under this Agreement.

22. Dealings by Agent. The Agent shall not be obliged to exhaust its recourse against any Debtor or any other Person or against any other security it may hold with respect to the Secured Liabilities of such Debtor or any part thereof before realizing upon or otherwise dealing with the Collateral of such Debtor in such manner as the Agent may consider desirable. The Agent and the other Secured Parties may grant extensions of time and other indulgences, take and give up security, accept compositions, grant releases and discharges and otherwise deal with any Debtor and any other Person, and with any or all of the Collateral of any Debtor, and with other security and sureties, as they may see fit, all without prejudice to the Secured Liabilities of any Debtor or to the rights and remedies of the Agent under this Agreement. The powers conferred on the Agent under this Agreement are solely to protect the interests of the Agent in the Collateral of each Debtor and shall not impose any duty upon the Agent to exercise any such powers.

23. Communication. Unless otherwise provided in this Agreement, all notices or demands relating to this Agreement or any other Loan Document shall be in writing and (except for informational documents which may be sent by first-class mail, postage prepaid) shall be personally delivered or sent by registered or certified mail (postage prepaid, return receipt requested), overnight courier, electronic mail (at such email addresses as a party may designate in accordance herewith), or telefacsimile. In the case of notices or demands to a Debtor, they shall be sent to the respective address set forth below:

c/o ENTREC Corporation
100 Diamond Avenue, Box 3490
Spruce Grove, Alberta T7X 3A7
Canada
Atten: Mr. Jason Vandenberg, CFO
Fax No: (780) 962-1722
Email: jvandenberg@entrec.com

with copies to:

Shea Nerland Calnan LLP
2800, 715 5 Avenue S.W.
Calgary, Alberta T2P 2X6
Attn: Joe Brennan
Fax No.: (403) 299-9601

Email: jbreannan@snclaw.com

Any party hereto may change the address at which they are to receive notices hereunder, by notice in writing in the foregoing manner given to the other party. All notices or demands sent in accordance with this Section 23, shall be deemed received on the earlier of the date of actual receipt or 3 Business Days after the deposit thereof in the mail; provided, that (a) notices sent by overnight courier service shall be deemed to have been given when received, (b) notices by facsimile shall be deemed to have been given when sent (except that, if not given during normal business hours for the recipient, shall be deemed to have been given at the opening of business on the next Business Day for the recipient) and (c) notices by electronic mail shall be deemed received upon the sender's receipt of an acknowledgment from the intended recipient (such as by the "return receipt requested" function, as available, return email or other written acknowledgment).

24. **Release of Information.** Each Debtor authorizes the Agent to provide a copy of this Agreement and such other information as may be requested of the Agent (i) to the extent necessary to enforce the Agent's rights, remedies and entitlements under this Agreement, (ii) to any assignee or prospective assignee of all or any part of its Secured Liabilities, and (iii) as required by applicable Law.

25. **Expenses; Indemnity; Waiver.**

- (a) Each Debtor shall pay (i) all reasonable out-of-pocket expenses incurred by the Secured Parties, including the reasonable fees, charges and disbursements of counsel for the Secured Parties and all applicable taxes, in connection with the preparation and administration of this Agreement, (ii) all reasonable out-of-pocket expenses incurred by the Secured Parties, including the reasonable fees, charges and disbursements of counsel for the Secured Parties and applicable taxes, in connection with any amendments, modifications or waivers of the provisions hereof, and (iii) all out-of-pocket expenses incurred by the Secured Parties, including the fees, charges and disbursements of any counsel for the Secured Parties and all applicable taxes, in connection with the assessment, enforcement or protection of their rights in connection with this Agreement, including its rights under this Section, including all such out-of-pocket expenses incurred during any workout, restructuring or negotiations with respect to the Secured Liabilities of such Debtor.
- (b) Each Debtor shall indemnify the Secured Parties against, and hold the Secured Parties harmless from, any and all losses, claims, cost recovery actions, damages, expenses and liabilities of whatsoever nature or kind and all reasonable out-of-pocket expenses and all applicable taxes to which any Secured Party may become subject arising out of or in connection with (i) the execution or delivery of this Agreement and the performance by such Debtor of its obligations hereunder, (ii) any actual or prospective claim, litigation, investigation or proceeding relating

to this Agreement or the Secured Liabilities of such Debtor, whether based on contract, tort or any other theory and regardless of whether any Secured Party is a party thereto, (iii) any other aspect of this Agreement, or (iv) the enforcement of the Secured Parties' rights hereunder and any related investigation, defence, preparation of defence, litigation and enquiries; provided that such indemnity shall not, as to any Secured Party, be available to the extent that such losses, claims, damages, liabilities or related expenses are determined by a court of competent jurisdiction by final and nonappealable judgment to have resulted from the gross negligence (it being acknowledged that ordinary negligence does not necessarily constitute gross negligence) or wilful misconduct of or material breach of this Agreement by such Secured Party.

- (c) No Debtor shall assert, and each Debtor hereby waives (to the fullest extent permitted by applicable Law), (i) any claim against any Secured Party (or any director, officer or employee thereof), on any theory of liability, for special, indirect, consequential or punitive damages (as opposed to direct or actual damages) arising out of, in connection with, or as a result of, this Agreement, and (ii) all of the rights, benefits and protections given by any present or future statute that imposes limitations on the rights, powers or remedies of a secured party or on the methods of, or procedures for, realization of security, including any "seize or sue" or "anti-deficiency" statute or any similar provision of any other statute.
- (d) All amounts due under this Section shall be payable to the Agent for the benefit of the applicable Secured Parties not later than three Business Days after written demand therefor.
- (e) The indemnifications set out in this Section shall survive the Release Date and the release or extinguishment of the Security Interests.

26. **Release of Debtor.** Upon the written request of any Debtor given at any time on or after the Release Date, the Agent shall at the expense of such Debtor, release such Debtor and the Collateral of such Debtor from the Security Interests and such release shall serve to terminate any licence granted in this Agreement. Upon such release, and at the request and expense of such Debtor, the Agent shall execute and deliver to such Debtor such releases and discharges as such Debtor may reasonably request.

27. **Additional Security.** This Agreement is in addition to, and not in substitution of, any and all other security previously or concurrently delivered by any Debtor or any other Person to any Secured Party, all of which other security shall remain in full force and effect.

28. **Alteration or Waiver.** None of the terms or provisions of this Agreement may be waived, amended, supplemented or otherwise modified except by a written instrument executed by the Agent. The Secured Parties shall not, by any act or delay, be deemed to have waived any right or remedy hereunder or to have acquiesced in any Event of Default or in any breach of any of the terms and conditions hereof. No failure to exercise, nor any delay in exercising, on the part of any Secured Party, any right, power or privilege hereunder shall operate as a waiver thereof. No single or partial exercise of any right, power or privilege hereunder shall preclude

any other or further exercise thereof or the exercise of any other right, power or privilege. A waiver by any Secured Party of any right or remedy hereunder on any one occasion shall not be construed as a bar to any right or remedy which the Agent would otherwise have on any future occasion. Neither the taking of any judgment nor the exercise of any power of seizure or sale shall extinguish the liability of any Debtor to pay the Secured Liabilities of such Debtor, nor shall the same operate as a merger of any covenant contained in this Agreement or of any other liability, nor shall the acceptance of any payment or other security constitute or create any novation.

29. **Environmental Licence and Indemnity.** Each Debtor hereby grants to the Agent and its employees and agents an irrevocable and non-exclusive licence, subject to the rights of tenants, to enter any of the premises of such Debtor to conduct audits, testing and monitoring with respect to hazardous substances and to remove and analyze any hazardous substance at the cost and expense of such Debtor (which cost and expense shall form part of the Secured Liabilities of such Debtor and shall be payable immediately on demand and secured by the Security Interests created by this Agreement). Each Debtor shall indemnify the Secured Parties and hold the Secured Parties harmless against and from all losses, costs, damages and expenses which any Secured Party may sustain, incur or be or become liable at any time whatsoever for by reason of or arising from the past, present or future existence, clean-up, removal or disposal of any hazardous substance on or about any property owned or occupied by any Secured Party or compliance with environmental Laws or environmental orders relating thereto, including any clean-up, decommissioning, restoration or remediation of any premises owned or occupied by such Debtor or other affected lands or property. This indemnification shall survive the Release Date.

30. **Amalgamation.** If any Debtor is a corporation, such Debtor acknowledges that if it amalgamates or merges with any other corporation or corporations, then (i) the Collateral and the Security Interests of such Debtor shall extend to and include all the property and assets of the amalgamated corporation and to any property or assets of the amalgamated corporation thereafter owned or acquired, (ii) the term "Debtor", where used in this Agreement, shall extend to and include the amalgamated corporation, and (iii) the term "Secured Liabilities", where used in this Agreement, shall extend to and include the Secured Liabilities of the amalgamated corporation.

31. **Governing Law; Attornment.** This Agreement shall be governed by and construed in accordance with the Laws of the Province of Alberta. Without prejudice to the ability of the Agent to enforce this Agreement in any other proper jurisdiction, each Debtor irrevocably submits and attorns to the non-exclusive jurisdiction of the courts of such province. To the extent permitted by applicable Law, each Debtor irrevocably waives any objection (including any claim of inconvenient forum) that it may now or hereafter have to the venue of any legal proceeding arising out of or relating to this Agreement in the courts of such Province.

32. **Interpretation.** The definitions of terms herein shall apply equally to the singular and plural forms of the terms defined. Whenever the context may require, any pronoun shall include the corresponding masculine, feminine and neuter forms. The words "include", "includes" and "including" shall be deemed to be followed by the phrase "without limitation". The word "or" is disjunctive; the word "and" is conjunctive. The word "shall" is mandatory; the word "may" is permissive. Unless the context requires otherwise (a) any definition of or reference to any

agreement, instrument or other document herein shall be construed as referring to such agreement, instrument or other document as from time to time amended, supplemented or otherwise modified (subject to any restrictions on such amendments, supplements or modifications set out herein), (b) any reference herein to any statute or any section thereof shall, unless otherwise expressly stated, be deemed to be a reference to such statute or section as amended, restated or re-enacted from time to time, (c) any reference herein to any Person shall be construed to include such Person's successors and permitted assigns, (d) the words "herein", "hereof" and "hereunder", and words of similar import, shall be construed to refer to this Agreement in its entirety and not to any particular provision hereof, and (e) all references herein to Sections and Schedules shall be construed to refer to Sections and Schedules to, this Agreement, Section headings are for convenience of reference only, are not part of this Agreement and shall not affect the construction of, or be taken into consideration in interpreting, this Agreement. Any reference in this Agreement to a Permitted Lien is not intended to subordinate or postpone, and shall not be interpreted as subordinating or postponing, or as any agreement to subordinate or postpone, any Security Interest to any Permitted Lien.

33. **Paramountcy.** In the event of any conflict or inconsistency between the provisions of this Agreement and the provisions of the Credit Agreement then, notwithstanding anything contained in this Agreement, the provisions contained in the Credit Agreement shall prevail to the extent of such conflict or inconsistency and the provisions of this Agreement shall be deemed to be amended to the extent necessary to eliminate such conflict or inconsistency, it being understood that the purpose of this Agreement is to add to, and not detract from, the rights granted to the Agent (for its own benefit and for the benefit of the other Secured Parties) under the Credit Agreement. If any act or omission of any or all Debtors is expressly permitted under the Credit Agreement but is expressly prohibited under this Agreement, such act or omission shall be permitted. If any act or omission is expressly prohibited under this Agreement, but the Credit Agreement does not expressly permit such act or omission, or if any act is expressly required to be performed under this Agreement but the Credit Agreement does not expressly relieve any or all Debtors from such performance, such circumstance shall not constitute a conflict or inconsistency between the applicable provisions of this Agreement and the provisions of the Credit Agreement.

34. **Successors and Assigns.** This Agreement shall enure to the benefit of, and be binding on, each Debtor and its successors and permitted assigns, and shall enure to the benefit of, and be binding on, the Agent and its successors and assigns. No Debtor may assign this Agreement, or any of its rights or obligations under this Agreement. The Agent may assign this Agreement and any of its rights and obligations hereunder to any Person that replaces it in its capacity as such. If any Debtor or the Agent is an individual, then the term "Debtor" or "Agent", as applicable, shall also include his or her heirs, administrators and executors.

35. **Additional Debtors.** Additional Persons may from time to time after the date of this Agreement become Debtors under this Agreement by executing and delivering to the Agent a supplemental agreement (together with all schedules thereto, a "**Supplement**") to this Agreement, in substantially the form attached hereto as Exhibit A. Effective from and after the date of the execution and delivery by any Person to the Agent of a Supplement:

- (a) such Person shall be, and shall be deemed for all purposes to be, a Debtor under this Agreement with the same force and effect, and subject to the same agreements, representations, indemnities, liabilities, obligations and Security Interests, as if such Person had been an original signatory to this Agreement as a Debtor; and
- (b) all Collateral of such Person shall be subject to the Security Interest from such Person as security for the due payment and performance of the "Liabilities" of such Person in accordance with the provisions of this Agreement.

The execution and delivery of a Supplement by any additional Person shall not require the consent of any Debtor and all of the Secured Liabilities of each Debtor and the Security Interests granted thereby shall remain in full force and effect, notwithstanding the addition of any new Debtor to this Agreement.

36. **Acknowledgment of Receipt/Waiver.** Each Debtor acknowledges receipt of an executed copy of this Agreement and, to the extent permitted by applicable Law, waives the right to receive a copy of any financing statement or financing change statement registered in connection with this Agreement or any verification statement issued with respect to any such financing statement or financing change statement.

37. **Enforcement by Agent.** This Agreement and the Security Interests may be enforced only by the action of the Agent acting on behalf of the Secured Parties and no other Secured Party shall have any rights individually to enforce or seek to enforce this Agreement or any of the Security Interests, it being understood and agreed that such rights and remedies may be exercised by the Agent for the benefit of the Secured Parties upon the terms of this Agreement.

38. **Electronic Signature and Counterparts.** Delivery of an executed signature page to this Agreement by any Debtor by facsimile or other electronic form of transmission shall be as effective as delivery by such Debtor of a manually executed copy of this Agreement by such Debtor. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract.

[signatures on the next following pages]

IN WITNESS WHEREOF the undersigned has caused this Agreement to be duly executed as of the date first written above.

ENTREC ALBERTA LTD.

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

ENTREC ENGINEERING LTD.

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

**ENTREC CRANES & HEAVY HAUL
(WESTERN) LTD.**

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

ENTREC LIFT SERVICES INC.

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

**ENTREC HEAVY HAUL SERVICES
INC.**

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

SCHEDULE A
DEBTOR INFORMATION

Full legal name:

ENTREC Alberta Ltd.

Prior names:

N/A

Predecessor companies:

N/A

Jurisdiction of incorporation or organization:

Alberta

Address of chief executive office:

PO Box 3490, 100 Diamond Avenue, T7X 3A7, Spruce Grove, AB

Addresses of all places where business is carried on or tangible Personal Property is kept:

PO Box 3490, 100 Diamond Avenue, T7X 3A7	Spruce Grove	Alberta
708 - 25 Avenue, T9E 0G5	Nisku	Alberta
NE 24-54-19-4	Chipman	Alberta
7001 - 39 Street, T9E 0W1	Leduc	Alberta
5720 - 84th St SE, T1X 0K1	Calgary	Alberta
6708 - 50 Avenue, T9N 0B7	Bonnyville	Alberta
Hwy 16 RR #20, T9V 3A8	Lloydminster	Alberta
190 MacAlpine Crescent, Bay 114, T9H 4A6	Fort McMurray	Alberta
9202-154 th Ave/9216 154 th Ave		
1321872, Block 1, Lot 5	Fort McMurray	Alberta
9510 - 78 Avenue, T8X 0M2	Clairmont	Alberta
Plan 1122993 Block 5 Lot 3	Grande Prairie	Alberta
#51 Vic Turner Airport Drive, V1G 4G4	Dawson Creek	British Columbia

#2 3385 33rd Street, T7S 1X4	Whitecourt	Alberta
9307 77 Avenue, V1J 6W7	Fort St. John	British Columbia
580 Richard Road	Prince George	British Columbia
206, 4630 Lazelle Avenue, V8G 1S6	Terrace/Kitimat	British Columbia
PO 386, 58602-0386/ 3193 Hwy 22	Dickinson	North Dakota
12284 26th Street NW, 58854	Watford City	North Dakota
26420 – Township Road 531A	Acheson	Alberta

Jurisdictions in which all material account debtors are located:

Alberta

North Dakota

British Columbia

Saskatchewan

Addresses of all owned real property:

Nil.

Addresses of all leased real property:

Nil.

Description of all “serial number” goods (i.e. motor vehicles, trailers, aircraft, boats and outboard motors for boats):

Nil.

Description of all material Permits:

None.

Subsidiaries of New Debtor:

None.

Instruments, Documents of Title and Chattel Paper of New Debtor:

Pledged Certificated Securities:

Nil.

Pledged Securities Accounts:

Nil.

Pledged Uncertificated Securities:

Nil.

Pledged Futures Accounts:

Nil.

Registered trade-marks and applications for trademark registrations:

Nil.

Patents and patent applications:

Nil.

Copyright registrations and applications for copyright registrations:

Nil.

Industrial designs/registered designs and applications for registered designs:

Nil.

DEBTOR INFORMATION

Full legal name:

ENTREC Cranes & Heavy Haul (Western) Ltd.

Prior names:

Rain Coast Cranes & Equipment Inc.

Predecessor companies:

N/A

Jurisdiction of incorporation or organization:

British Columbia

Address of chief executive office:

PO Box 3490, 100 Diamond Avenue, T7X 3A7, Spruce Grove, AB

Addresses of all places where business is carried on or tangible Personal Property is kept:

PO Box 3490, 100 Diamond Avenue, T7X 3A7	Spruce Grove	Alberta
708 - 25 Avenue, T9E 0G5	Nisku	Alberta
NE 24-54-19-4	Chipman	Alberta
7001 - 39 Street, T9E 0W1	Leduc	Alberta
5720 - 84th St SE, T1X 0K1	Calgary	Alberta
6708 - 50 Avenue, T9N 0B7	Bonnyville	Alberta
Hwy 16 RR #20, T9V 3A8	Lloydminster	Alberta
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12284 26th Street NW, 58854	Watford City	North Dakota
26420 – Township Road 531A	Acheson	Alberta

Jurisdictions in which all material account debtors are located:

Alberta

North Dakota

British Columbia

Saskatchewan

Addresses of all owned real property:

Nil.

Addresses of all leased real property:

9307 77 Avenue, V1J 6W7	Fort St. John	British Columbia
580 Richard Road	Prince George	British Columbia

Description of all “serial number” goods (i.e. motor vehicles, trailers, aircraft, boats and outboard motors for boats):

Asset ID	Asset Class ID	Asset Description	Serial Number
	AUTO LT		
P-124	TRUCKS	GMC SIERRA 2500 DIESEL	1GTHK29265E139962
	AUTO LT		
P-125	TRUCKS	GMC SIERRA 2500 DIESEL	1GTHK23D47F149686
	AUTO LT		
P-126	TRUCKS	GMC 3500 DIESEL	1GTHK33637F516021
	AUTO LT		
P-127	TRUCKS	CHEVROLET 2500	1GC1KXCGXF152997
	AUTO LT		
P-128	TRUCKS	GMC SIERRA 2500	1GT121E81CF231381

P-129	AUTO LT TRUCKS	GMC SIERRA	1GTHK39D87E115902
P-130	AUTO LT TRUCKS	GMC SIERRA 3500	1GT423CB4DF112138
PT-167	AUTO PICKER TR	PETERBILT 357 W/ 18T TADANO	1XPADUOX56D885812
PT-168	AUTO PICKER TR	FREIGHTLINER 112 W/ HIAB MODEL 400E-8X5	1FVPC5CV87HX48005
T-042	AUTO TRACTORS	PETERBILT 379 W/ SLEEPER	1XP5DB9X03D803120
T-053	AUTO TRACTORS	PETERBILT 357 W/ SLEEPER	1XP5DBP9X43D588471
T-054	TRACTORS	KENWORTH T800	1XKDD40X07R997862
AT-022-017	CRANES	GROVE AT422 ALL TERRAIN 22T	476AT0422NS077262
AT-150-021	CRANES	DEMAG AC395 ALL TERRAIN 150T	76057
AT-270-055	CRANES	LIEBHERR TM1220-5.2 ALL TERRAIN 270T	W09585700BEL05301
CD-008-019	CRANES	GROVE YB4408 CARRY DECK 8.5T	86783
RT-015-061	CRANES	TADANO GR150XL1 ROUGH TERRAIN 15T	FD1914
RT-030-030	CRANES	LINKBELT RTC8030 ROUGH TERRAIN 30T	2BG508225EJ46724
RT-030-059	CRANES	TADANO GR330XI-1 ROUGH TERRAIN 30T	561493
RT-030-062	CRANES	TADANO GR300XL1 ROUGH TERRAIN 30T	561492
RT-050-035	CRANES	LINKBELT RTC8050 ROUGH TERRAIN 50T	J6J6-8534
RT-050-040	CRANES	LINKBELT RTC8050 ROUGH TERRAIN 50T	J6J6-8579
RT-060-041	CRANES	GROVE RT700E ROUGH TERRAIN 60T	227752
RT-065-060	CRANES	LINKBELT RTC8065 ROUGH TERRAIN 65T	J9J7-9162
RT-090-071	CRANES	LINKBELT RTC8090 ROUGH TERRAIN 90T	N4K12336
TH-060-031	CRANES	LINKBELT HTC8650 TRUCK CRANE 60T	1F9L8J4794L028390
TH-090-047	CRANES	LINKBELT HTC8690 TRUCK CRANE 90T	1F9N3J9009L028806
TH-100-054	CRANES	LINKBELT HTC86100 TRUCK CRANE 100T	1F9N3K125BL028471
YL-063	OTHER EQUIP	JOHN DEERE 344J LOADER	1LU344JXKZB027282
BD100-57	TRAILERS	DOLLY 100T	1N9G62A30B1012275

	OTHER TRAILERS		
BD150-22	OTHER TRAILERS	BOOM DOLLY 150T	J9X3A8E2XK001059
BD270-56	OTHER TRAILERS	DOLLY 270T	1N9G62A3XC1012334
BD60-15	OTHER TRAILERS	BOOM DOLLY	2BGV07070VUV10144
BD90-48	OTHER TRAILERS	BOOM DOLLY 90T	1N9G62A3691012792
HS-05	OTHER TRAILERS	5TH WHEEL 20	2DPH2428WS080317
HS-06	OTHER TRAILERS	5TH WHEEL 30	1J9ES382X8L326491
HT-54	OTHER TRAILERS	FLATDECK 40	2BG505209XT285607
HT-55	OTHER TRAILERS	TRIDEM HIGHBOY 47	2DEHBFZ31V1010320
HT-56	OTHER TRAILERS	FLATDECK 48	4C6FA4835X1020283
HT-67	OTHER TRAILERS	FLATDECK 53	2LDSD53389E049103
LT-43	OTHER TRAILERS	LOWBOY 26	13NE5340433517903
LT-64	OTHER TRAILERS	STEPDECK 52	1C92D533X8M949635
SBT-27A	OTHER TRAILERS	B-TRAIN 32	2D9HBFZ33S1016761
SBT-58A	OTHER TRAILERS	B-TRAIN 32	2DEHBFA2061019160
SBT-70A	OTHER TRAILERS	B-TRAIN	2DEHBFZ3381021968

Description of all material Permits:

None.

Subsidiaries of New Debtor:

None.

Instruments, Documents of Title and Chattel Paper of New Debtor:

Pledged Certificated Securities:

Nil.

Pledged Securities Accounts:

Nil.

Pledged Uncertificated Securities:

Nil.

Pledged Futures Accounts:

Nil.

Registered trade-marks and applications for trademark registrations:

Nil.

Patents and patent applications:

Nil.

Copyright registrations and applications for copyright registrations:

Nil.

Industrial designs/registered designs and applications for registered designs:

Nil.

DEBTOR INFORMATION

Full legal name:

ENTREC Engineering Ltd.

Prior names:

Nisku Engineering Ltd.

Predecessor companies:

N/A

Jurisdiction of incorporation or organization:

Alberta

Address of chief executive office:

PO Box 3490, 100 Diamond Avenue, T7X 3A7, Spruce Grove, AB

Addresses of all places where business is carried on or tangible Personal Property is kept:

PO Box 3490, 100 Diamond Avenue, T7X 3A7	Spruce Grove	Alberta
708 - 25 Avenue, T9E 0G5	Nisku	Alberta
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PO 386, 58602-0386/ 3193 Hwy 22	Dickinson	North Dakota
12284 26th Street NW, 58854	Watford City	North Dakota
26420 – Township Road 531A	Acheson	Alberta

Jurisdictions in which all material account debtors are located:

Alberta

North Dakota

British Columbia

Saskatchewan

Addresses of all owned real property:

Nil.

Addresses of all leased real property:

708 – 25 Avenue, Nisku, AB T9E 0G5

Description of all “serial number” goods (i.e. motor vehicles, trailers, aircraft, boats and outboard motors for boats):

Nil.

Description of all material Permits:

None.

Subsidiaries of New Debtor:

None.

Instruments, Documents of Title and Chattel Paper of New Debtor:

Pledged Certificated Securities:

Nil.

Pledged Securities Accounts:

Nil.

Pledged Uncertificated Securities:

Nil.

Pledged Futures Accounts:

Nil.

Registered trade-marks and applications for trademark registrations:

Nil.

Patents and patent applications:

N/A

Copyright registrations and applications for copyright registrations:

N/A

Industrial designs/registered designs and applications for registered designs:

N/A

DEBTOR INFORMATION

Full legal name:

ENTREC Heavy Haul Services Inc.

Prior names:

N/A

Predecessor companies:

N/A

Jurisdiction of incorporation or organization:

Alberta

Address of chief executive office:

PO Box 3490, 100 Diamond Avenue, T7X 3A7, Spruce Grove, AB

Addresses of all places where business is carried on or tangible Personal Property is kept:

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5720 - 84th St SE, T1X 0K1	Calgary	Alberta
6708 - 50 Avenue, T9N 0B7	Bonnyville	Alberta
Hwy 16 RR #20, T9V 3A8	Lloydminster	Alberta
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Plan 1122993 Block 5 Lot 3	Grande Prairie	Alberta
#51 Vic Turner Airport Drive, V1G 4G4	Dawson Creek	British Columbia
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9307 77 Avenue, V1J 6W7	Fort St. John	British Columbia
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206, 4630 Lazelle Avenue, V8G 1S6	Terrace/Kitimat	British Columbia
PO 386, 58602-0386/ 3193 Hwy 22	Dickinson	North Dakota
12284 26th Street NW, 58854	Watford City	North Dakota
26420 – Township Road 531A	Acheson	Alberta

Jurisdictions in which all material account debtors are located:

Alberta

North Dakota

British Columbia

Saskatchewan

Addresses of all owned real property:

N/A

Addresses of all leased real property:

N/A

Description of all “serial number” goods (i.e. motor vehicles, trailers, aircraft, boats and outboard motors for boats):

N/A

Description of all material Permits:

N/A

Subsidiaries of New Debtor:

N/A

Instruments, Documents of Title and Chattel Paper of New Debtor:

Pledged Certificated Securities:

N/A

Pledged Securities Accounts:

N/A

Pledged Uncertificated Securities:

N/A

Pledged Futures Accounts:

N/A

Registered trade-marks and applications for trademark registrations:

N/A

Patents and patent applications:

N/A

Copyright registrations and applications for copyright registrations:

N/A

Industrial designs/registered designs and applications for registered designs:

N/A

DEBTOR INFORMATION

Full legal name:

ENTREC Lift Services Inc.

Prior names:

Mains Lift Services Inc.

Predecessor companies:

N/A

Jurisdiction of incorporation or organization:

Alberta

Saskatchewan

Manitoba

Address of chief executive office:

PO Box 3490, 100 Diamond Avenue, T7X 3A7, Spruce Grove, AB

Addresses of all places where business is carried on or tangible Personal Property is kept:

PO Box 3490, 100 Diamond Avenue, T7X 3A7	Spruce Grove	Alberta
708 - 25 Avenue, T9E 0G5	Nisku	Alberta
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7001 - 39 Street, T9E 0W1	Leduc	Alberta
5720 - 84th St SE, T1X 0K1	Calgary	Alberta
6708 - 50 Avenue, T9N 0B7	Bonnyville	Alberta
Hwy 16 RR #20, T9V 3A8	Lloydminster	Alberta
190 MacAlpine Crescent, Bay 114, T9H 4A6	Fort McMurray	Alberta
9202-154 th Ave/9216 154 th Ave 1321872, Block 1, Lot 5	Fort McMurray	Alberta
9510 - 78 Avenue, T8X 0M2	Clairmont	Alberta
Plan 1122993 Block 5 Lot 3	Grande Prairie	Alberta

#51 Vic Turner Airport Drive, V1G 4G4	Dawson Creek	British Columbia
#2 3385 33rd Street, T7S 1X4	Whitecourt	Alberta
9307 77 Avenue, V1J 6W7	Fort St. John	British Columbia
580 Richard Road	Prince George	British Columbia
206, 4630 Lazelle Avenue, V8G 1S6	Terrace/Kitimat	British Columbia
PO 386, 58602-0386/ 3193 Hwy 22	Dickinson	North Dakota
12284 26th Street NW, 58854	Watford City	North Dakota
26420 – Township Road 531A	Acheson	Alberta

Jurisdictions in which all material account debtors are located:

Alberta

North Dakota

British Columbia

Saskatchewan

Addresses of all owned real property:

N/A

Addresses of all leased real property:

N/A

Description of all “serial number” goods (i.e. motor vehicles, trailers, aircraft, boats and outboard motors for boats):

N/A

Description of all material Permits:

N/A

Subsidiaries of New Debtor:

N/A

Instruments, Documents of Title and Chattel Paper of New Debtor:

Pledged Certificated Securities:

N/A

Pledged Securities Accounts:

N/A

Pledged Uncertificated Securities:

N/A

Pledged Futures Accounts:

N/A

Registered trade-marks and applications for trademark registrations:

N/A

Patents and patent applications:

N/A

Copyright registrations and applications for copyright registrations:

N/A

Industrial designs/registered designs and applications for registered designs:

N/A

EXHIBIT A
FORM OF SUPPLEMENT
TO
GENERAL SECURITY AGREEMENT

TO: Name: Wells Fargo Capital Finance Corporation Canada, as administrative agent
Address: 40 King Street West, Suite 2500, Toronto, Ontario M5H 3Y2
Attention: Trevor Tysick
Facsimile: 1-866-533-7574
E-mail: trevor.g.tysick@wellsfargo.com

RECITALS:

A. Reference is made to the General Security Agreement (the “**Security Agreement**”) dated as of March 6, 2014 entered into by ENTREC Alberta Ltd., ENTREC Engineering Ltd., ENTREC Cranes & Heavy Haul (Western) Ltd., ENTREC Lift Services Inc., ENTREC Heavy Haul Services Inc. and certain of their affiliates which thereafter signs a Supplement, in favour of the Agent (for its own benefit and for the benefit of the other Secured Parties).

B. Capitalized terms used but not otherwise defined in this Supplement have the respective meanings given to such terms in the Security Agreement, including the definitions of terms incorporated in the Security Agreement by reference to other agreements.

C. Section 35 of the Security Agreement provides that additional Persons may from time to time after the date of the Security Agreement become Debtors under the Security Agreement by executing and delivering to the Agent a supplemental agreement to the Security Agreement in the form of this Supplement.

D. The undersigned (the “**New Debtor**”) has agreed to become a Debtor under the Security Agreement by executing and delivering this Supplement to the Agent.

For good and valuable consideration, the receipt and adequacy of which are acknowledged by the New Debtor, the New Debtor agrees with and in favour of the Agent (for its own benefit and for the benefit of the Secured Parties) as follows:

1. The New Debtor has received a copy of, and has reviewed, the Security Agreement and is executing and delivering this Supplement to the Agent pursuant to Section 35 of the Security Agreement.

2. Effective from and after the date this Supplement is executed and delivered to the Agent by the New Debtor:

- (a) the New Debtor shall be, and shall be deemed for all purposes to be, a Debtor under the Security Agreement with the same force and effect, and subject to the same agreements, representations, indemnities, liabilities, obligations and Security Interests, as if the New Debtor had been, as of the date of this Supplement, an original signatory to the Security Agreement as a Debtor; and

- (b) all Collateral of the New Debtor shall be subject to the Security Interests granted by the New Debtor as security for the due payment and performance of the Liabilities of the New Debtor in accordance with the provisions of the Security Agreement.

In furtherance of the foregoing, the New Debtor, as general and continuing collateral security for the due payment and performance of its Secured Liabilities, pledges, mortgages, charges and assigns (by way of security) to the Agent (for its own benefit and for the benefit of the other Secured Parties), and grants to the Agent (for its own benefit and for the benefit of the other Secured Parties) a security interest in, the Collateral of the New Debtor. The terms and provisions of the Security Agreement are incorporated by reference in this Supplement.

- 3. The New Debtor represents and warrants to the Agent (for its own benefit and for the benefit of the other Secured Parties) that each of the representations and warranties made or deemed to have been made by it under the Security Agreement as a Debtor are true and correct on the date of this Supplement.
- 4. All of the information set out in Schedule A to this Supplement with respect to the New Debtor is accurate and complete as of the date of this Supplement.
- 5. Upon this Supplement bearing the signature of any Person claiming to have authority to bind the New Debtor coming into the possession of the Agent, this Supplement and the Security Agreement shall be deemed to be finally and irrevocably executed and delivered by, and be effective and binding on, and enforceable against, the New Debtor free from any promise or condition affecting or limiting the liabilities of the New Debtor. No statement, representation, agreement or promise by any officer, employee or agent of the Agent or any Secured Party, unless expressly set forth in this Supplement, forms any part of this Supplement or has induced the New Debtor to enter into this Supplement and the Security Agreement or in any way affects any of the agreements, obligations or liabilities of the New Debtor under this Supplement and the Security Agreement.
- 6. Delivery of an executed signature page to this Supplement by the New Debtor by facsimile or other electronic transmission shall be as effective as delivery by the New Debtor of a manually executed copy of this Supplement by the New Debtor.
- 7. This Supplement shall be governed by and construed in accordance with the laws of the Province of Alberta, and the laws of Canada applicable therein.

8. This Supplement and the Security Agreement shall be binding upon the New Debtor and its successors. The New Debtor shall not assign its rights and obligations under this Supplement or the Security Agreement, or any of its rights or obligations in this Supplement or the Security Agreement.

Dated: [MONTH] [DAY], [YEAR]

[NEW DEBTOR]

By: _____

Name:

Title:

SCHEDULE A
DEBTOR INFORMATION

Full legal name:

Prior names:

Predecessor companies:

Jurisdiction of incorporation or organization:

Address of chief executive office:

Addresses of all places where business is carried on or tangible Personal Property is kept:

Jurisdictions in which all material account debtors are located:

Addresses of all owned real property:

Addresses of all leased real property:

Description of all “serial number” goods (i.e. motor vehicles, trailers, aircraft, boats and outboard motors for boats):

Description of all material Permits:

Subsidiaries of the Debtor:

Instruments, Documents of Title and Chattel Paper of the Debtor:

Pledged Certificated Securities:

Pledged Issuer	Securities Owned	% of issued and outstanding Securities of Pledged Issuer	Security Certificate Numbers	Security Certificate Location
[SUBCO]	[100 common shares]	[100%]	[C-1]	[Toronto]

Pledged Securities Accounts:

Pledged Securities Intermediary	Securities Account Number	Pledged Securities Intermediary's Jurisdiction	Pledged Security Entitlements
[BROKERAGE HOUSE]	[NUMBER]	[Ontario]	[100 common shares of [COMPANY]]

Pledged Uncertificated Securities:

Pledged Issuer	Pledged Issuer's Jurisdiction	Securities Owned	% of issued and outstanding Securities of Pledged Issuer
[LIMITED PARTNERSHIP]	[Ontario]	[100 limited partnership units]	[50% of all limited partnership interests]

Pledged Futures Accounts:

Pledged Futures Intermediary	Futures Account Number	Pledged Futures Intermediary's Jurisdiction	Pledged Futures Contracts
[BROKERAGE HOUSE]	[NUMBER]	[Ontario]	[Brief description of Contract]

Registered trade-marks and applications for trademark registrations:

Country	Trade-mark	Application No.	Application Date	Registration No.	Registration Date	Licensed to or by Debtor
						[Y/N]

Patents and patent applications:

<i>Country</i>	<i>Title</i>	<i>Patent No.</i>	<i>Application Date</i>	<i>Date of Grant</i>	<i>Licensed to or by Debtor</i>
					[Y/N]

Copyright registrations and applications for copyright registrations:

<i>Country</i>	<i>Work</i>	<i>Application No.</i>	<i>Application Date</i>	<i>Registration No.</i>	<i>Licensed to or by Debtor</i>
					[Y/N]

Industrial designs/registered designs and applications for registered designs:

<i>Country</i>	<i>Design</i>	<i>Application No.</i>	<i>Application Date</i>	<i>Registration No.</i>	<i>Issue Date</i>	<i>Licensed to or by Debtor</i>
						[Y/N]

SUPPLEMENT TO GENERAL SECURITY AGREEMENT

TO: Name: Wells Fargo Capital Finance Corporation Canada, as administrative agent
Address: 22 Adelaide Street West, Suite 2200, Toronto, Ontario M5H 4E3
Attention: Trevor Tysick
Facsimile: 1-866-533-7574
E-mail: trevor.g.tysick@wellsfargo.com

RECITALS:

- A. Reference is made to the General Security Agreement (the "**Security Agreement**") dated as of March 6, 2014 entered into by ENTREC Alberta Ltd., ENTREC Engineering Ltd., ENTREC Cranes & Heavy Haul (Western) Ltd., ENTREC Lift Services Inc., ENTREC Heavy Haul Services Inc. and certain of their affiliates which thereafter signs a Supplement, in favour of the Agent (for its own benefit and for the benefit of the other Secured Parties).
- B. Capitalized terms used but not otherwise defined in this Supplement have the respective meanings given to such terms in the Security Agreement, including the definitions of terms incorporated in the Security Agreement by reference to other agreements.
- C. Section 35 of the Security Agreement provides that additional Persons may from time to time after the date of the Security Agreement become Debtors under the Security Agreement by executing and delivering to the Agent a supplemental agreement to the Security Agreement in the form of this Supplement.
- D. Each of the undersigned (collectively, the "**New Debtors**" and each a "**New Debtor**") has agreed to become a Debtor under the Security Agreement by executing and delivering this Supplement to the Agent.

For good and valuable consideration, the receipt and adequacy of which are acknowledged by the New Debtors, each New Debtor agrees with and in favour of the Agent (for its own benefit and for the benefit of the Secured Parties) as follows:

- 1. Each New Debtor has received a copy of, and has reviewed, the Security Agreement and is executing and delivering this Supplement to the Agent pursuant to Section 35 of the Security Agreement.
- 2. Effective from and after the date this Supplement is executed and delivered to the Agent by the New Debtors:
 - (a) each New Debtor shall be, and shall be deemed for all purposes to be, a Debtor under the Security Agreement with the same force and effect, and subject to the same agreements, representations, indemnities, liabilities, obligations and Security Interests, as if such New Debtor had been, as of the date of this Supplement, an original signatory to the Security Agreement as a Debtor; and

- (b) all Collateral of the New Debtors shall be subject to the Security Interests granted by the New Debtors as security for the due payment and performance of the Liabilities of the New Debtors in accordance with the provisions of the Security Agreement.

In furtherance of the foregoing, each New Debtor, as general and continuing collateral security for the due payment and performance of its Secured Liabilities, pledges, mortgages, charges and assigns (by way of security) to the Agent (for its own benefit and for the benefit of the other Secured Parties), and grants to the Agent (for its own benefit and for the benefit of the other Secured Parties) a security interest in, the Collateral of such New Debtor. The terms and provisions of the Security Agreement are incorporated by reference in this Supplement.

3. Each New Debtor represents and warrants to the Agent (for its own benefit and for the benefit of the other Secured Parties) that each of the representations and warranties made or deemed to have been made by it under the Security Agreement as a Debtor are true and correct on the date of this Supplement.
4. All of the information set out in Schedule A to this Supplement with respect to the New Debtors is accurate and complete as of the date of this Supplement.
5. Upon this Supplement bearing the signature of any Person claiming to have authority to bind a New Debtor coming into the possession of the Agent, this Supplement and the Security Agreement shall be deemed to be finally and irrevocably executed and delivered by, and be effective and binding on, and enforceable against, such New Debtor free from any promise or condition affecting or limiting the liabilities of such New Debtor. No statement, representation, agreement or promise by any officer, employee or agent of the Agent or any Secured Party, unless expressly set forth in this Supplement, forms any part of this Supplement or has induced the New Debtors to enter into this Supplement and the Security Agreement or in any way affects any of the agreements, obligations or liabilities of the New Debtors under this Supplement and the Security Agreement.
6. Delivery of an executed signature page to this Supplement by the New Debtors by facsimile or other electronic transmission shall be as effective as delivery by the New Debtors of a manually executed copy of this Supplement by the New Debtors.
7. This Supplement shall be governed by and construed in accordance with the laws of the Province of Alberta, and the laws of Canada applicable therein.
8. This Supplement and the Security Agreement shall be binding upon the New Debtors and its successors. The New Debtors shall not assign its rights and obligations under this Supplement or the Security Agreement, or any of its rights or obligations in this Supplement or the Security Agreement.

Dated: OCTOBER 1, 2018

CAPSTAN HAULING LTD.

By: _____

Name: _____

Title: _____

ENT OILFIELD GROUP LTD.

By: _____

Name: _____

Title: _____

SCHEDULE A
DEBTOR INFORMATION

ENT OILFIELD GROUP LTD.

Full legal name:

ENT Oilfield Group Ltd.

Prior names:

N/A

Predecessor companies:

N/A

Jurisdiction of incorporation or organization:

Alberta

Address of chief executive office:

28712 114 Avenue, Acheson, Alberta, T7X 6E6

Addresses of all places where business is carried on or tangible Personal Property is kept:

28712 114 Avenue, Acheson, Alberta, T7X 6E6

Jurisdictions in which all material account debtors are located:

Alberta

Addresses of all owned real property:

Nil

Addresses of all leased real property:

Nil

Description of all "serial number" goods (i.e. motor vehicles, trailers, aircraft, boats and outboard motors for boats):

Nil.

Description of all material Permits:

Nil.

Subsidiaries of New Debtor:

Capstan Hauling Ltd.

Instruments, Documents of Title and Chattel Paper of New Debtor:

Pledged Certificated Securities:

Pledged Issuer	Securities Owned	% of issued and outstanding Securities of Pledged Issuer	Security Certificate Numbers	Security Certificate Location
Capstan Hauling Ltd.	200 Class "A" Common Shares 1,000 Class "C" non-cumulative redeemable preferred shares 1,000 Class "D" non-cumulative redeemable preferred shares [employee shares]	100%	[TBD]	Calgary

Pledged Securities Accounts:

Nil.

Pledged Uncertificated Securities:

Nil.

Pledged Futures Accounts:

Nil.

Registered trade-marks and applications for trademark registrations:

Nil.

Patents and patent applications:

Nil.

Copyright registrations and applications for copyright registrations:

Nil.

Industrial designs/registered designs and applications for registered designs:

Nil.

CAPSTAN HAULING LTD.

Full legal name:

Capstan Hauling Ltd.

Prior names:

N/A

Predecessor companies:

N/A

Jurisdiction of incorporation or organization:

Alberta

Address of chief executive office:

28712 114 Avenue, Acheson, Alberta, T7X 6E6

Addresses of all places where business is carried on or tangible Personal Property is kept:

9511 154th Avenue, Clairmont, Alberta

6, 721071 RR53, County of Grande Prairie No. 1, Alberta

9510 – 78 Avenue, Clairmont, Alberta

9307 – 77 Avenue, Fort St. John, BC

Jurisdictions in which all material account debtors are located:

Alberta

Addresses of all owned real property:

9511 154th Avenue, Clairmont, Alberta

6, 721071 RR53, County of Grande Prairie No. 1, Alberta

Addresses of all leased real property:

Nil.

Description of all “serial number” goods (i.e. motor vehicles, trailers, aircraft, boats and outboard motors for boats):

See attached as Schedule "B".

Description of all material Permits:

Nil.

Subsidiaries of New Debtor:

Nil.

Instruments, Documents of Title and Chattel Paper of New Debtor:

Pledged Certificated Securities:

Nil.

Pledged Securities Accounts:

Nil.

Pledged Uncertificated Securities:

Nil.

Pledged Futures Accounts:

Nil.

Registered trade-marks and applications for trademark registrations:

Nil.

Patents and patent applications:

Nil.

Copyright registrations and applications for copyright registrations:

Nil.

Industrial designs/registered designs and applications for registered designs:

Nil.

Schedule "B"

Description of all "serial number" goods

EquipNo	Category	Year	Make	Model	SerialNo
103	Boom Trucks, Bucket Trucks, And Digger Derricks	2003	Freightliner / Palfinger	Argosy / PK72002	2LDPF403619035695
108	Boom Trucks, Bucket Trucks, And Digger Derricks	2007	Kenworth / Allied Cougar	C500 / TB-45-75	INKCX4TX47R997792
115	Boom Trucks, Bucket Trucks, And Digger Derricks	2011	Kenworth / Fassi	T800 / F1500AXP.28	1NKDX4EX7BR948256
118	Boom Trucks, Bucket Trucks, And Digger Derricks	2015	Kenworth / Ferrari	T800 / F749.A6	1XKDP4TX8FR974508
107	Boom Trucks, Bucket Trucks, And Digger Derricks	2007	Kenworth / Manitex	C500 / 4596T	1NKCX4EX57R992713
112	Boom Trucks, Bucket Trucks, And Digger Derricks	2010	Kenworth / Manitex	C500 / 50155S	1NKCX4TX0AR944885
114	Boom Trucks, Bucket Trucks, And Digger Derricks	2011	Kenworth / Manitex	T800 / 45110T	1XXDP4TXX8R947918
101	Boom Trucks, Bucket Trucks, And Digger Derricks	2007	Kenworth / National	C500 / 18103	INKCX4TXX7R991558
117	Boom Trucks, Bucket Trucks, And Digger Derricks	2015	Western Star / Manitex	4900TS / 4596T	5KKUALD1XFPGF7422
116	Boom Trucks, Bucket Trucks, And Digger Derricks	2015	Western Star / National	4900TS / NBT45-103	5KKUALD18FPGF7421
V1	[Unknown]	2005	N/A	N/A	1UYVS25325G559340
Bobcat	[Unknown]	2012	N/A	N/A	A3P213519
OT1	Office Trailers	2013	Various	10x20	1F9SLB225DS217227
16-J-4	Other Trailers	2013	Aspen	100 Ton 16 Wheel Jeep	2A9JT6042DN125009
16-J-3	Other Trailers	2013	Aspen	75 Ton 16 Wheel Jeep	2A9JT6042DN125008
B-5	Other Trailers	2003	Aspen	T/A Booster	2A9TD20213N125285
B-10	Other Trailers	2017	Aspen	Tridem Booster	2A9TD3034HN125156
12-J-1	Other Trailers	2017	Aspen	Tridem Jeep	2A9JT5033HN125154
SB-1A	Other Trailers	2015	Centerline	S/A Booster	2C9FSL351FM183329
SB-1B	Other Trailers	2015	Centerline	S/A Booster	2C9FSH24XFM183330
16-J-1	Other Trailers	2009	Gerry's	16 Wheel Jeep	2K9KB426X9L052213
B-6	Other Trailers	2007	Gerry's	S/A Booster	2A9TD10167N125046
8-B-2	Other Trailers	2009	Gerry's	T/A Booster	2K9TD21939L052214
8-J-1	Other Trailers	2008	Gerry's	T/A Jeep	2K9KB22588L052172

8-J-2	Other Trailers	2007	Gerry's	T/A Jeep	2K9KB22507L052066
B-2	Other Trailers	2007	K-Line	S/A Booster	2K9TD11257L052158
8-J-3	Other Trailers	2004	K-Line	T/A Jeep	2K9KB22844L052013
B-1	Other Trailers	2007	Magnum Trailers	S/A Booster	2P9BDILC17A015491
B-7	Other Trailers	2007	Magnum Trailers	S/A Booster	2P9BD1LC77A015480
16-J-5	Other Trailers	2015	Peerless	16 Wheel Jeep	2PLH02426FBA17485
B-8	Other Trailers	2018	Peerless	T/A Booster	2PLH01528JBE18067
B-4	Other Trailers	2014	Peerless	T/A Booster	2PLH1520EBM17059
16-J-2	Other Trailers	2009	Scona	16 Wheel Jeep	2E9C45C4393003493
304	Other Trailers	2006	Manac	45' Tridem Picker Float	2M513131961105279
94	Pickup Trucks	2013	GMC	3500	1GT424CG1BF213261
91	Pickup Trucks	2018	GMC	1500 Denali (Crew)	3GTU2PEJ8JG251268
93	Pickup Trucks	2013	GMC	2500 (DSL)	1GT220C80DZ177895
96	Pickup Trucks	2013	GMC	3500 (Crew DSL)	1GT424E80DF100314
95	Pickup Trucks	2013	GMC	3500 (DSL)	1GT523C85DZ166423
217	Semi Trailers	2015	Lode King	42' Tridem	2LDPF4235F9059538
207	Semi Trailers	2006	Lode King	42' Tridem	2LDPF403869044423
209	Semi Trailers	2013	Lode King	45' 3 Axle	2LDPF4530D7054885
224	Semi Trailers	2007	Lode King	48' Tri	2LDPF483079045930
218	Semi Trailers	2006	Lode King	53'	2LDPF53376D043794
219	Semi Trailers	2006	Lode King	53'	2LDPF53366D043785
334	Semi Trailers	2015	Lode King	SDX53-3	2LDSD5337FX059055
211	Semi Trailers	2008	Manac	42'	2M513123581118908
212	Semi Trailers	2008	Manac	42'	2M513122281118551
201	Semi Trailers	2001	Manac	42'	2LDPF403319035444
312	Semi Trailers	2010	Manac	42' Step Deck	2M5131285A1123298
314	Semi Trailers	2010	Manac	42' Step Deck	2M513128XA1123300
315	Semi Trailers	2010	Manac	42' Step Deck	2M5131287A1123299
321	Semi Trailers	2006	Manac	42' Step Deck	2M513134661106156
223	Semi Trailers	2017	Manac	53' Trombone	2M51316XH1164632
222	Semi Trailers	2014	Manac	53' Trombone	2M51361XE1141458
220	Semi Trailers	2000	Reitnour	48'	1RNF48A23YR006940
221	Semi Trailers	1997	Reitnour	48'	1RNF48A28YVR003628
308	Semi Trailers	2002	Roadmaster	57' Step Deck	2T9DF533921011518
202	Semi Trailers	2003	Various	45' Flatbed	2A92FJU4931144220
405	Semi Trailers	2013	Aspen	125 Ton	2A9TD8085DN125010
325	Semi Trailers	2014	Aspen	40 Ton	2A9LB4031EN125171
408	Semi Trailers	2000	Aspen	40 Ton	2A9LB4029YN125091
301	Semi Trailers	1998	Aspen	40 Ton	2A9LB5037W50S37055

407	Semi Trailers	1998	Aspen	45 Ton	1A9LB5035VN125308
322	Semi Trailers	2012	Aspen	50 Ton	2A9LB5033CN125255
317	Semi Trailers	2000	Aspen	50 Ton	2A9LB5040YN125164
404	Semi Trailers	2012	Aspen	55 Ton	2A9LB5535CN125251
333	Semi Trailers	2017	Aspen	60 Ton	2A9LB9069HN125155
326	Semi Trailers	2014	Aspen	75 Ton 74'	2A9LB5033CN125255
502	Semi Trailers	1979	Brute	35 Ton	AT418
210	Semi Trailers	2007	Doepker	35 Ton	2DEPTFZ3171021359
401	Semi Trailers	1997	Doepker	35 Ton	2DEDDFZ39V101588
306	Semi Trailers	2007	Doepker	40 Ton Stepdeck	2DESNSZ3171021519
324	Semi Trailers	2014	Doepker	60 Ton 53'	2DETWf264E1030182
310	Semi Trailers	2008	Edmonton Manufacturing	Trailer 40 Ton 53'	2N9LB40328E065448
320	Semi Trailers	2011	Falcan	35 Ton 53' Stepdeck	2F9T323H6B6056085
319	Semi Trailers	2009	Fontaine	35 Ton 53' Stepdeck	13N25330191550155
204	Semi Trailers	2011	Gerry's	35 Ton	2LDPF403619035695
307	Semi Trailers	2008	Gerry's	35 Ton	2K9LB23758L052134
216	Semi Trailers	2006	Gerry's	35 Ton	2L9FS03906H003534
203	Semi Trailers	2004	Gerry's	35 Ton	2LDPF403X49039575
503	Semi Trailers	2003	Gerry's	35 Ton	2LDPF402139038854
316	Semi Trailers	2011	Gerry's	40 Ton 53' Tridem	2K9LB3553BL072083
205	Semi Trailers	2005	Gerry's	45 Ton	2DEHBFZ3051017338
332	Semi Trailers	2007	Gerry's	60 Ton 53'	2K9LF45087L052305
331	Semi Trailers	2006	Gerry's	60 Ton 53'	2A9PF60686N125326
309	Semi Trailers	2009	Gerry's	65 Ton	2K9LB66849L052204
403	Semi Trailers	1998	K-Line	35 Ton	2K9LB2143WI052039
409	Semi Trailers	2000	Knight	35 Ton	2K9LB24811L036042
305	Semi Trailers	2006	Manac	35 Ton 53' Stepdeck	2M513158X61107343
327	Semi Trailers	2003	Manac	35 Ton 53' Stepdeck	2M513161431089127
328	Semi Trailers	2002	Manac	35 Ton 53' Stepdeck	2M513161221081980
330	Semi Trailers	1997	Mond Industries	35 Ton 53' Stepdeck	2MN724177V1502901
406	Semi Trailers	2014	Trailking	55 Ton	1TKH05021EM103373
410	Semi Trailers	2011	Trailking	55 Ton	1TKH05020BM072208
402	Semi Trailers	2004	XL Specialized	35 Ton Dbl Drop	4U3J0482X4L004570
163	Truck Tractors	2019	Western Star	4900FA	5KJED1XKPKN7844
159	Truck Tractors	2012	Kenworth	C500	1XKCD40X8DR963482
127	Truck Tractors	2007	Kenworth	C500	1XKCPBTX37R930871
128	Truck Tractors	2006	Kenworth	C500	1KKCDBOX36R986580

151	Truck Tractors	2003	Kenworth	C500	INKDLOXX3R969353
156	Truck Tractors	2011	Kenworth	T800	1NKDX4EX2BJ948101
154	Truck Tractors	2007	Kenworth	T800	1XKDP4EX87J999583
A22	Truck Tractors	1979	Kenworth / Ramsey	850 / Wildcat 80	908160C
161	Truck Tractors	2015	Peterbilt	367	1NPTP4EX3FD283395
162	Truck Tractors	2015	Western Star	4900SA	5KKPALD16FPGG9743
158	Truck Tractors	2012	Western Star	4900SA	5KJRALDR1CPBN5799
Loader	Wheel Loaders	1989	Caterpillar	IT18B	4ZD00695

EquipNo	Category	Year	SerialNo	Description
B4017	Other Trailers	2007	2P9BD1LC67A015483	2007 MAGNUM 4 WHEEL SINGLE BOOSTER
B4019	Other Trailers	2011	2A9TD1018BN125171	Gerry's S/A Self-Steering Booster, Tires 275/70R22.5-70%, Alum Buds, Air Ride Suspension
B4020	Other Trailers	2012	2K9TD113XCL072229	Gerry's KBA102 S/A Steering Booster, Tires 275/70R22.5-60%, Alum Buds
B406	Other Trailers	2002	2A9TD10192N125082	Gerry's TD10-1SS S/A Self Steering Booster, Tires 275/70R22.5-Steel Buds-80%
B409	Other Trailers	2005	2A9TD10115N125226	Gerry's S/A Self Steering Booster, Tires 275/70R22.5-Alum Buds-60%, 9,072 KG GVWR
B808	Other Trailers	2007	2NPTB30237E065376	Edmonton Trailers T/A Self-Steering Booster, Claw Style Booster Head, 39000 KG GVWR, 11363 KG x 2 Axles, Tires 275/70R22.5-70%, Alum Buds, Air Ride Suspension
B811	Other Trailers	2007	2K9TD21907L052023	K-Line T/A Self Steering Booster, Tires 275/70R22.5-Alum Buds-50%, Air Ride
B812	Other Trailers	2012	2K9TD2209CL072295	Gerry's KBA201 T/A Self Steering Booster, 23000 KG GVWR, 10206 KG x 2 Axles, 275/70R22.5, Polished Alum Buds, Air Ride
B824	Other Trailers	2009	2K9TD21999L062220	GERRY 8 WHEEL TANDEM BOOSTER
B826	Other Trailers	2001	2K9TD2194BL072171	GERRY 8 WHEEL TANDEM BOOSTER
B83267	Other Trailers	2004	2PLH015274BC11755	Peerless 25 Ton T/A Self Steering Booster, Universal Changeable Head, Air Bag Lifts, Tires 275/70R22.5-SteelBuds-60%, Walking Beam Suspension
BBQ02	Party And Events	2010	1H9AJ1418AH260002	Holstein S/A Portable BBQ Utility Trailer Model 7240, Alum, 4-Propane 28LB Bottles, Storage Cabinet, 4-Burner
BT109	Haul Trucks	2007	1XKCDBOX57R990650	2007 KENWORTH C500 BED TRUCK 340"
BT1702	Other Trucks	2006	1XKDDBOX66J989105	2006 KENWORTH T800 BED TRUCK 300"
BT1704	Haul Trucks	2012	1NKCX4TX2CR947743	2012 KENWORTH C500 BED TRUCK 380"
CT02	Tag-Along Trailers	2011	2JABH7720B1001939	CJAY 20' T/A Enclosed Gooseneck Trailer, GVWR 16,800 LB, Tires 235/80R16-75%
CT03	Box Trailers	1998	2M5921616W7051700	1998 MANAC VAN 53
CT04	Tag-Along Trailers	2012	2JAAJ7726C1002400	CJay 18' T/A Enclosed Cargo Trailer, 8' High, Tires 235/80R16-80%, Wired w/ Heater
E03	Skid Steer Loaders	2003	521512108	2003 BOBCAT S300
E10	Wheel	2005	DWTC44H578678	2005 JOHN DEERE 544J WHEEL LOADER

	Loaders			
E13	Forklift Trucks	2000	D2-01038	Daewoo G30P-3 Forklift, 6,000 LB Cap.,
H24004	Other Trailers	2015	2K9LF6531FL072237	GERRY'S 75-Ton 24-WHEEL LOW PROFILE Oilfield Float
H814	Semi Trailers	2013	2SLFCE299DR005415	Oasis T/A Hiboy Float 36', High Deck Height, (Medium Duty) Tires 235/80R16-90%, Alum Buds, Spring Suspension, w/ 8'x36' Deck
H816	Semi Trailers	2013	2SLFCE297DR005414	Oasis 36' T/A Hiboy Float (Medium Duty), GVWR 20,000 LB, Tires 235/80R16-60%, Alum Buds, w/ 8'x36' Working Deck, PU Throat, Underdeck Storage
HB5362	Semi Trailers	2000	2A9SPF9G0YT053331	Kalyn Siebert 53' Tridem Hiboy, Model KP-3-80, 42865 KG GVWR, 11340 KG Axles, 11R24.5 Tires 20, Steel Buds, Leaf Susp, Underdeck Storage Cabinet
HT13	Semi Trailers	2007	2M51316171114625	2007 MANAC 12 WHEEL TRIDEM HIGHBOY 53'
HT14	Semi Trailers	2007	2M513161481118102	2007 MANAC 12 WHEEL TRIDEM HIGHBOY 53'
HT23	Semi Trailers	1990	2FEP04837L8152109	Fruehauf 48' Tridem Hiboy, 102" Wide, 11R22.5, Steel Spokes, Springs, Sliding Susp
HT29	Semi Trailers	2006	2T9FA533861011670	Thruway Roadmaster 53' Tridem Hiboy Trailer, 22487 LB Axles, 100309 LB GVWR, 11R24.5 Tires, Steel Buds, Sliding Suspension
HT311	Other Trailers	2008	2DEPTFZ3381022773	Doecker 45' Tridem Picker Float, 108" Wide, 37500 KG GVWR, 10200 KG x 3 Axles, 11R24.5, Steel Buds, Air Ride, Sliding Susp, PU Throat, Folding Landing Gear, Rear Live Roll
HT32	Semi Trailers	2008	2DEHBFZ3281024425	Doecker 53' Tridem Hiboy, 37500 KG GVWR, 10200 KG x 3 Axles, 11R24.5, Steel Buds, Hendrickson Air Ride, Sliding Susp, Landing Gear
HT39	Semi Trailers	2013	2M5131611D1134056	2013 MANAC 12 WHEEL TRIDEM HIGHBOY 53'
HT51	Semi Trailers	2013	2M5131614D1135542	2013 MANAC 12 WHEEL TRIDEM HIGHBOY 53'
HT61	Semi Trailers	2013	2M5131615D1139096	2013 MANAC 12 WHEEL TRIDEM HIGHBOY 53'
HT81	Semi Trailers	2014	13N1533C1E1564766	2014 FONTAINE 12 WHEEL TRI HIGHBOY 53'
HT82	Semi Trailers	2012	2M5131614C1128718	2012 MANAC 12 WHEEL TRIDEM HIGHBOY 53'
HT85	Semi Trailers	2013	2M5131618D1134068	2013 MANAC 12 WHEEL TRIDEM HIGHBOY 53'
HT90	Semi Trailers	2012	2M5131615C1127447	2012 MANAC 12 WHEEL TRIDEM HIGHBOY 53'
HT91	Semi Trailers	2012	2M5131616C1128204	2012 MANAC 12 WHEEL TRIDEM HIGHBOY 53'
HTO07	Other Trailers	2007	2DEPFFZ3571020237	Doecker OF9306 48' Tridem Oilfield Float, GVWR 50000 KG, 10200 KG x 3 Axles, Tires 11R24.5-60%, Alum Buds, Air Ride, w/ 8'6"x48' Working Deck, (2) Center Live Rolls, Rear Live Roll
HTO11	Semi Trailers	2011	2L9FS0397BH003777	Gerry's 52 Ton Tridem Oilfield Float, Tires 11R24.5, Alum Buds, w/ 9'x62' Deck, 2 - Center Live Rolls, Rear Live Roll
HTO13	Semi Trailers	2012	2L9FS338XCH003800	Gerry's 50 Ton Tridem Oilfield Float, GVWR 110,000 LB, Tires 11R24.5-80%, Alum Buds, w/ 8'6"x48' Deck, Center Kicker Rolls, Rear Live Roll
HTP01	Semi Trailers	2006	2LDPF403969043412	40 Foot Deck
HTP02	Other Trailers	2011	2M5131282B1124944	Manac Tridem Picker Float, GVWR 87,000 LB, Tires 11R24.5-50%, Alum Buds, Air Ride, Sliding Suspension, 102" x 48' Deck,

				PU Throat, Folding Landing Gear, 7" Rear Live Roll
HTP03	Other Trailers	2011	2M5131284B1124945	Manac Tridem Picker Float, GVWR 87,000 LB, Tires 11R24.5-50%, Alum Buds, Air Ride, w/ 9'x48' Deck, Rear Live Roll, Sliding Rear Suspension
HTP14	Other Trailers	2004	2DEHBFZ3041016835	Doepker HB6505-S 42' Tridem Picker Float, 42', Tires 11R24.5-SteelBuds-50%, Air Ride Suspension, Rear Live Roll, 35,000 KG GVWR
HTP16	Other Trailers	2006	2DEHBFZ3361019084	Doepker Tridem Picker Float, GVWR 77,000 LB, Tires 11R24.5-40%, Steel Buds, w/ 9'x48' Deck, PU Throat, Folding Landing Gear, Rear Live Roll, Sliding Rear Suspension
HTP18	Other Trailers	2007	2DEPTFZ3371021363	Doepker Tridem Picker Float, GVWR 82,700 LB, Tires 11R24.5-30%, Alum Buds, w/ 8'6"x40' Deck, PU Throat, Rear Live Roll, Sliding Rear Suspension
HTP20	Other Trailers	2008	2DEPTFZ3181023209	Doepker Tridem Picker Float 42', PU Throat, Tires 11R24.5, Alum Buds, w/ 8 1/2'x41' Deck, Rear Live Roll
HTP26	Other Trailers	2012	2M5131220C1128715	Manac 10340A020 Tridem Picker Float 40', PU Throat, Tires 11R24.5-20%, Alum Buds, Air Ride Suspension, w/ 8' 6"x37' Deck, Rear Live Roll
HTP27	Other Trailers	2012	2M5131222C1128716	Manac 10340A020 Tridem Picker Float 40', Tires 11R24.5-50%, Alum Buds, Air Ride Suspension, w/ 8'6"x40' Working Deck, Rear Live Roll
HTP30	Other Trailers	2013	2M5131229D1136328	Manac 10340A020 Tridem Picker Float 40', PU Throat, Tires 11R24.5, Alum Buds, w/ 9'x39' Deck, Rear Live Roll
HTP31	Other Trailers	2014	2M5131468E1142364	Manac 10348A020 46' Tridem Picker Float, GVWR 100,000 LB, Tires 11R24.5-60%, Alum Buds, Air Ride, w/ 9'x46' Working Deck, Rear Live Roll, Kickers, Sliding Rear Suspension
HTPF20	Other Trailers	2015	2M5131220F1149102	Manac 40' Tridem Picker Float, Model 10340A020, 108" Deck Width, 49443 KG GVWR, 10433 KG x 3 Axles, 11R24.5 Tires, Alum Buds, Air Ride, Sliding Suspension, PU Throat, Folding Landing Gear, Rear Live Roll, Folding Side Markers
HTT01	Semi Trailers	2004	2M513152541096311	2004 MANAC 12 WHEEL TRI HIGHBOY TROMBONE
HTT02	Semi Trailers	2008	2M513161381118110	2008 MANAC 12 WHEEL TRI HIGHBOY TROMBONE
HTT1001	Semi Trailers	2013	2M5131613D1135712	2013 MANAC 12WHL TRI HGHBY TRMBN 53'-90'
HTT1002	Semi Trailers	2013	2M5131615F1135713	2013 MANAC 12WHL TRI HGHBY TRMBN 53'-90'
HTT11	Semi Trailers	2011	2M5131613B1126375	2011 MANAC 12WHL TRI HGHBY TRMBN 53'-90'
L1616	Semi Trailers	2011	2K9LB3543BL072186	Gerry's KLH403 Tridem Double Drop Hydraulic RGN Lowboy, Tires 275/70R22.5, Alum Buds, Air Ride, w/ Honda Power Pack, Hyd Detach Neck, Hyd Neck Ext, 10'x25' Working Deck
L16B13	Semi Trailers	2012	2K9LB4625CL072291	Gerry's KLH605 16 Wheel Hyd RGN Double Drop Lowboy, Hyd Flipover Neck Ext, Hyd Detach Gooseneck, 80000 KG GVWR, 10206 KG x 4 Axles, Tires 275/70R22.5, Alum Buds, 120" Wide, 31' Working Deck, Front Ramps, Rear Beavertail Ramps, Honda GX390 Hydraulic Pack,
L16S01	Semi Trailers	2009	2K9LB45999L052231	Gerry's KSN203 16-Wheel Scissorneck Lowboy 60-Ton, Tires 275/70R22.5-50%, Alum Buds, w/ Detachable Deck, Neck Extension, 10'x10 1/2'x34'x8', Center & Rear Live Roll, Twin Kicker Rolls
L2406	Semi Trailers	2007	2K9LB66597L052024	K-Line 70-Ton Single Drop 24-Wheel Hydraulic RGN Lowboy, Hydraulic Power Pack, Tires 275/70R22.5, Alum Buds, Air Ride, 10'6" x 27' Working Deck w/ 10' Extension Deck, Flip Over Neck Extension, Hyd Removable Neck, (2) Sets of Kicker Rolls, 10"

				Rear Live Ro
L244701	Semi Trailers	2004	2PLG0533X4BH11469	Peerless Page PPT-75-53106-24A 24-Wheel LoPro Oilfield Float, 75 Ton, Tires 275/70R22.5-Daytons-30%, Air Ride Suspension, 10' 6" - 53', Rear & Mid Live Rolls, Kickers, Booster Hookups, 82525 KG GVWR, 13608 KG Axles
L8TD01	Semi Trailers	1989	1TKS04820LM094781	20 Ton 1989 TRAILSTAR 8 WHL TNDM LWBY TRMBN
LT28	Semi Trailers	2013	2M5131616D1134926	Manac 13353A000 Tridem 53' Step Deck Lowboy, 8' x 10' Upper Deck, 42' Working Deck, Tires 275/70R22.5-SteelBuds-70%, Air Ride Suspension, 48,081 KG GVWR
LTB05	Semi Trailers	2011	2K9LV3551CL072049	K-Line KSN105 Tridem Scissorneck Lowboy, Tires 275/70R22.5-75%, Alum Buds, Air Ride, w/ 9'6"x53' Deck, Center Live Roll, Rear Live Roll, Kickers, Booster Attach
LTB07	Semi Trailers	2011	2K9LB3522CL072051	Gerry's KSN101 40 Ton Tridem Scissorneck, Tires 275/70R22.5-Alum Buds-30%, Air Ride, 9'6" x 53', Center Live Roll, Kicker Rolls, 10" Rear Live Roll, Booster Hookups, Pickup Throat
LTD07	Semi Trailers	2012	1TKH05024CM026270	Trail King TK110MED-502 Tridem Double Drop Trombone Lowboy w/Flip Axle, Mechanical Detach Wide Neck, Flipover Neck Ext, Tires 275/70R22.5-60%, Alum Buds, 10'x28'x3 Deck, Detach Flip Axle
LTDB04	Semi Trailers	2004	2K9LB35204I052107	Gerry KDD50T-3RG Tridem 50 Ton Double Drop RGN Lowboy, Tires 275/70R22.5-30%, Alum Buds, Air Ride, w/ 10'x23' Working Deck, Mechanical Detachable Neck, Flipover Neck Extension, Beaver Tails, Front Ramp
LTP01	Semi Trailers	2011	2M5131285B1125215	Manac 13342C00 Tridem Alum Step Deck Trailer, Tires 275/70R22.5-60%, Alum Buds, Air Ride Suspension, w/ 8'x96" Upper Deck, 32' Working Deck, 39,500 KG GVWR
LTP02	Semi Trailers	2011	2M513125XB1126625	Manac 14341A000 32' Tridem Trombone Step Deck Trailer, Tires 275/70R22.5-60%, Alum Buds, Air Ride, w/ 8'6"x32'-40' Deck, Rear Live Roll, Kickers, 39500 KG GVWR, 10432 KG x 3 Axles
LTS01	Semi Trailers	1998	2A9LB503XWN125337	Aspen FG50-3 50 Ton Tridem Scissorneck Trailer, Tires 275/70R22.5-40%, Steel Buds, Air Ride Susp, w/ Kicker Roll, Rear Live Roll, Jeep & Booster Compatible
LTS13	Semi Trailers	2007	2DESNSZ3271020220	Doepker Tridem Scissorneck Lowbed, Tires 275/70R22.5-40%, Alum Buds, Air Ride Suspension, w/ 9'x10'x53' Deck, Rear Live Roll, Twin Kicker Rolls, HD Welded Steel Wheel Covers, 56,700 KG GVWR
LTS15	Semi Trailers	2007	2DESNSZ3371021506	Doepker Tridem Scissorneck Trailer, Tires 275/70R22.5-50%, Alum Buds, Air Ride Suspension, w/ 9'x8'x51' Deck, Center & Rear Live Roll, Twin Kicker Rolls, 47,150 KG GVWR
LTS17	Semi Trailers	2008	2DESNSZ3881023429	40 Ton 2008 DOEPKER 12 WHL TRI LWBY SCISSORNECK
LTS22	Semi Trailers	2012	2DESNSZ39C1027465	40 Ton 2012 DOEPKER 12 WHL TRI LWBY SCISSORNECK
LTS23	Semi Trailers	2007	2DESNSZ3671021550	Doepker Tridem Scissorneck Lowboy 55 Ton
LTS30	Semi Trailers	2012	2K9LB3559CL072199	Gerry's KSN105 Tridem Scissorneck Trailer, Tires 275/70R22.5-50%, Alum Buds, Air Ride Suspension, w/ 9 1/2'x12'x25' Deck, Center & Rear Live Roll, Twin Kicker Rolls, HD Welded Wheel Covers
LTS34	Semi Trailers	2014	2A9LB4030EN125114	Aspen Tridem Scissorneck Lowboy, 40 Ton, Tires 275/70R22.5-AlumBuds-60%, Air Ride Suspension, 9'6" x 53', Center Live Roll, Kickers, Rear Live Roll
LTS35	Semi Trailers	2014	2K9LB3556EL072308	K-Line KSN105 Tridem 45 Ton Scissorneck Lowbed, Tires 275/70R22.5-30%, Alum Buds, Air Ride, w/ 9'6" x 53' Deck,

				Center Live Roll, Rear Live Roll, Kickers
LTSB06	Semi Trailers	2004	2A9LB403X4N125118	Gerry's 40-Ton Tridem Scissorneck, Tires 275/70R22.5-70%, Alum Buds, Air Ride, w/ 10'x33' Working Deck, Center Live Roll, Rear Live Roll, Beavertails, Flipover Live Roll
LTT19	Semi Trailers	2007	2M513131771113883	Manac 14343A00 Tridem Step Deck Trombone, Tires 275/70R22.5-50%, Steel Buds, Air Ride Suspension, w/ 8 1/2'x10' Upper Deck, 32' Working Deck, Twin Kicker Rolls, Rear Live Roll
LTT20	Semi Trailers	2012	2M5131588C1126940	Manac 14352A000 Tridem Step Deck Trombone Trailer, GVWR 87,000 LB, Tires 275/70R22.5-60%, Alum Buds, Air Ride, w/ 9'x13' Upper Deck, 40' Working Deck + 18' Trombone Extension, Rear Live Roll, Center Kickers, Booster Hookups
LTT37	Semi Trailers	2007	2M513152071111284	Manac Model 14350A00 Tridem Stepdeck Trombone Trailer, Tires 255/70R22.5-SteelBuds, Air Ride, 8" Rear Live Roll, Hub Meter 171,726 Km, 39,500 Kg GVWR
LTT41	Semi Trailers	2011	2M5131520B1124481	Manac Model 14350A00 Tridem Stepdeck Trombone Trailer, 8' 6" x 40' - 60' Working Deck, 9' 6" Goose Working Deck, 8" Rear Live Roll, Tires 255/70R22.5-SteelBuds, Air Ride, Hub Meter 167,610 Km, 34,500 Kg GVWR
LTT503	Semi Trailers	2012	2K9LB3551CL072181	K-Line KSN105 Tridem Scissorneck Lowboy, Tires 275/70R22.5-30%, Alum Buds, Air Ride Suspension, w/ 9 1/2'x15'x24' Deck, Twin Kicker Rolls, Detachable Deck, Center & Rear Live Roll
OT01	Office Trailers	2002	1WC200J2924045651	2002 WELLS CARGO 4 WHL TNDM OFFICE 20'
OT02	Office Trailers	2006	4RYC162056T110705	2006 CHARMAC 4 WHL TNDM OFFICE 16'
OT03	Office Trailers	2006	4RYC162076T110673	2006 CHARMAC 4 WHL TNDM OFFICE 16'
P024	Pickup Trucks	2012	1FTFW1ET7DFA07239	FORD F150 SUPERCREW PILOT
P1012	Pickup Trucks	2010	3D73Y3CL3AG173253	Dodge Ram 3500 Crew Cab 4x4, 6.7L Cummins Diesel
P1013	Pickup Trucks	2010	3D7UT2CL6BG508102	2010 DODGE 2500 CREW CAB 4X4 PILOT
P1030	Pickup Trucks	2012	3C63D3DL4CG317830	Dodge Ram 3500 SLT Quad Cab 4x4 Pickup Truck, Cummins Diesel, Automatic, 4x4, Short Box, Quad Cab, w/ Tool Box, Fuel Tank, Radio
P1149	Pickup Trucks	2012	3C63D3HL7CG102193	Dodge Ram 3500 SLT Crew Cab 4x4 LWB, 6.7L Turbo Diesel
P133	Pickup Trucks	2013	1FTFW1ET1DFB46959	FORD F150 SUPERCREW 4X4 PILOT
P150	Pickup Trucks	2013	1FT8W3BT5DEA94640	FORD F350 PILOT
P401	Pickup Trucks	2014	1FTFW1ET8EFA95784	FORD F150
P473	Pickup Trucks	2017	3C63RRHIXHG560550	DODGE RAM 3500
P474	Pickup Trucks	2017	3C7WRNFXHG541436	DODGE RAM 5500
PJ1621	Other Trailers	2007	2K9KB42677L052022	K-Line 16 Wheel Jeep, Tires 275/70R22.5-Alum Buds-70%, Sliding 5th Wheel
PJ1622	Other Trailers	2012	2K9KB4262CL072284	Gerry's KJP602 60 Ton 16 Wheel Jeep, 52000 KG GVWR, 10206 KG x 4 Axles, 275/70R22.5, Alum Buds, Flipover Neck Ext, Sliding 5th Wheel, Lowboy Ramp, PU Throat
PJ1625	Other Trailers	2009	2K9KB42609L052219	Gerry's KJP602 T/A 16-Wheel Jeep, Tires 275/70R22.5-60%, Alum Buds, WB Susp

PJ1631	Other Trailers	2015	2K9KB4290FL072234	GERRY'S 16 WHEEL LOW PROFILE JEEP
PJ163563	Other Trailers	1991	1C9H26202M1167063	1991 COZAD 16 WHEEL TANDEM JEEP
PJ820	Other Trailers	2007	2K9KB22577L052114	Gerry's KLPJ-2 T/A Jeep, Tires 275/70R22.5-Alum Buds, Air Ride, Sliding 5th Wheel, Rear Live Roll
PJ832	Other Trailers	2011	2K9KB22558L072175	Gerry's KJP203 T/A Jeep, Tires 275/70R22.5-80%, Alum Buds, Air Ride Suspension
PJ833	Other Trailers	2012	2K9KB2254CL072248	Gerry's KJP213 T/A Jeep, Tires 275/70R22.5, Alum Buds, Air Ride, w/ Sliding 5th Wheel, Rear Live Roll
PT102	Boom Trucks, Bucket Trucks, And Digger Derricks	2007	2FZDCHDJ57AY12003	Fassi F150A.24 Knuckle Crane S/N 5164
PT1303	Boom Trucks, Bucket Trucks, And Digger Derricks	2006	2NKMLZ9X56M985595	Hiab 166D-5 CL Folding Crane, S/N 16603717
PT1311	Boom Trucks, Bucket Trucks, And Digger Derricks	2013	1XKDP4EX3DR959246	Fassi F660RA.2.28 Knuckle Crane S/N 6601-0002
PT1410	Boom Trucks, Bucket Trucks, And Digger Derricks	2011	1XKDP4TX1BR947919	National NBT40 Boom Crane S/N 296471
PT1412	Boom Trucks, Bucket Trucks, And Digger Derricks	2013	1NKDX4TX4DR959415	Manitex 45110 Picker, S/N 191539
PT1504	Boom Trucks, Bucket Trucks, And Digger Derricks	2007	1FVHC5CV57HY88114	Manitex 30102 Picker S/N 127640
PT1505	Boom Trucks, Bucket Trucks, And	2013	1XPTP4TX5ED221407	Manitex Model 45110 Picker, S/N 203819

	Digger Derricks			
PT344	Boom Trucks, Bucket Trucks, And Digger Derricks	2007	1NPFPBEX57N668101	Weldco Hydra-Lift WHL40TC97 40 Ton Crane S/N 3-95167-1
PT359	Boom Trucks, Bucket Trucks, And Digger Derricks	2012	1NKCX4TX7CR958110	Manitex 4596T Boom Crane S/N 190735
RVT01	Box Trailers	2007	1UYVS35397U897506	2007 UTILITY 12 WHEEL TRIDEM REEFER 53'
T078	Truck Tractors	1992	2NKDLBOX2NM927981	Kenworth T800 T/A Tractor, Eaton Fuller 18 Speed, Hendrickson air ride, 6.5' deck
T089	Truck Tractors	2011	1XKDP40XXBR948362	2011 KENWORTH T800 TRI PLANETARY WINCH
T093	Truck Tractors	2012	1XKDD40X8CR954221	2012 KENWORTH T800 TANDEM WINCH
T094	Truck Tractors	2012	1XKDD40X6CR954220	2012 KENWORTH T800 TANDEM WINCH
T1225	Truck Tractors	2012	1XKDD40X7CJ949462	2012 KENWORTH T800 WINCH
T1230	Truck Tractors	2013	1NP TX4EX9DD184299	2013 PETERBILT 367 WINCH
T1245	Truck Tractors	2012	1XKDD40X2DJ959964	2012 KENWORTH T800 HWY
T154	Truck Tractors	2015	1XKDD40X7FR972942	2015 KENWORTH T800 WINCH TRUCK
T174	Truck Tractors	2015	1XKDP4TX6FR976337	2015 KENWORTH T800 WINCH TRUCK
TBF02	Other Trailers	2012	2L9FS3386CH003812	Gerry's 40 Ton Tridem Bed Truck Oilfield Float, High Deck Height, Tires 11R24.5-60%, Alum Buds, Air Ride, w/ 9'x35' Deck, Rear Live Roll, 40,909 KG GVWR
TBF03	Other Trailers	2012	2L9FS0384CH003824	Gerry's Tridem 40 Ton Bed Truck Oilfield Float, GVWR 90,200 LB, High Deck Height, Tires 11R24.5-80%, Alum Buds, Air Ride, w/ 9'x38' Working Deck, Center Live Roll, 12" Rear Live Roll
UT01	Other Trailers	2003	2S9CH202433090504	2003 CWS TANDEM CAR TRAILER 20'
UT02	Tag-Along Trailers	2010	2N9FADL3AG017076	Norbert T/A Dually 5th Wheel Gooseneck Equipment Trailer, Tires 235/85R16 Dual Tires, 8' x 27' Working Deck, Ramps, Beavertails, 10,432 KG GVWR
UT04	Tag-Along Trailers	2012	2N9FASFL5CG017094	Norberts T/A Dually 35 th 5th Wheel Gooseneck Trailer, Dual Tires 235/85R16, Flip Up Beavertails
UT05	Tag-Along Trailers	2012	2N9FASDL6CG017219	Norberts 32' T/A Dually 5th Wheel Gooseneck Deck Trailer, Dual Tires 235/85R16-80%, Flip Over Ramps, 10432 KG GVWR
UT10	Tag-Along Trailers	2001	2CU23ALA712008728	Trailtech H270 T/A 20' Flat Deck Trailer, 4-Tires, Single Tires 235/85R16-SteelBuds-80%
UT13	Tag-Along Trailers	2006	2CU24AXE262020164	Trailtech H370-30 Tridem 30' 5th Wheel Gooseneck Trailer, 9521 KG GVWR, 2760 KG x 3 Axles, Single Tires 235/85R16- 60%, w/ 8'x30' Working Deck, Ramps

UT17	Tag-Along Trailers	2006	2CU24A8GX62019053	Trailtech H370 Tridem 5th Wheel Gooseneck Trailer 40', Tires 235/85R16-80%, w/ 8'x40' Deck, Rear Live Roll, Underdeck Storage Compartment
UT22	Tag-Along Trailers	2012	5D3BG3432CE104054	Legend 34' Tridem 5th Wheel Gooseneck Deck Trailer, Single Tires 235/85R16-60%, Spring Suspension, 8' x 34' Working Deck
YL11	Wheel Loaders	2000	A80596	2000 KOMATSU WA180 LOADER
YL12	Wheel Loaders	2012	1DW624KZCCD644640	2012 JOHN DEERE 624K LOADER

**SUPPLEMENT
TO
GENERAL SECURITY AGREEMENT**

TO: Name: Wells Fargo Capital Finance Corporation Canada, as administrative agent
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Attention: Trevor Tysick
Facsimile: 1-866-533-7574
E-mail: trevor.g.tysick@wellsfargo.com

Date: January 31, 2020

RECITALS:

- A. Reference is made to the General Security Agreement (the "**Security Agreement**") dated as of March 6, 2014 entered into by ENTREC Alberta Ltd., ENTREC Engineering Ltd., ENTREC Cranes & Heavy Haul (Western) Ltd., ENTREC Lift Services Inc., ENTREC Heavy Haul Services Inc. and certain of their affiliates which thereafter sign a Supplement, in favour of the Agent (for its own benefit and for the benefit of the other Secured Parties).
- B. Capitalized terms used but not otherwise defined in this Supplement have the respective meanings given to such terms in the Security Agreement, including the definitions of terms incorporated in the Security Agreement by reference to other agreements.
- C. Section 35 of the Security Agreement provides that additional Persons may from time to time after the date of the Security Agreement become Debtors under the Security Agreement by executing and delivering to the Agent a supplemental agreement to the Security Agreement in the form of this Supplement.
- D. The undersigned (the "**New Debtor**") has agreed to become a Debtor under the Security Agreement by executing and delivering this Supplement to the Agent.

For good and valuable consideration, the receipt and adequacy of which are acknowledged by the New Debtor, the New Debtor agrees with and in favour of the Agent (for its own benefit and for the benefit of the Secured Parties) as follows:

- 1. The New Debtor has received a copy of, and has reviewed, the Security Agreement and is executing and delivering this Supplement to the Agent pursuant to Section 35 of the Security Agreement.
- 2. Effective from and after the date this Supplement is executed and delivered to the Agent by the New Debtor:
 - (a) the New Debtor shall be, and shall be deemed for all purposes to be, a Debtor under the Security Agreement with the same force and effect, and subject to the same agreements, representations, indemnities, liabilities, obligations and Security Interests, as if the New Debtor had been, as of the date of this Supplement, an original signatory to the Security Agreement as a Debtor; and

- (b) all Collateral of the New Debtor shall be subject to the Security Interests granted by the New Debtor as security for the due payment and performance of the Liabilities of the New Debtor in accordance with the provisions of the Security Agreement.

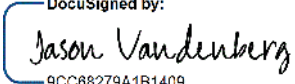
In furtherance of the foregoing, the New Debtor, as general and continuing collateral security for the due payment and performance of its Secured Liabilities, pledges, mortgages, charges and assigns (by way of security) to the Agent (for its own benefit and for the benefit of the other Secured Parties), and grants to the Agent (for its own benefit and for the benefit of the other Secured Parties) a security interest in, the Collateral of the New Debtor. The terms and provisions of the Security Agreement are incorporated by reference in this Supplement.

3. The New Debtor represents and warrants to the Agent (for its own benefit and for the benefit of the other Secured Parties) that each of the representations and warranties made or deemed to have been made by it under the Security Agreement as a Debtor are true and correct on the date of this Supplement.
4. All of the information set out in Schedule A to this Supplement with respect to the New Debtor is accurate and complete as of the date of this Supplement.
5. Upon this Supplement bearing the signature of any Person claiming to have authority to bind the New Debtor coming into the possession of the Agent, this Supplement and the Security Agreement shall be deemed to be finally and irrevocably executed and delivered by, and be effective and binding on, and enforceable against, the New Debtor free from any promise or condition affecting or limiting the liabilities of the New Debtor. No statement, representation, agreement or promise by any officer, employee or agent of the Agent or any Secured Party, unless expressly set forth in this Supplement, forms any part of this Supplement or has induced the New Debtor to enter into this Supplement and the Security Agreement or in any way affects any of the agreements, obligations or liabilities of the New Debtor under this Supplement and the Security Agreement.
6. Delivery of an executed signature page to this Supplement by the New Debtor by facsimile or other electronic transmission shall be as effective as delivery by the New Debtor of a manually executed copy of this Supplement by the New Debtor.
7. This Supplement shall be governed by and construed in accordance with the laws of the Province of Alberta, and the laws of Canada applicable therein.
8. This Supplement and the Security Agreement shall be binding upon the New Debtor and its successors. The New Debtor shall not assign its rights and obligations under this Supplement or the Security Agreement, or any of its rights or obligations in this Supplement or the Security Agreement.

[signatures on the next following page]

IN WITNESS WHEREOF, the undersigned has executed this Supplement as of the date first above written.

ENT CAPITAL CORP.

By:  _____
DocuSigned by:
9CC68279A1B1409...
Name: Jason Vandenberg
Title: CFO

SCHEDULE A

DEBTOR INFORMATION

Full legal name:

ENT Capital Corp.

Prior names:

N/A

Predecessor companies:

N/A

Jurisdiction of incorporation or organization:

Alberta

Address of chief executive office:

28712 114 Avenue, Acheson, Alberta, T7X 6E6

Addresses of all places where business is carried on or tangible Personal Property is kept:

28712 114 Avenue, Acheson, Alberta, T7X 6E6

Jurisdictions in which all material account debtors are located:

Alberta

Addresses of all owned real property:

Nil

Addresses of all leased real property:

Nil

Description of all “serial number” goods (i.e. motor vehicles, trailers, aircraft, boats and outboard motors for boats):

Nil.

Description of all material Permits:

Nil.

Subsidiaries of New Debtor:

N/A

Instruments, Documents of Title and Chattel Paper of New Debtor:

Nil.

Pledged Certificated Securities:

Nil.

Pledged Securities Accounts:

Nil.

Pledged Uncertificated Securities:

Nil.

Pledged Futures Accounts:

Nil.

Registered trade-marks and applications for trademark registrations:

Nil.

Patents and patent applications:

Nil.

Copyright registrations and applications for copyright registrations:

Nil.

Industrial designs/registered designs and applications for registered designs:

Nil.

U.S. GUARANTY AND SECURITY AGREEMENT

This **U.S. GUARANTY AND SECURITY AGREEMENT** (this "Agreement"), dated as of March 6, 2014, is entered into by and among the Persons listed on the signature pages hereof as "Grantors" and those additional entities that hereafter become parties hereto by executing the form of Joinder attached hereto as Annex 1 (each, a "Grantor" and collectively, the "Grantors"), and **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation ("Wells Fargo"), in its capacity as administrative agent for each member of the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement of even date herewith (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among **ENTREC CORPORATION**, a corporation incorporated under the laws of Alberta, as borrower ("Borrower"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, Agent has agreed to act as agent for the benefit of the Lender Group and the Bank Product Providers in connection with the transactions contemplated by the Credit Agreement and this Agreement;

WHEREAS, in order to induce the Lender Group to enter into the Credit Agreement and the other Loan Documents, to induce the Bank Product Providers to enter into the Bank Product Agreements, and to induce the Lender Group and the Bank Product Providers to make financial accommodations to Borrower as provided for in the Credit Agreement, the other Loan Documents and the Bank Product Agreements, (a) each Grantor (other than Borrower) has agreed to guaranty the Guaranteed Obligations, and (b) each Grantor has agreed to grant to Agent, for the benefit of the Lender Group and the Bank Product Providers, a continuing security interest in and to the Collateral in order to secure the prompt and complete payment, observance and performance of, among other things, the Secured Obligations; and

WHEREAS, each Grantor (other than Borrower) is a Subsidiary of Borrower and, as such, will benefit by virtue of the financial accommodations extended to Borrower by the Lender Group.

NOW, THEREFORE, for and in consideration of the recitals made above and other good and valuable consideration, the receipt, sufficiency and adequacy of which are hereby acknowledged, the parties hereto agree as follows:

1. Definitions; Construction.

(a) All initially capitalized terms used herein (including in the preamble and recitals hereof) without definition shall have the meanings ascribed thereto in the Credit Agreement (including Schedule 1.1 thereto). Any terms (whether capitalized or lower case) used in this Agreement that are defined in the Code shall be construed and defined as set forth in the Code unless otherwise defined herein or in the Credit Agreement; provided, that to the extent that the Code is used to define any term used herein and if such term is defined differently in different Articles of the Code, the definition of such term contained in Article 9 of the Code shall govern. In addition to those terms defined elsewhere in this Agreement, as used in this Agreement, the following terms shall have the following meanings:

(i) “Account” means an account (as that term is defined in Article 9 of the Code).

(ii) “Account Debtor” means an account debtor (as that term is defined in the Code).

(iii) “Agent” has the meaning specified therefor in the preamble to this Agreement.

(iv) “Agreement” has the meaning specified therefor in the preamble to this Agreement.

(v) “Books” means books and records (including each Grantor’s Records indicating, summarizing, or evidencing such Grantor’s assets (including the Collateral) or liabilities, each Grantor’s Records relating to such Grantor’s business operations or financial condition, and each Grantor’s goods or General Intangibles related to such information).

(vi) “Borrower” has the meaning specified therefor in the recitals to this Agreement.

(vii) “Chattel Paper” means chattel paper (as that term is defined in the Code), and includes tangible chattel paper and electronic chattel paper.

(viii) “Code” means the California Uniform Commercial Code, as in effect from time to time; provided, that in the event that, by reason of mandatory provisions of law, any or all of the attachment, perfection, priority, or remedies with respect to Agent’s Lien on any Collateral is governed by the Uniform Commercial Code as enacted and in effect in a jurisdiction other than the State of California, the term “Code” shall mean the Uniform Commercial Code as enacted and in effect in such other jurisdiction solely for purposes of the provisions thereof relating to such attachment, perfection, priority, or remedies.

(ix) “Collateral” has the meaning specified therefor in Section 3.

(x) “Commercial Tort Claims” means commercial tort claims (as that term is defined in the Code), and includes those commercial tort claims listed on Schedule 1.

(xi) “Commodity Exchange Act” means the Commodity Exchange Act (7 U.S.C. § 1 et seq.), as amended from time to time, and any successor statute.

(xii) “Controlled Account Agreements” means those certain cash management agreements, in form and substance reasonably satisfactory to Agent, each of which is executed and delivered by a Grantor, Agent, and one of the Controlled Account Banks.

(xiii) “Copyrights” means any and all rights in any works of authorship, including (A) copyrights and moral rights, (B) copyright registrations and recordings thereof and all applications in connection therewith including those listed on Schedule 2, (C) income, license fees, royalties, damages, and payments now and hereafter due or payable under and with respect thereto, including payments under all licenses entered into in connection therewith and damages and payments for past, present, or future infringements thereof, (D) the right to sue for past, present, and future infringements thereof, and (E) all of each Grantor’s rights corresponding thereto throughout the world.

(xiv) “Copyright Security Agreement” means each Copyright Security Agreement executed and delivered by Grantors, or any of them, and Agent, in substantially the form of Exhibit A.

(xv) “Credit Agreement” has the meaning specified therefor in the recitals to this Agreement.

(xvi) “Deposit Account” means a deposit account (as that term is defined in the Code).

(xvii) “Equipment” means equipment (as that term is defined in the Code).

(xviii) “Excluded Swap Obligation” means, with respect to any Guarantor, any Swap Obligation if, and to the extent that, all or a portion of the Guaranty of such Guarantor of, or the grant by such Guarantor of a security interest to secure, such Swap Obligation (or any Guaranty thereof) is or becomes illegal under the Commodity Exchange Act or any rule, regulation or order of the Commodity Futures Trading Commission (or the application or official interpretation of any thereof) by virtue of such Guarantor’s failure for any reason to constitute an “eligible contract participant” as defined in the Commodity Exchange Act and the regulations thereunder at the time the Guaranty of such Guarantor or the grant of such security interest becomes effective with respect to such Swap Obligation. If a Swap Obligation arises under a master agreement governing more than one swap, such exclusion shall apply only to the portion of such Swap Obligation that is attributable to swaps for which such Guaranty or security interest is or becomes illegal.

(xix) “Farm Products” means farm products (as that term is defined in the Code).

(xx) “Fixtures” means fixtures (as that term is defined in the Code).

(xxi) “Foreclosed Grantor” has the meaning specified therefor in Section 2(i)(iii).

(xxii) “General Intangibles” means general intangibles (as that term is defined in the Code), and includes payment intangibles, software, contract rights, rights to payment, rights under Hedge Agreements (including the right to receive payment on account of the termination (voluntarily or involuntarily) of such Hedge Agreements), rights arising under common law, statutes, or regulations, choses or things in action, goodwill, Intellectual Property, Intellectual Property Licenses, purchase orders, customer lists, monies due or recoverable from pension funds, route lists, rights to payment and other rights under any royalty or licensing agreements, including Intellectual Property Licenses, infringement claims, pension plan refunds, pension plan refund claims, insurance premium rebates, tax refunds, and tax refund claims, interests in a partnership or limited liability company which do not constitute a security under Article 8 of the Code, and any other personal property other than Commercial Tort Claims, money, Accounts, Chattel Paper, Deposit Accounts, goods, Investment Property, Negotiable Collateral, and oil, gas, or other minerals before extraction.

(xxiii) “Grantor” and “Grantors” have the respective meanings specified therefor in the preamble to this Agreement.

(xxiv) “Guarantied Obligations” means all of the Obligations (including any Bank Product Obligations) now or hereafter existing, whether for principal, interest (including any interest that accrues after the commencement of an Insolvency Proceeding, regardless of whether allowed

or allowable in whole or in part as a claim in any such Insolvency Proceeding), fees (including the fees provided for in the Fee Letter), Lender Group Expenses (including any fees or expenses that accrue after the commencement of an Insolvency Proceeding, regardless of whether allowed or allowable in whole or in part as a claim in any such Insolvency Proceeding), or otherwise, and any and all expenses (including reasonable counsel fees and expenses) incurred by Agent, any other member of the Lender Group, or any Bank Product Provider (or any of them) in enforcing any rights under the any of the Loan Documents. Without limiting the generality of the foregoing, Guaranteed Obligations shall include all amounts that constitute part of the Guaranteed Obligations and would be owed by Borrower to Agent, any other member of the Lender Group, or any Bank Product Provider but for the fact that they are unenforceable or not allowable, including due to the existence of a bankruptcy, reorganization, other Insolvency Proceeding or similar proceeding involving Borrower or any guarantor; provided, that anything to the contrary contained in the foregoing notwithstanding, the Guaranteed Obligations shall exclude any Excluded Swap Obligation.

(xxv) “Guarantor” means each Grantor other than Borrower.

(xxvi) “Guaranty” means the guaranty set forth in Section 2 hereof.

(xxvii) “Intellectual Property” means any and all Patents, Copyrights, Trademarks, trade secrets, know-how, inventions (whether or not patentable), algorithms, software programs (including source code and object code), processes, product designs, industrial designs, blueprints, drawings, data, customer lists, URLs and domain names, specifications, documentations, reports, catalogs, literature, and any other forms of technology or proprietary information of any kind, including all rights therein and all applications for registration or registrations thereof.

(xxviii) “Intellectual Property Licenses” means, with respect to any Person (the “Specified Party”), (A) any licenses or other similar rights provided to the Specified Party in or with respect to Intellectual Property owned or controlled by any other Person, and (B) any licenses or other similar rights provided to any other Person in or with respect to Intellectual Property owned or controlled by the Specified Party, in each case, including (x) any software license agreements (other than license agreements for commercially available off-the-shelf software that is generally available to the public which have been licensed to a Grantor pursuant to end-user licenses), (y) the license agreements listed on Schedule 3, and (z) the right to use any of the licenses or other similar rights described in this definition in connection with the enforcement of the Lender Group’s rights under the Loan Documents.

(xxix) “Inventory” means inventory (as that term is defined in the Code).

(xxx) “Investment Property” means (A) any and all investment property (as that term is defined in the Code), and (B) any and all of the following (regardless of whether classified as investment property under the Code): all Pledged Interests, Pledged Operating Agreements, and Pledged Partnership Agreements.

(xxxi) “Joinder” means each Joinder to this Agreement executed and delivered by Agent and each of the other parties listed on the signature pages thereto, in substantially the form of Annex 1.

(xxxii) “Lender” and “Lenders” have the respective meanings specified therefor in the recitals to this Agreement.

(xxxiii) “Negotiable Collateral” means letters of credit, letter-of-credit rights, instruments, promissory notes, drafts and documents (as each such term is defined in the Code).

(xxxiv) “Patents” means patents and patent applications, including (A) the patents and patent applications listed on Schedule 4, (B) all continuations, divisionals, continuations-in-part, re-examinations, reissues, and renewals thereof and improvements thereon, (C) all income, royalties, damages and payments now and hereafter due or payable under and with respect thereto, including payments under all licenses entered into in connection therewith and damages and payments for past, present, or future infringements thereof, (D) the right to sue for past, present, and future infringements thereof, and (E) all of each Grantor’s rights corresponding thereto throughout the world.

(xxxv) “Patent Security Agreement” means each Patent Security Agreement executed and delivered by Grantors, or any of them, and Agent, in substantially the form of Exhibit B.

(xxxvi) “Pledged Companies” means each Person listed on Schedule 5 as a “Pledged Company”, together with each other Person, all or a portion of whose Equity Interests are acquired or otherwise owned by a Grantor after the Closing Date.

(xxxvii) “Pledged Interests” means all of each Grantor’s right, title and interest in and to all of the Equity Interests now owned or hereafter acquired by such Grantor, regardless of class or designation, including in each of the Pledged Companies, and all substitutions therefor and replacements thereof, all proceeds thereof and all rights relating thereto, also including any certificates representing the Equity Interests, the right to receive any certificates representing any of the Equity Interests, all warrants, options, share appreciation rights and other rights, contractual or otherwise, in respect thereof and the right to receive all dividends, distributions of income, profits, surplus, or other compensation by way of income or liquidating distributions, in cash or in kind, and all cash, instruments, and other property from time to time received, receivable, or otherwise distributed in respect of or in addition to, in substitution of, on account of, or in exchange for any or all of the foregoing.

(xxxviii) “Pledged Interests Addendum” means a Pledged Interests Addendum substantially in the form of Exhibit C.

(xxxix) “Pledged Notes” has the meaning specified therefor in Section 6(i).

(xl) “Pledged Operating Agreements” means all of each Grantor’s rights, powers, and remedies under the limited liability company operating agreements of each of the Pledged Companies that are limited liability companies.

(xli) “Pledged Partnership Agreements” means all of each Grantor’s rights, powers, and remedies under the partnership agreements of each of the Pledged Companies that are partnerships.

(xlii) “Pledged ULC Shares” has the meaning specified therefor in Section 3.

(xliii) “Proceeds” has the meaning specified therefor in Section 3.

(xliv) “PTO” means the United States Patent and Trademark Office.

(xlv) “Qualified ECP Guarantor” means, in respect of any Swap Obligation, each Grantor that has total assets exceeding \$10,000,000 at the time the relevant guaranty, keepwell, or grant of the relevant security interest becomes effective with respect to such Swap Obligation or such other person as constitutes an “eligible contract participant” under the Commodity Exchange Act or any regulations promulgated thereunder and can cause another person to qualify as an “eligible contract

participant” at such time by entering into a keepwell under Section 1a(18)(A)(v)(II) of the Commodity Exchange Act.

(xlvi) “Real Property” means any estates or interests in real property now owned or hereafter acquired by any Grantor or any Subsidiary of any Grantor and the improvements thereto.

(xlvii) “Record” means information that is inscribed on a tangible medium or which is stored in an electronic or other medium and is retrievable in perceivable form.

(xlviii) “Secured Obligations” means each and all of the following: (A) all of the present and future obligations of each of the Grantors arising from, or owing under or pursuant to, this Agreement (including the Guaranty), the Credit Agreement, or any of the other Loan Documents, (B) all Bank Product Obligations, and (C) all other Obligations of Borrower and all other Guaranteed Obligations of each Guarantor (including, in the case of each of clauses (A), (B) and (C), reasonable attorneys’ fees and expenses and any interest, fees, or expenses that accrue after the filing of an Insolvency Proceeding, regardless of whether allowed or allowable in whole or in part as a claim in any Insolvency Proceeding); provided, that anything to the contrary contained in the foregoing notwithstanding, the Secured Obligations of the Grantors shall exclude any Excluded Swap Obligation.

(xlix) “Securities Account” means a securities account (as that term is defined in the Code).

(l) “Security Interest” has the meaning specified therefor in Section 3.

(li) “Supporting Obligations” means supporting obligations (as such term is defined in the Code), and includes letters of credit and guaranties issued in support of Accounts, Chattel Paper, documents, General Intangibles, instruments or Investment Property.

(lii) “Swap Obligation” means, with respect to any Grantor, any obligation to pay or perform under any agreement, contract or transaction that constitutes a “swap” within the meaning of section 1a(47) of the Commodity Exchange Act.

(liii) “Trademarks” means any and all trademarks, trade names, registered trademarks, trademark applications, service marks, registered service marks and service mark applications, including (A) the trade names, registered trademarks, trademark applications, registered service marks and service mark applications listed on Schedule 6, (B) all renewals thereof, (C) all income, royalties, damages and payments now and hereafter due or payable under and with respect thereto, including payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, (D) the right to sue for past, present and future infringements and dilutions thereof, (E) the goodwill of each Grantor’s business symbolized by the foregoing or connected therewith, and (F) all of each Grantor’s rights corresponding thereto throughout the world.

(liv) “Trademark Security Agreement” means each Trademark Security Agreement executed and delivered by Grantors, or any of them, and Agent, in substantially the form of Exhibit D.

(lv) “ULC” means any unlimited company, unlimited liability company or unlimited liability corporation or any similar entity existing under the laws of any province or territory of Canada and any successor to any such entity.

(lvi) “ULC Shares” means the shares which are shares in the capital stock of a ULC.

(lvii) “URL” means “uniform resource locator,” an internet web address.

(lviii) “VIN” has the meaning specified therefor in Section 5(h).

(b) Unless the context of this Agreement clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the terms “includes” and “including” are not limiting, and the term “or” has, except where otherwise indicated, the inclusive meaning represented by the phrase “and/or.” The words “hereof,” “herein,” “hereby,” “hereunder,” and similar terms in this Agreement refer to this Agreement as a whole and not to any particular provision of this Agreement. Section, subsection, clause, schedule, and exhibit references herein are to this Agreement unless otherwise specified. Any reference in this Agreement to any agreement, instrument, or document shall include all alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements, thereto and thereof, as applicable (subject to any restrictions on such alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements set forth herein or in the Credit Agreement). Any reference herein or in any other Loan Document to “province” or like terms shall include “territory” and like terms. The words “asset” and “property” shall be construed to have the same meaning and effect and to refer to any and all tangible and intangible assets and properties. Any reference herein to the satisfaction, repayment, or payment in full of the Secured Obligations or the Guaranteed Obligations shall mean (i) the payment or repayment in full in immediately available funds of (A) the principal amount of, and interest accrued with respect to, all outstanding Loans, together with the payment of any premium applicable to the repayment of the Loans, (B) all Lender Group Expenses that have accrued regardless of whether demand has been made therefor, (C) all fees or charges that have accrued hereunder or under any other Loan Document (including the Letter of Credit Fee and the Unused Line Fee), (ii) in the case of contingent reimbursement obligations with respect to Letters of Credit, providing Letter of Credit Collateralization, (iii) in the case of obligations with respect to Bank Products (other than Hedge Obligations), providing Bank Product Collateralization, (iv) the receipt by Agent of cash collateral in order to secure any other contingent Secured Obligations or Guaranteed Obligations for which a claim or demand for payment has been made at such time or in respect of matters or circumstances known to Agent or a Lender at the time that are reasonably expected to result in any loss, cost, damage or expense (including attorneys’ fees and legal expenses), such cash collateral to be in such amount as Agent reasonably determines is appropriate to secure such contingent Secured Obligations or Guaranteed Obligations, (v) the payment or repayment in full in immediately available funds of all other Secured Obligations or Guaranteed Obligations (as the case may be) (including the payment of any termination amount then applicable (or which would or could become applicable as a result of the repayment of the other Obligations) under Hedge Agreements provided by Hedge Providers) other than (A) unasserted contingent indemnification obligations, (B) any Bank Product Obligations (other than Hedge Obligations) that, at such time, are allowed by the applicable Bank Product Provider to remain outstanding without being required to be repaid or cash collateralized, and (C) any Hedge Obligations that, at such time, are allowed by the applicable Hedge Provider to remain outstanding without being required to be repaid, and (vi) the termination of all of the Commitments of the Lenders. Any reference herein to any Person shall be construed to include such Person’s successors and assigns. Any requirement of a writing contained herein shall be satisfied by the transmission of a Record.

(c) All of the schedules and exhibits attached to this Agreement shall be deemed incorporated herein by reference.

2. Guaranty.

(a) In recognition of the direct and indirect benefits to be received by Guarantors from the proceeds of the Revolving Loans, the issuance of the Letters of Credit, and the entering into of the Bank Product Agreements and by virtue of the financial accommodations to be made to Borrower, each of the Guarantors, jointly and severally, hereby unconditionally and irrevocably guarantees as a primary obligor and not merely as a surety the full and prompt payment when due, whether upon maturity, acceleration, or otherwise, of all of the Guaranteed Obligations. If any or all of the Obligations constituting Guaranteed Obligations becomes due and payable, each of the Guarantors, unconditionally and irrevocably, and without the need for demand, protest, or any other notice or formality, promises to pay such indebtedness to Agent, for the benefit of the Lender Group and the Bank Product Providers, together with any and all expenses (including Lender Group Expenses) that may be incurred by Agent or any other member of the Lender Group or any Bank Product Provider in demanding, enforcing, or collecting any of the Guaranteed Obligations (including the enforcement of any collateral for such Guaranteed Obligations or any collateral for the obligations of the Guarantors under this Guaranty). If claim is ever made upon Agent or any other member of the Lender Group or any Bank Product Provider for repayment or recovery of any amount or amounts received in payment of or on account of any or all of the Guaranteed Obligations and any of Agent or any other member of the Lender Group or any Bank Product Provider repays all or part of said amount by reason of (i) any judgment, decree, or order of any court or administrative body having jurisdiction over such payee or any of its property, or (ii) any settlement or compromise of any such claim effected by such payee with any such claimant (including Borrower or any Guarantor), then and in each such event, each of the Guarantors agrees that any such judgment, decree, order, settlement, or compromise shall be binding upon the Guarantors, notwithstanding any revocation (or purported revocation) of this Guaranty or other instrument evidencing any liability of any Grantor, and the Guarantors shall be and remain liable to the aforesaid payees hereunder for the amount so repaid or recovered to the same extent as if such amount had never originally been received by any such payee.

(b) Additionally, each of the Guarantors unconditionally and irrevocably guarantees the payment of any and all of the Guaranteed Obligations to Agent, for the benefit of the Lender Group and the Bank Product Providers, whether or not due or payable by any Loan Party upon the occurrence of any of the events specified in Section 8.4 or 8.5 of the Credit Agreement, and irrevocably and unconditionally promises to pay such indebtedness to Agent, for the benefit of the Lender Group and the Bank Product Providers, without the requirement of demand, protest, or any other notice or other formality, in lawful money of the United States.

(c) The liability of each of the Guarantors hereunder is primary, absolute, and unconditional, and is independent of any security for or other guaranty of the Guaranteed Obligations, whether executed by any other Guarantor or by any other Person, and the liability of each of the Guarantors hereunder shall not be affected or impaired by (i) any payment on, or in reduction of, any such other guaranty or undertaking, (ii) any dissolution, termination, or increase, decrease, or change in personnel by any Grantor, (iii) any payment made to Agent, any other member of the Lender Group, or any Bank Product Provider on account of the Obligations which Agent, such other member of the Lender Group, or such Bank Product Provider repays to any Grantor pursuant to court order in any bankruptcy, reorganization, arrangement, moratorium or other debtor relief proceeding (or any settlement or compromise of any claim made in such a proceeding relating to such payment), and each of the Guarantors waives any right to the deferral or modification of its obligations hereunder by reason of any such proceeding, or (iv) any action or inaction by Agent, any other member of the Lender Group, or any Bank Product Provider, or (v) any invalidity, irregularity, avoidability, or unenforceability of all or any part of the Obligations or of any security therefor.

(d) This Guaranty includes all present and future Guaranteed Obligations including any under transactions continuing, compromising, extending, increasing, modifying, releasing, or renewing the Guaranteed Obligations, changing the interest rate, payment terms, or other terms and conditions thereof, or creating new or additional Guaranteed Obligations after prior Guaranteed Obligations have been satisfied in whole or in part. To the maximum extent permitted by law, each Guarantor hereby waives any right to revoke this Guaranty as to future Guaranteed Obligations. If such a revocation is effective notwithstanding the foregoing waiver, each Guarantor acknowledges and agrees that (i) no such revocation shall be effective until written notice thereof has been received by Agent, (ii) no such revocation shall apply to any Guaranteed Obligations in existence on the date of receipt by Agent of such written notice (including any subsequent continuation, extension, or renewal thereof, or change in the interest rate, payment terms, or other terms and conditions thereof), (iii) no such revocation shall apply to any Guaranteed Obligations made or created after such date to the extent made or created pursuant to a legally binding commitment of any member of the Lender Group or any Bank Product Provider in existence on the date of such revocation, (iv) no payment by any Guarantor, Borrower, or from any other source, prior to the date of Agent's receipt of written notice of such revocation shall reduce the maximum obligation of such Guarantor hereunder, and (v) any payment by Borrower or from any source other than such Guarantor subsequent to the date of such revocation shall first be applied to that portion of the Guaranteed Obligations as to which the revocation is effective and which are not, therefore, guaranteed hereunder, and to the extent so applied shall not reduce the maximum obligation of such Guarantor hereunder. This Guaranty shall be binding upon each Guarantor, its successors and assigns and inure to the benefit of and be enforceable by Agent (for the benefit of the Lender Group and the Bank Product Providers) and its successors, transferees, or assigns.

(e) The guaranty by each of the Guarantors hereunder is a guaranty of payment and not of collection. The obligations of each of the Guarantors hereunder are independent of the obligations of any other Guarantor or Grantor or any other Person and a separate action or actions may be brought and prosecuted against one or more of the Guarantors whether or not action is brought against any other Guarantor or Grantor or any other Person and whether or not any other Guarantor or Grantor or any other Person be joined in any such action or actions. Each of the Guarantors waives, to the fullest extent permitted by law, the benefit of any statute of limitations affecting its liability hereunder or the enforcement hereof. Any payment by any Grantor or other circumstance which operates to toll any statute of limitations as to any Grantor shall operate to toll the statute of limitations as to each of the Guarantors.

(f) Each of the Guarantors authorizes Agent, the other members of the Lender Group, and the Bank Product Providers without notice or demand, and without affecting or impairing its liability hereunder, from time to time to:

(i) change the manner, place, or terms of payment of, or change or extend the time of payment of, renew, increase, accelerate, or alter: (A) any of the Obligations (including any increase or decrease in the principal amount thereof or the rate of interest or fees thereon); or (B) any security therefor or any liability incurred directly or indirectly in respect thereof, and this Guaranty shall apply to the Obligations as so changed, extended, renewed, or altered;

(ii) take and hold security for the payment of the Obligations and sell, exchange, release, impair, surrender, realize upon, collect, settle, or otherwise deal with in any manner and in any order any property at any time pledged or mortgaged to secure the Obligations or any of the Guaranteed Obligations (including any of the obligations of all or any of the Guarantors under this Guaranty) incurred directly or indirectly in respect thereof or hereof, or any offset on account thereof;

(iii) exercise or refrain from exercising any rights against any Grantor;

(iv) release or substitute any one or more endorsers, guarantors, any Grantor, or other obligors;

(v) settle or compromise any of the Obligations, any security therefor, or any liability (including any of those of any of the Guarantors under this Guaranty) incurred directly or indirectly in respect thereof or hereof, and may subordinate the payment of all or any part thereof to the payment of any liability (whether due or not) of any Grantor to its creditors;

(vi) apply any sums by whomever paid or however realized to any liability or liabilities of any Grantor to Agent, any other member of the Lender Group, or any Bank Product Provider regardless of what liability or liabilities of such Grantor remain unpaid;

(vii) consent to or waive any breach of, or any act, omission, or default under, this Agreement, any other Loan Document, any Bank Product Agreement, or any of the instruments or agreements referred to herein or therein, or otherwise amend, modify, or supplement this Agreement, any other Loan Document, any Bank Product Agreement, or any of such other instruments or agreements; or

(viii) take any other action that could, under otherwise applicable principles of law, give rise to a legal or equitable discharge of one or more of the Guarantors from all or part of its liabilities under this Guaranty.

(g) It is not necessary for Agent, any other member of the Lender Group, or any Bank Product Provider to inquire into the capacity or powers of any of the Guarantors or the officers, directors, partners or agents acting or purporting to act on their behalf, and any Obligations made or created in reliance upon the professed exercise of such powers shall be guaranteed hereunder.

(h) Each Guarantor jointly and severally guarantees that the Guaranteed Obligations will be paid strictly in accordance with the terms of the Loan Documents, regardless of any law, regulation, or order now or hereafter in effect in any jurisdiction affecting any of such terms or the rights of any member of the Lender Group or any Bank Product Provider with respect thereto. The obligations of each Guarantor under this Guaranty are independent of the Guaranteed Obligations, and a separate action or actions may be brought and prosecuted against each Guarantor to enforce such obligations, irrespective of whether any action is brought against any other Guarantor or whether any other Guarantor is joined in any such action or actions. The liability of each Guarantor under this Guaranty shall be absolute and unconditional irrespective of, and each Guarantor hereby irrevocably waives any defense it may now or hereafter have in any way relating to, any or all of the following:

(i) any lack of validity or enforceability of any Loan Document or any agreement or instrument relating thereto;

(ii) any change in the time, manner, or place of payment of, or in any other term of, all or any of the Guaranteed Obligations, or any other amendment or waiver of or any consent to departure from any Loan Document, including any increase in the Guaranteed Obligations resulting from the extension of additional credit;

(iii) any taking, exchange, release, or non-perfection of any Lien in and to any Collateral, or any taking, release, amendment, waiver of, or consent to departure from any other guaranty, for all or any of the Guaranteed Obligations;

(iv) the existence of any claim, set-off, defense, or other right that any Guarantor may have at any time against any Person, including Agent, any other member of the Lender Group, or any Bank Product Provider;

(v) any defense, set-off, counterclaim, or claim, of any kind or nature, arising directly or indirectly from the present or future lack of perfection, sufficiency, validity, or enforceability of the Guaranteed Obligations or any security therefor;

(vi) any right or defense arising by reason of any claim or defense based upon an election of remedies by any member of the Lender Group or any Bank Product Provider including any defense based upon an impairment or elimination of such Guarantor's rights of subrogation, reimbursement, contribution, or indemnity of such Guarantor against any other Grantor or any guarantors or sureties;

(vii) any change, restructuring, or termination of the corporate, limited liability company, or partnership structure or existence of any Grantor; or

(viii) any other circumstance that might otherwise constitute a defense available to, or a discharge of, any Grantor or any other guarantor or surety.

(i) Waivers.

(i) Each of the Guarantors waives any right (except as shall be required by applicable statute and cannot be waived) to require Agent, any other member of the Lender Group, or any Bank Product Provider to (i) proceed against any other Grantor or any other Person, (ii) proceed against or exhaust any security held from any other Grantor or any other Person, or (iii) protect, secure, perfect, or insure any security interest or Lien on any property subject thereto or exhaust any right to take any action against any other Grantor, any other Person, or any collateral, or (iv) pursue any other remedy in any member of the Lender Group's or any Bank Product Provider's power whatsoever. Each of the Guarantors waives any defense based on or arising out of any defense of any Grantor or any other Person, other than payment of the Guaranteed Obligations to the extent of such payment, based on or arising out of the disability of any Grantor or any other Person, or the validity, legality, or unenforceability of the Obligations or any part thereof from any cause, or the cessation from any cause of the liability of any Grantor other than payment of the Obligations to the extent of such payment. Agent may, at the election of the Required Lenders, foreclose upon any Collateral held by Agent by one or more judicial or nonjudicial sales or other dispositions, whether or not every aspect of any such sale is commercially reasonable or otherwise fails to comply with applicable law or may exercise any other right or remedy Agent, any other member of the Lender Group, or any Bank Product Provider may have against any Grantor or any other Person, or any security, in each case, without affecting or impairing in any way the liability of any of the Guarantors hereunder except to the extent the Guaranteed Obligations have been paid.

(ii) Each of the Guarantors waives all presentments, demands for performance, protests and notices, including notices of nonperformance, notices of protest, notices of dishonor, notices of acceptance of this Guaranty, and notices of the existence, creation, or incurring of new or additional Obligations or other financial accommodations. Each of the Guarantors waives notice of any Default or Event of Default under any of the Loan Documents. Each of the Guarantors assumes all responsibility for being and keeping itself informed of each Grantor's financial condition and assets and of all other circumstances bearing upon the risk of nonpayment of the Obligations and the nature, scope, and extent of the risks which each of the Guarantors assumes and incurs hereunder, and agrees that neither Agent nor any of the other members of the Lender Group nor any Bank Product Provider shall

have any duty to advise any of the Guarantors of information known to them regarding such circumstances or risks.

(iii) To the fullest extent permitted by applicable law, each Guarantor hereby waives: (A) any right to assert against any member of the Lender Group or any Bank Product Provider, any defense (legal or equitable), set-off, counterclaim, or claim which each Guarantor may now or at any time hereafter have against Borrower or any other party liable to any member of the Lender Group or any Bank Product Provider; (B) any defense, set-off, counterclaim, or claim, of any kind or nature, arising directly or indirectly from the present or future lack of perfection, sufficiency, validity, or enforceability of the Guaranteed Obligations or any security therefor; (C) any right or defense arising by reason of any claim or defense based upon an election of remedies by any member of the Lender Group or any Bank Product Provider including any defense based upon an impairment or elimination of such Guarantor's rights of subrogation, reimbursement, contribution, or indemnity of such Guarantor against Borrower or other guarantors or sureties; and (D) the benefit of any statute of limitations affecting such Guarantor's liability hereunder or the enforcement thereof, and any act which shall defer or delay the operation of any statute of limitations applicable to the Guaranteed Obligations shall similarly operate to defer or delay the operation of such statute of limitations applicable to such Guarantor's liability hereunder.

(iv) No Guarantor will exercise any rights that it may now or hereafter acquire against any Grantor or any other guarantor that arise from the existence, payment, performance or enforcement of such Guarantor's obligations under this Guaranty, including any right of subrogation, reimbursement, exoneration, contribution or indemnification and any right to participate in any claim or remedy of Agent, any other member of the Lender Group, or any Bank Product Provider against any Grantor or any other guarantor or any Collateral, whether or not such claim, remedy or right arises in equity or under contract, statute or common law, including the right to take or receive from any Grantor or any other guarantor, directly or indirectly, in cash or other property or by set-off or in any other manner, payment or security solely on account of such claim, remedy or right, unless and until all of the Guaranteed Obligations and all other amounts payable under this Guaranty shall have been paid in full in cash and all of the Commitments have been terminated. If any amount shall be paid to any Guarantor in violation of the immediately preceding sentence, such amount shall be held in trust for the benefit of Agent, for the benefit of the Lender Group and the Bank Product Providers, and shall forthwith be paid to Agent to be credited and applied to the Guaranteed Obligations and all other amounts payable under this Guaranty, whether matured or unmatured, in accordance with the terms of the Credit Agreement, or to be held as Collateral for any Guaranteed Obligations or other amounts payable under this Guaranty thereafter arising. Notwithstanding anything to the contrary contained in this Guaranty, no Guarantor may exercise any rights of subrogation, contribution, indemnity, reimbursement or other similar rights against, and may not proceed or seek recourse against or with respect to any property or asset of, any other Grantor (the "Foreclosed Grantor"), including after payment in full of the Obligations, if all or any portion of the Obligations have been satisfied in connection with an exercise of remedies in respect of the Equity Interests of such Foreclosed Grantor whether pursuant to this Agreement or otherwise.

(v) Each of the Guarantors hereby acknowledges and affirms that it understands that to the extent the Guaranteed Obligations are secured by Real Property located in California, Guarantors shall be liable for the full amount of the liability hereunder notwithstanding the foreclosure on such Real Property by trustee sale or any other reason impairing such Guarantor's right to proceed against any Loan Party. In accordance with Section 2856 of the California Civil Code or any similar laws of any other applicable jurisdiction, each of the Guarantors hereby waives until such time as the Guaranteed Obligations have been paid in full:

(1) all rights of subrogation, reimbursement, indemnification, and contribution and any other rights and defenses that are or may become available to the Guarantors by

reason of Sections 2787 to 2855, inclusive, 2899, and 3433 of the California Civil Code or any similar laws of any other applicable jurisdiction;

(2) all rights and defenses that the Guarantors may have because the Guaranteed Obligations are secured by Real Property located in California, meaning, among other things, that: (A) Agent, the other members of the Lender Group, and the Bank Product Providers may collect from the Guarantors without first foreclosing on any real or personal property collateral pledged by Borrower or any other Grantor, and (B) if Agent, on behalf of the Lender Group, forecloses on any Real Property collateral pledged by Borrower or any other Grantor, (1) the amount of the Guaranteed Obligations may be reduced only by the price for which that collateral is sold at the foreclosure sale, even if the collateral is worth more than the sale price, and (2) the Lender Group may collect from the Guarantors even if, by foreclosing on the Real Property collateral, Agent or the other members of the Lender Group have destroyed or impaired any right the Guarantors may have to collect from any other Grantor, it being understood that this is an unconditional and irrevocable waiver of any rights and defenses the Guarantors may have because the Guaranteed Obligations are secured by Real Property (including, without limitation, any rights or defenses based upon Sections 580a, 580d, or 726 of the California Code of Civil Procedure or any similar laws of any other applicable jurisdiction); and

(3) all rights and defenses arising out of an election of remedies by Agent, the other members of the Lender Group, and the Bank Product Providers, even though that election of remedies, such as a nonjudicial foreclosure with respect to security for the Guaranteed Obligations, has destroyed Guarantors' rights of subrogation and reimbursement against any Grantor by the operation of Section 580d of the California Code of Civil Procedure or any similar laws of any other applicable jurisdiction or otherwise.

(vi) Each of the Guarantors represents, warrants, and agrees that each of the waivers set forth above is made with full knowledge of its significance and consequences and that if any of such waivers are determined to be contrary to any applicable law or public policy, such waivers shall be effective to the maximum extent permitted by law.

(j) Keepwell. Each Qualified ECP Guarantor hereby jointly and severally absolutely, unconditionally and irrevocably undertakes to provide such funds or other support as may be needed from time to time by each other Grantor to guaranty and otherwise honor all Obligations in respect of Swap Obligations (provided, that each Qualified ECP Guarantor shall only be liable under this Section 2(j) for the maximum amount of such liability that can be hereby incurred without rendering its obligations under this Section 2(j), or otherwise under the Loan Documents, voidable under applicable law relating to fraudulent conveyance or fraudulent transfer, and not for any greater amount). The obligations of each Qualified ECP Guarantor under this Section shall remain in full force and effect until payment in full of the Guaranteed Obligations. Each Qualified ECP Guarantor intends that this Section 2(j) constitute, and this Section 2(j) shall be deemed to constitute, a "keepwell, support, or other agreement" for the benefit of each other Grantor for all purposes of Section 1a(18)(A)(v)(II) of the Commodity Exchange Act.

3. Grant of Security. Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit of each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations (whether now existing or hereafter arising), a continuing security interest (hereinafter referred to as the "Security Interest") in all of such Grantor's right, title, and interest in and to the following, whether now owned or hereafter acquired or arising and wherever located (the "Collateral"):

(a) all of such Grantor's Accounts;

- (b) all of such Grantor's Books;
- (c) all of such Grantor's Chattel Paper;
- (d) all of such Grantor's Commercial Tort Claims;
- (e) all of such Grantor's Deposit Accounts;
- (f) all of such Grantor's Equipment;
- (g) all of such Grantor's Farm Products;
- (h) all of such Grantor's Fixtures;
- (i) all of such Grantor's General Intangibles;
- (j) all of such Grantor's Inventory;
- (k) all of such Grantor's Investment Property;
- (l) all of such Grantor's Intellectual Property and Intellectual Property Licenses;
- (m) all of such Grantor's Negotiable Collateral (including all of such Grantor's Pledged Notes);
- (n) all of such Grantor's Pledged Interests (including all of such Grantor's Pledged Operating Agreements and Pledged Partnership Agreements);
- (o) all of such Grantor's Securities Accounts;
- (p) all of such Grantor's Supporting Obligations;
- (q) all of such Grantor's money, Cash Equivalents, or other assets of such Grantor that now or hereafter come into the possession, custody, or control of Agent (or its agent or designee) or any other member of the Lender Group; and
- (r) all of the proceeds (as such term is defined in the Code) and products, whether tangible or intangible, of any of the foregoing, including proceeds of insurance or Commercial Tort Claims covering or relating to any or all of the foregoing, and any and all Accounts, Books, Chattel Paper, Deposit Accounts, Equipment, Fixtures, General Intangibles, Inventory, Investment Property, Intellectual Property, Negotiable Collateral, Pledged Interests, Securities Accounts, Supporting Obligations, money, or other tangible or intangible property resulting from the sale, lease, license, exchange, collection, or other disposition of any of the foregoing, the proceeds of any award in condemnation with respect to any of the foregoing, any rebates or refunds, whether for taxes or otherwise, and all proceeds of any such proceeds, or any portion thereof or interest therein, and the proceeds thereof, and all proceeds of any loss of, damage to, or destruction of the above, whether insured or not insured, and, to the extent not otherwise included, any indemnity, warranty, or guaranty payable by reason of loss or damage to, or otherwise with respect to any of the foregoing (the "Proceeds"). Without limiting the generality of the foregoing, the term "Proceeds" includes whatever is receivable or received when Investment Property or proceeds are sold, exchanged, collected, or otherwise disposed of, whether such disposition is voluntary or involuntary, and includes proceeds of any indemnity or guaranty payable to any Grantor or Agent from time to time with respect to any of the Investment Property.

Notwithstanding anything contained in this Agreement to the contrary, the term "Collateral" shall not include: (i) any rights or interest in any contract, lease, permit, license, or license agreement covering real or personal property of any Grantor if under the terms of such contract, lease, permit, license, or license agreement, or applicable law with respect thereto, the grant of a security interest or lien therein is prohibited as a matter of law or under the terms of such contract, lease, permit, license, or license agreement and such prohibition or restriction has not been waived or the consent of the other party to such contract, lease, permit, license, or license agreement has not been obtained (provided, that (A) the foregoing exclusions of this clause (i) shall in no way be construed (1) to apply to the extent that any described prohibition or restriction is ineffective under Section 9-406, 9-407, 9-408, or 9-409 of the Code or other applicable law, or (2) to apply to the extent that any consent or waiver has been obtained that would permit Agent's security interest or lien to attach notwithstanding the prohibition or restriction on the pledge of such contract, lease, permit, license, or license agreement, and (B) the foregoing exclusions of this clause (i) shall in no way be construed to limit, impair, or otherwise affect any of Agent's, any other member of the Lender Group's or any Bank Product Provider's continuing security interests in and liens upon any rights or interests of any Grantor in or to (1) monies due or to become due under or in connection with any described contract, lease, permit, license, license agreement, or Equity Interests (including any Accounts or Equity Interests), or (2) any proceeds from the sale, license, lease, or other dispositions of any such contract, lease, permit, license, license agreement, or Equity Interests); or (ii) any United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law; provided, that upon submission and acceptance by the PTO of an amendment to allege use pursuant to 15 U.S.C. Section 1060(a) (or any successor provision), such intent-to-use trademark application shall be considered Collateral.

Notwithstanding any provisions to the contrary contained in this Agreement, the Credit Agreement or any of the other Loan Documents or any other document or agreement among all or some of the parties hereto, each Grantor is, as of the date of this Agreement, the sole registered and beneficial owner of all ULC Shares, if any, which form part of the Pledged Interests (the "Pledged ULC Shares"), and will remain so until such time as such Pledged ULC Shares are fully and effectively transferred into the name of the Agent, any member of the Lender Group or any Bank Product Provider, or any other Person on the books and records of such ULC. Nothing in this Agreement, the Credit Agreement, any other Loan Document, or any other document or agreement delivered among all or some of the parties hereto is intended or shall constitute the Agent, any member of the Lender Group, any Bank Product Provider or any Person other than a Grantor to be a member or shareholder of any ULC until such time as written notice is given to the applicable Grantor and all further steps are taken so as to register the Agent, such member of the Lender Group or such Bank Product Provider, or other Person as holder of all Pledged ULC Shares. The granting of the Security Interest pursuant to this Section 3 does not make the Agent, any member of the Lender Group or any Bank Product Provider a successor to any Grantor as a member or shareholder of any ULC, and none of the Agent, the members of the Lender Group, the Bank Product Providers nor any of their respective successors and assigns hereunder shall be deemed to become a member or shareholder of any ULC by accepting this Agreement or exercising any right granted herein unless and until such time, if any, when the Agent, the members of the Lender Group, the Bank Product Providers or any successor or assign expressly becomes a registered member or shareholder of any ULC. Each Grantor shall be entitled to receive and retain for its own account any dividends or other distributions, if any, in respect of the Pledged Interests, and shall have the right to vote such Pledged ULC Shares and to control the direction, management and policies of the ULC issuing such Pledged ULC Shares to the same extent as such Grantor would if such Pledged ULC Shares were not pledged to the Agent. To the extent any provision hereof would have the effect of constituting the Agent, any member of the Lender Group or any Bank Product Provider to be a member or shareholder of the ULC prior to such time, such provision shall be severed herefrom and be ineffective with respect to the relevant Pledged ULC Shares without otherwise invalidating or rendering unenforceable this Agreement or

invalidating or rendering unenforceable such provision insofar as it relates to Pledged Interests other than Pledged ULC Shares. Notwithstanding anything herein to the contrary (except to the extent, if any, that the Agent, any member of the Lender Group or any Bank Product Provider or any of their respective successors or assigns hereafter expressly becomes a registered member or shareholder of any ULC), none of the Agent, the members of the Lender Group, the Bank Product Providers nor any of their respective successors or assigns shall be deemed to have assumed or otherwise become liable for any debts or obligations of any ULC. Except upon the exercise by the Agent or other Persons, of rights to sell or otherwise dispose of Pledged ULC Shares or other remedies following the occurrence and during the continuance of an Event of Default, each Grantor shall not cause or permit, or enable any ULC in which it holds Pledged ULC Shares to cause or permit, the Agent, any member of the Lender Group or any Bank Product Provider to: (a) be registered as a member or shareholder of such ULC, (b) have any notation entered in its favor in the share register of such ULC, (c) be held out as a member or shareholder of such ULC, (d) receive, directly or indirectly, any dividends, property or other distributions from such ULC by reason of the Agent, the members of the Lender Group or the Bank Product Providers holding a Security Interest in the Pledged ULC Shares, or (e) act as a member or shareholder of such ULC, or exercise any rights of a member or shareholder of such ULC, including the right to attend a meeting of such ULC or vote the shares of such ULC.

4. Security for Secured Obligations. The Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantors, or any of them, to Agent, the Lender Group, the Bank Product Providers or any of them, but for the fact that they are unenforceable or not allowable (in whole or in part) as a claim in an Insolvency Proceeding involving any Grantor due to the existence of such Insolvency Proceeding. Further, the Security Interest created hereby encumbers each Grantor's right, title, and interest in all Collateral, whether now owned by such Grantor or hereafter acquired, obtained, developed, or created by such Grantor and wherever located.

5. Grantors Remain Liable. Anything herein to the contrary notwithstanding, (a) each of the Grantors shall remain liable under the contracts and agreements included in the Collateral, including the Pledged Operating Agreements and the Pledged Partnership Agreements, to perform all of the duties and obligations thereunder to the same extent as if this Agreement had not been executed, (b) the exercise by Agent or any other member of the Lender Group of any of the rights hereunder shall not release any Grantor from any of its duties or obligations under such contracts and agreements included in the Collateral, and (c) none of the members of the Lender Group shall have any obligation or liability under such contracts and agreements included in the Collateral by reason of this Agreement, nor shall any of the members of the Lender Group be obligated to perform any of the obligations or duties of any Grantors thereunder or to take any action to collect or enforce any claim for payment assigned hereunder. Until an Event of Default shall occur and be continuing, except as otherwise provided in this Agreement, the Credit Agreement, or any other Loan Document, Grantors shall have the right to possession and enjoyment of the Collateral for the purpose of conducting the ordinary course of their respective businesses, subject to and upon the terms hereof and of the Credit Agreement and the other Loan Documents. Without limiting the generality of the foregoing, it is the intention of the parties hereto that record and beneficial ownership of the Pledged Interests, including all voting, consensual, dividend, and distribution rights, shall remain in the applicable Grantor until (i) the occurrence and continuance of an Event of Default and (ii) Agent has notified the applicable Grantor of Agent's election to exercise such rights with respect to the Pledged Interests pursuant to Section 16.

6. Representations and Warranties. In order to induce Agent to enter into this Agreement for the benefit of the Lender Group and the Bank Product Providers, each Grantor makes the following representations and warranties to the Lender Group which shall be true, correct, and complete, in all

material respects (except that such materiality qualifier shall not be applicable to any representations and warranties that already are qualified or modified by materiality in the text thereof), as of the Closing Date, and shall be true, correct, and complete, in all material respects (except that such materiality qualifier shall not be applicable to any representations and warranties that already are qualified or modified by materiality in the text thereof), as of the date of the making of each Revolving Loan (or other extension of credit) made thereafter, as though made on and as of the date of such Revolving Loan (or other extension of credit) (except to the extent that such representations and warranties relate solely to an earlier date, in which case such representations and warranties shall be true and correct in all material respects (except that such materiality qualifier shall not be applicable to any representations and warranties that already are qualified or modified by materiality in the text thereof) as of such earlier date) and such representations and warranties shall survive the execution and delivery of this Agreement:

(a) The name (within the meaning of Section 9-503 of the Code) and jurisdiction of organization of each Grantor and each of its Subsidiaries is set forth on Schedule 7 (as such Schedule may be updated from time to time to reflect changes resulting from transactions permitted under the Loan Documents).

(b) The chief executive office of each Grantor and each of its Subsidiaries is located at the address indicated on Schedule 7 (as such Schedule may be updated from time to time to reflect changes resulting from transactions permitted under the Loan Documents).

(c) Each Grantor's and each of its Subsidiaries' tax identification numbers and organizational identification numbers, if any, are identified on Schedule 7 (as such Schedule may be updated from time to time to reflect changes resulting from transactions permitted under the Loan Documents).

(d) As of the Closing Date, no Grantor and no Subsidiary of a Grantor holds any commercial tort claims that exceed \$100,000 in amount, except as set forth on Schedule 1.

(e) Set forth on Schedule 9 (as such Schedule may be updated from time to time with respect to Controlled Accounts and provided that Grantors comply with Section 7(c) hereof) is a listing of all of Grantors' and their Subsidiaries' Deposit Accounts and Securities Accounts, including, with respect to each bank or securities intermediary (a) the name and address of such Person, and (b) the account numbers of the Deposit Accounts or Securities Accounts maintained with such Person.

(f) Schedule 8 sets forth all Real Property owned by any of the Grantors as of the Closing Date.

(g) As of the Closing Date: (i) Schedule 2 provides a complete and correct list of all registered Copyrights owned by any Grantor, all applications for registration of Copyrights owned by any Grantor, and all other Copyrights owned by any Grantor and material to the conduct of the business of any Grantor; (ii) Schedule 3 provides a complete and correct list of all Intellectual Property Licenses entered into by any Grantor pursuant to which (A) any Grantor has provided any license or other rights in Intellectual Property owned or controlled by such Grantor to any other Person (other than non-exclusive software licenses granted in the ordinary course of business), or (B) any Person has granted to any Grantor any license or other rights in Intellectual Property owned or controlled by such Person that is material to the business of such Grantor, including any Intellectual Property that is incorporated in any Inventory, software, or other product marketed, sold, licensed, or distributed by such Grantor; (iii) Schedule 4 provides a complete and correct list of all Patents owned by any Grantor and all applications for Patents owned by any Grantor; and (iv) Schedule 6 provides a complete and correct list of all registered Trademarks owned by any Grantor, all applications for registration of Trademarks owned by

any Grantor, and all other Trademarks owned by any Grantor and material to the conduct of the business of any Grantor.

(h) (i) (A) each Grantor owns exclusively or holds licenses in all Intellectual Property that is necessary in or material to the conduct of its business, and (B) all employees and contractors of each Grantor who were involved in the creation or development of any Intellectual Property for such Grantor that is necessary in or material to the business of such Grantor have signed agreements containing assignment of Intellectual Property rights to such Grantor and obligations of confidentiality;

(ii) to each Grantor's knowledge after reasonable inquiry, no Person has infringed or misappropriated or is currently infringing or misappropriating any Intellectual Property rights owned by such Grantor, in each case, that either individually or in the aggregate could reasonably be expected to result in a Material Adverse Effect;

(iii) to each Grantor's knowledge after reasonable inquiry, all registered Copyrights, registered Trademarks, and issued Patents that are owned by such Grantor and necessary in or material to the conduct of its business are valid, subsisting and enforceable and in compliance with all legal requirements, filings, and payments and other actions that are required to maintain such Intellectual Property in full force and effect, and

(iv) each Grantor has taken reasonable steps to maintain the confidentiality of and otherwise protect and enforce its rights in all trade secrets owned by such Grantor that are necessary in or material to the conduct of the business of such Grantor.

(i) This Agreement creates a valid security interest in the Collateral of each Grantor, to the extent a security interest therein can be created under the Code, securing the payment of the Secured Obligations. Except to the extent a security interest in the Collateral cannot be perfected by the filing of a financing statement under the Code, all filings and other actions necessary or desirable to perfect and protect such security interest have been duly taken or will have been taken upon the filing of financing statements listing each applicable Grantor, as a debtor, and Agent, as secured party, in the jurisdictions listed next to such Grantor's name on Schedule 11. Upon the making of such filings, Agent shall have a first priority perfected security interest in the Collateral of each Grantor to the extent such security interest can be perfected by the filing of a financing statement. Upon filing of any Copyright Security Agreement with the United States Copyright Office, filing of any Patent Security Agreement and any Trademark Security Agreement with the PTO, and the filing of appropriate financing statements in the jurisdictions listed on Schedule 11, all action necessary or desirable to protect and perfect the Security Interest in and on each Grantor's Patents, Trademarks, or Copyrights has been taken and such perfected Security Interest is enforceable as such as against any and all creditors of and purchasers from any Grantor. All action by any Grantor necessary to protect and perfect such security interest on each item of Collateral has been duly taken.

(j) (i) Except for the Security Interest created hereby, each Grantor is and will at all times be the sole holder of record and the legal and beneficial owner, free and clear of all Liens other than Permitted Liens, of the Pledged Interests indicated on Schedule 5 as being owned by such Grantor and, when acquired by such Grantor, any Pledged Interests acquired after the Closing Date; (ii) all of the Pledged Interests are duly authorized, validly issued, fully paid and nonassessable and the Pledged Interests constitute or will constitute the percentage of the issued and outstanding Equity Interests of the Pledged Companies of such Grantor identified on Schedule 5 as supplemented or modified by any Pledged Interests Addendum or any Joinder to this Agreement; (iii) such Grantor has the right and requisite authority to pledge, the Investment Property pledged by such Grantor to Agent as provided

herein; (iv) all actions necessary or desirable to perfect and establish the first priority of, or otherwise protect, Agent's Liens in the Investment Property, and the proceeds thereof, have been duly taken, upon (A) the execution and delivery of this Agreement; (B) the taking of possession by Agent (or its agent or designee) of any certificates representing the Pledged Interests, together with undated powers (or other documents of transfer acceptable to Agent) endorsed in blank by the applicable Grantor; (C) the filing of financing statements in the applicable jurisdiction set forth on Schedule 11 for such Grantor with respect to the Pledged Interests of such Grantor that are not represented by certificates, and (D) with respect to any Securities Accounts, the delivery of Control Agreements with respect thereto; and (v) each Grantor has delivered to and deposited with Agent all certificates representing the Pledged Interests owned by such Grantor to the extent such Pledged Interests are represented by certificates, and undated powers (or other documents of transfer acceptable to Agent) endorsed in blank with respect to such certificates. None of the Pledged Interests owned or held by such Grantor has been issued or transferred in violation of any securities registration, securities disclosure, or similar laws of any jurisdiction to which such issuance or transfer may be subject.

(k) No consent, approval, authorization, or other order or other action by, and no notice to or filing with, any Governmental Authority or any other Person is required (i) for the grant of a Security Interest by such Grantor in and to the Collateral pursuant to this Agreement or for the execution, delivery, or performance of this Agreement by such Grantor, or (ii) for the exercise by Agent of the voting or other rights provided for in this Agreement with respect to the Investment Property or the remedies in respect of the Collateral pursuant to this Agreement, except (1) as may be required in connection with such disposition of Investment Property by laws affecting the offering and sale of securities generally, (2) for consents, approvals, authorizations, or other orders or actions that have been obtained or given (as applicable) and that are still in force, and (3) for consents, approvals, authorizations, or other actions relating to Pledged ULC Shares. No Intellectual Property License of any Grantor that is necessary in or material to the conduct of such Grantor's business requires any consent of any other Person that has not been obtained in order for such Grantor to grant the security interest granted hereunder in such Grantor's right, title or interest in or to such Intellectual Property License.

(l) Schedule 12 (as such Schedule may be updated from time to time to reflect changes resulting from transactions permitted under the Loan Documents) sets forth all motor vehicles and other goods (covered by certificates of title or ownership) owned by Grantors, by model, model year, vehicle identification number ("VIN") or other serial number (as applicable), net book value, and location of the jurisdiction in which such vehicle or other good is titled.

(m) There is no default, breach, violation, or event of acceleration existing under any promissory note (as defined in the Code) constituting Collateral and pledged hereunder (each a "Pledged Note") and no event has occurred or circumstance exists which, with the passage of time or the giving of notice, or both, would constitute a default, breach, violation, or event of acceleration under any Pledged Note. No Grantor that is an obligee under a Pledged Note has waived any default, breach, violation, or event of acceleration under such Pledged Note.

(n) As to all limited liability company or partnership interests, issued under any Pledged Operating Agreement or Pledged Partnership Agreement, each Grantor hereby represents and warrants that the Pledged Interests issued pursuant to such agreement (A) are not dealt in or traded on securities exchanges or in securities markets, (B) do not constitute investment company securities, and (C) are not held by such Grantor in a Securities Account. In addition, none of the Pledged Operating Agreements, the Pledged Partnership Agreements, or any other agreements governing any of the Pledged Interests issued under any Pledged Operating Agreement or Pledged Partnership Agreement, provide that such Pledged Interests are securities governed by Article 8 of the Uniform Commercial Code as in effect in any relevant jurisdiction.

7. Covenants. Each Grantor, jointly and severally, covenants and agrees with Agent that from and after the date of this Agreement and until the date of termination of this Agreement in accordance with Section 23:

(a) Possession of Collateral. In the event that any Collateral, including Proceeds, is evidenced by or consists of Negotiable Collateral, Investment Property, or Chattel Paper having an aggregate value or face amount of \$100,000 or more for all such Negotiable Collateral, Investment Property, or Chattel Paper, the Grantors shall promptly (and in any event within five Business Days after acquisition thereof), notify Agent thereof, and if and to the extent that perfection or priority of Agent's Security Interest is dependent on or enhanced by possession, the applicable Grantor, promptly (and in any event within five Business Days) after request by Agent, shall execute such other documents and instruments as shall be requested by Agent or, if applicable, endorse and deliver physical possession of such Negotiable Collateral, Investment Property, or Chattel Paper to Agent, together with such undated powers (or other relevant document of transfer acceptable to Agent) endorsed in blank as shall be requested by Agent, and shall do such other acts or things deemed necessary or desirable by Agent to protect Agent's Security Interest therein;

(b) Chattel Paper.

(i) Promptly (and in any event within five Business Days) after request by Agent, each Grantor shall take all steps reasonably necessary to grant Agent control of all electronic Chattel Paper in accordance with the Code and all "transferable records" as that term is defined in Section 16 of the Uniform Electronic Transaction Act and Section 201 of the federal Electronic Signatures in Global and National Commerce Act as in effect in any relevant jurisdiction, to the extent that the aggregate value or face amount of such electronic Chattel Paper equals or exceeds \$100,000;

(ii) If any Grantor retains possession of any Chattel Paper or instruments (which retention of possession shall be subject to the extent permitted hereby and by the Credit Agreement), promptly upon the request of Agent, such Chattel Paper and instruments shall be marked with the following legend: "This writing and the obligations evidenced or secured hereby are subject to the Security Interest of Wells Fargo Capital Finance Corporation Canada, as Agent for the benefit of the Lender Group and the Bank Product Providers";

(c) Control Agreements.

(i) Except to the extent otherwise excused by Section 6.9(b) of the Credit Agreement, each Grantor shall obtain an authenticated Control Agreement (which may include a Controlled Account Agreement), from each bank maintaining a Deposit Account or Securities Account for such Grantor;

(ii) Except to the extent otherwise excused by Section 6.9(b) of the Credit Agreement, each Grantor shall obtain an authenticated Control Agreement, from each issuer of uncertificated securities, securities intermediary, or commodities intermediary issuing or holding any financial assets or commodities to or for any Grantor, or maintaining a Securities Account for such Grantor; and

(iii) Except to the extent otherwise excused by Section 6.9(b) of the Credit Agreement, each Grantor shall obtain an authenticated Control Agreement with respect to all of such Grantor's investment property;

(d) Letter-of-Credit Rights. If the Grantors (or any of them) are or become the beneficiary of letters of credit having a face amount or value of \$100,000 or more in the aggregate, then the applicable Grantor or Grantors shall promptly (and in any event within five Business Days after becoming a beneficiary), notify Agent thereof and, promptly (and in any event within five Business Days) after request by Agent, enter into a tri-party agreement with Agent and the issuer or confirming bank with respect to letter-of-credit rights assigning such letter-of-credit rights to Agent and directing all payments thereunder to Agent's Account, all in form and substance reasonably satisfactory to Agent;

(e) Commercial Tort Claims. If the Grantors (or any of them) obtain Commercial Tort Claims having a value, or involving an asserted claim, in the amount of \$100,000 or more in the aggregate for all Commercial Tort Claims, then the applicable Grantor or Grantors shall promptly (and in any event within five Business Days of obtaining such Commercial Tort Claim), notify Agent upon incurring or otherwise obtaining such Commercial Tort Claims and, promptly (and in any event within five Business Days) after request by Agent, amend Schedule 1 to describe such Commercial Tort Claims in a manner that reasonably identifies such Commercial Tort Claims and which is otherwise reasonably satisfactory to Agent, and hereby authorizes the filing of additional financing statements or amendments to existing financing statements describing such Commercial Tort Claims, and agrees to do such other acts or things deemed necessary or desirable by Agent to give Agent a first priority, perfected security interest in any such Commercial Tort Claim;

(f) Government Contracts. Other than Accounts and Chattel Paper the aggregate value of which does not at any one time exceed \$100,000, if any Account or Chattel Paper arises out of a contract or contracts with the United States of America or any department, agency, or instrumentality thereof, Grantors shall promptly (and in any event within five Business Days of the creation thereof) notify Agent thereof and, promptly (and in any event within five Business Days) after request by Agent, execute any instruments or take any steps reasonably required by Agent in order that all moneys due or to become due under such contract or contracts shall be assigned to Agent, for the benefit of the Lender Group and the Bank Product Providers, and shall provide written notice thereof under the Assignment of Claims Act or other applicable law;

(g) Intellectual Property.

(i) Upon the request of Agent, in order to facilitate filings with the PTO and the United States Copyright Office, each Grantor shall execute and deliver to Agent one or more Copyright Security Agreements, Trademark Security Agreements, or Patent Security Agreements to further evidence Agent's Lien on such Grantor's Patents, Trademarks, or Copyrights, and the General Intangibles of such Grantor relating thereto or represented thereby;

(ii) Each Grantor shall have the duty, with respect to Intellectual Property that is necessary in or material to the conduct of such Grantor's business, to protect and diligently enforce and defend at such Grantor's expense its Intellectual Property, including (A) to diligently enforce and defend, including promptly suing for infringement, misappropriation, or dilution and to recover any and all damages for such infringement, misappropriation, or dilution, and filing for opposition, interference, and cancellation against conflicting Intellectual Property rights of any Person, (B) to prosecute diligently any trademark application or service mark application that is part of the Trademarks pending as of the date hereof or hereafter until the termination of this Agreement, (C) to prosecute diligently any patent application that is part of the Patents pending as of the date hereof or hereafter until the termination of this Agreement, (D) to take all reasonable and necessary action to preserve and maintain all of such Grantor's Trademarks, Patents, Copyrights, Intellectual Property Licenses, and its rights therein, including paying all maintenance fees and filing of applications for renewal, affidavits of use, and affidavits of noncontestability, and (E) to require all employees, consultants, and contractors of each Grantor who

were involved in the creation or development of such Intellectual Property to sign agreements containing assignment of Intellectual Property rights and obligations of confidentiality. Each Grantor further agrees not to abandon any Intellectual Property or Intellectual Property License that is necessary in or material to the conduct of such Grantor's business. Each Grantor hereby agrees to take the steps described in this Section 7(g)(ii) with respect to all new or acquired Intellectual Property to which it or any of its Subsidiaries is now or later becomes entitled that is necessary in or material to the conduct of such Grantor's business;

(iii) Grantors acknowledge and agree that the Lender Group shall have no duties with respect to any Intellectual Property or Intellectual Property Licenses of any Grantor. Without limiting the generality of this Section 7(g)(iii), Grantors acknowledge and agree that no member of the Lender Group shall be under any obligation to take any steps necessary to preserve rights in the Collateral consisting of Intellectual Property or Intellectual Property Licenses against any other Person, but any member of the Lender Group may do so at its option from and after the occurrence and during the continuance of an Event of Default, and all expenses incurred in connection therewith (including reasonable fees and expenses of attorneys and other professionals) shall be for the sole account of Borrower and shall be chargeable to the Loan Account;

(iv) On each date on which a Compliance Certificate is to be delivered pursuant to Section 5.1 of the Credit Agreement (or, if an Event of Default has occurred and is continuing, more frequently if requested by Agent), each Grantor shall provide Agent with a written report of all new Patents, Trademarks or Copyrights that are registered or the subject of pending applications for registrations, and of all Intellectual Property Licenses that are material to the conduct of such Grantor's business, in each case, which were acquired, registered, or for which applications for registration were filed by any Grantor during the prior period and any statement of use or amendment to allege use with respect to intent-to-use trademark applications. In the case of such registrations or applications therefor, which were acquired by any Grantor, each such Grantor shall file the necessary documents with the appropriate Governmental Authority identifying the applicable Grantor as the owner (or as a co-owner thereof, if such is the case) of such Intellectual Property. In each of the foregoing cases, the applicable Grantor shall promptly cause to be prepared, executed, and delivered to Agent supplemental schedules to the applicable Loan Documents to identify such Patent, Trademark and Copyright registrations and applications therefor (with the exception of Trademark applications filed on an intent-to-use basis for which no statement of use or amendment to allege use has been filed) and Intellectual Property Licenses as being subject to the security interests created thereunder;

(v) Anything to the contrary in this Agreement notwithstanding, in no event shall any Grantor, either itself or through any agent, employee, licensee, or designee, file an application for the registration of any Copyright with the United States Copyright Office or any similar office or agency in another country without giving Agent written notice thereof at least five Business Days prior to such filing and complying with Section 7(g)(i). Upon receipt from the United States Copyright Office of notice of registration of any Copyright, each Grantor shall promptly (but in no event later than five Business Days following such receipt) notify (but without duplication of any notice required by Section 7(g)(iv)) Agent of such registration by delivering, or causing to be delivered, to Agent, documentation sufficient for Agent to perfect Agent's Liens on such Copyright. If any Grantor acquires from any Person any Copyright registered with the United States Copyright Office or an application to register any Copyright with the United States Copyright Office, such Grantor shall promptly (but in no event later than five Business Days following such acquisition) notify Agent of such acquisition and deliver, or cause to be delivered, to Agent, documentation sufficient for Agent to perfect Agent's Liens on such Copyright. In the case of such Copyright registrations or applications therefor which were acquired by any Grantor, each such Grantor shall promptly (but in no event later than five Business Days following such

acquisition) file the necessary documents with the appropriate Governmental Authority identifying the applicable Grantor as the owner (or as a co-owner thereof, if such is the case) of such Copyrights;

(vi) Each Grantor shall take reasonable steps to maintain the confidentiality of, and otherwise protect and enforce its rights in, the Intellectual Property that is necessary in or material to the conduct of such Grantor's business, including, as applicable (A) protecting the secrecy and confidentiality of its confidential information and trade secrets by having and enforcing a policy requiring all current employees, consultants, licensees, vendors and contractors with access to such information to execute appropriate confidentiality agreements; (B) taking actions reasonably necessary to ensure that no trade secret falls into the public domain; and (C) protecting the secrecy and confidentiality of the source code of all software programs and applications of which it is the owner or licensee by having and enforcing a policy requiring any licensees (or sublicensees) of such source code to enter into license agreements with commercially reasonable use and non-disclosure restrictions;

(vii) No Grantor shall enter into any Intellectual Property License material to the conduct of the business to receive any license or rights in any Intellectual Property of any other Person unless such Grantor has used commercially reasonable efforts to permit the assignment of or grant of a security interest in such Intellectual Property License (and all rights of Grantor thereunder) to Agent (and any transferees of Agent); and

(h) Investment Property.

(i) If any Grantor shall acquire, obtain, receive or become entitled to receive any Pledged Interests after the Closing Date, it shall promptly (and in any event within five Business Days of acquiring or obtaining such Collateral) deliver to Agent a duly executed Pledged Interests Addendum identifying such Pledged Interests;

(ii) Upon the occurrence and during the continuance of an Event of Default, following the request of Agent, all sums of money and property paid or distributed in respect of the Investment Property that are received by any Grantor shall be held by the Grantors in trust for the benefit of Agent segregated from such Grantor's other property, and such Grantor shall deliver it forthwith to Agent in the exact form received;

(iii) Each Grantor shall promptly deliver to Agent a copy of each material notice or other material communication received by it in respect of any Pledged Interests;

(iv) No Grantor shall make or consent to any amendment or other modification or waiver with respect to any Pledged Interests, Pledged Operating Agreement, or Pledged Partnership Agreement, or enter into any agreement or permit to exist any restriction with respect to any Pledged Interests if the same is prohibited pursuant to the Loan Documents;

(v) Each Grantor agrees that it will cooperate with Agent in obtaining all necessary approvals and making all necessary filings under federal, state, local, or foreign law to effect the perfection of the Security Interest on the Investment Property or to effect any sale or transfer thereof;

(vi) As to all limited liability company or partnership interests, issued under any Pledged Operating Agreement or Pledged Partnership Agreement, each Grantor hereby covenants that the Pledged Interests issued pursuant to such agreement (A) are not and shall not be dealt in or traded on securities exchanges or in securities markets, (B) do not and will not constitute investment company securities, and (C) are not and will not be held by such Grantor in a securities account. In addition, none of the Pledged Operating Agreements, the Pledged Partnership Agreements, or any other agreements

governing any of the Pledged Interests issued under any Pledged Operating Agreement or Pledged Partnership Agreement, provide or shall provide that such Pledged Interests are securities governed by Article 8 of the Uniform Commercial Code as in effect in any relevant jurisdiction.

(i) Real Property; Fixtures. Each Grantor covenants and agrees that upon the acquisition of any fee interest in Real Property having a fair market value in excess of \$1,000,000 it will promptly (and in any event within two Business Days of acquisition) notify Agent of the acquisition of such Real Property and will grant to Agent, for the benefit of the Lender Group and the Bank Product Providers, a first priority Mortgage on each fee interest in Real Property now or hereafter owned by such Grantor and shall deliver such other documentation and opinions, in form and substance satisfactory to Agent, in connection with the grant of such Mortgage as Agent shall request in its Permitted Discretion, including title insurance policies, financing statements, fixture filings and environmental audits and such Grantor shall pay all recording costs, intangible taxes and other fees and costs (including reasonable attorneys' fees and expenses) incurred in connection therewith. Each Grantor acknowledges and agrees that, to the extent permitted by applicable law, all of the Collateral shall remain personal property regardless of the manner of its attachment or affixation to real property;

(j) Transfers and Other Liens. Grantors shall not (i) sell, assign (by operation of law or otherwise) or otherwise dispose of, or grant any option with respect to, any of the Collateral, except as expressly permitted by the Credit Agreement, or (ii) create or permit to exist any Lien upon or with respect to any of the Collateral of any Grantor, except for Permitted Liens. The inclusion of Proceeds in the Collateral shall not be deemed to constitute Agent's consent to any sale or other disposition of any of the Collateral except as expressly permitted in this Agreement or the other Loan Documents;

(k) Intentionally Omitted.

(l) Name, Etc. No Grantor will, nor will any Grantor permit any of its Subsidiaries to, change its name, organizational identification number, jurisdiction of organization or organizational identity; provided, that Grantor or any of its Subsidiaries may change its name upon at least 10 days prior written notice to Agent of such change.

(m) Motor Vehicles, Etc. Promptly (and in any event within five Business Days) after request by Agent, with respect to all goods covered by a certificate of title owned by any Grantor, such Grantor shall deliver to Agent or Agent's designee, the certificates of title for all such goods and promptly (and in any event within 30 days) after request by Agent, such Grantor shall take all actions necessary to cause such certificates to be filed (with the Agent's Lien noted thereon) in the appropriate state motor vehicle filing office; and

(n) Pledged Notes. Grantors (i) without the prior written consent of Agent, will not (A) waive or release any obligation of any Person that is obligated under any of the Pledged Notes, (B) take or omit to take any action or knowingly suffer or permit any action to be omitted or taken, the taking or omission of which would result in any right of offset against sums payable under the Pledged Notes, or (C) other than Permitted Dispositions, assign or surrender their rights and interests under any of the Pledged Notes or terminate, cancel, modify, change, supplement or amend the Pledged Notes, and (ii) shall provide to Agent copies of all material written notices (including notices of default) given or received with respect to the Pledged Notes promptly after giving or receiving such notice.

8. Relation to Other Security Documents. The provisions of this Agreement shall be read and construed with the other Loan Documents referred to below in the manner so indicated.

(a) Credit Agreement. In the event of any conflict between any provision in this Agreement and a provision in the Credit Agreement, such provision of the Credit Agreement shall control.

(b) Patent, Trademark, Copyright Security Agreements. The provisions of the Copyright Security Agreements, Trademark Security Agreements, and Patent Security Agreements are supplemental to the provisions of this Agreement, and nothing contained in the Copyright Security Agreements, Trademark Security Agreements, or the Patent Security Agreements shall limit any of the rights or remedies of Agent hereunder. In the event of any conflict between any provision in this Agreement and a provision in a Copyright Security Agreement, Trademark Security Agreement or Patent Security Agreement, such provision of this Agreement shall control.

9. Further Assurances.

(a) Each Grantor agrees that from time to time, at its own expense, such Grantor will promptly execute and deliver all further instruments and documents, and take all further action, that Agent may reasonably request, in order to perfect and protect the Security Interest granted hereby, to create, perfect or protect the Security Interest purported to be granted hereby or to enable Agent to exercise and enforce its rights and remedies hereunder with respect to any of the Collateral.

(b) Each Grantor authorizes the filing by Agent of financing or continuation statements, or amendments thereto, and such Grantor will execute and deliver to Agent such other instruments or notices, as Agent may reasonably request, in order to perfect and preserve the Security Interest granted or purported to be granted hereby.

(c) Each Grantor authorizes Agent at any time and from time to time to file, transmit, or communicate, as applicable, financing statements and amendments (i) describing the Collateral as "all personal property of debtor" or "all assets of debtor" or words of similar effect, (ii) describing the Collateral as being of equal or lesser scope or with greater detail, or (iii) that contain any information required by part 5 of Article 9 of the Code for the sufficiency or filing office acceptance. Each Grantor also hereby ratifies any and all financing statements or amendments previously filed by Agent in any jurisdiction.

(d) Each Grantor acknowledges that it is not authorized to file any financing statement or amendment or termination statement with respect to any financing statement filed in connection with this Agreement without the prior written consent of Agent, subject to such Grantor's rights under Section 9-509(d)(2) of the Code.

10. Agent's Right to Perform Contracts, Exercise Rights, etc. Upon the occurrence and during the continuance of an Event of Default, Agent (or its designee) (a) may proceed to perform any and all of the obligations of any Grantor contained in any contract, lease, or other agreement and exercise any and all rights of any Grantor therein contained as fully as such Grantor itself could, (b) shall have the right to use any Grantor's rights under Intellectual Property Licenses in connection with the enforcement of Agent's rights hereunder, including the right to prepare for sale and sell any and all Inventory and Equipment now or hereafter owned by any Grantor and now or hereafter covered by such licenses, and (c) shall have the right to request that any Equity Interests that are pledged hereunder be registered in the name of Agent or any of its nominees.

11. Agent Appointed Attorney-in-Fact. Each Grantor hereby irrevocably appoints Agent its attorney-in-fact, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, at such time as an Event of Default has occurred and is continuing under the Credit

Agreement, to take any action and to execute any instrument which Agent may reasonably deem necessary or advisable to accomplish the purposes of this Agreement, including:

(a) to ask, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in connection with the Accounts or any other Collateral of such Grantor;

(b) to receive and open all mail addressed to such Grantor and to notify postal authorities to change the address for the delivery of mail to such Grantor to that of Agent;

(c) to receive, indorse, and collect any drafts or other instruments, documents, Negotiable Collateral or Chattel Paper;

(d) to file any claims or take any action or institute any proceedings which Agent may deem necessary or desirable for the collection of any of the Collateral of such Grantor or otherwise to enforce the rights of Agent with respect to any of the Collateral;

(e) to repair, alter, or supply goods, if any, necessary to fulfill in whole or in part the purchase order of any Person obligated to such Grantor in respect of any Account of such Grantor;

(f) to use any Intellectual Property or Intellectual Property Licenses of such Grantor, including but not limited to any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, or advertising matter, in preparing for sale, advertising for sale, or selling Inventory or other Collateral and to collect any amounts due under Accounts, contracts or Negotiable Collateral of such Grantor; and

(g) Agent, on behalf of the Lender Group or the Bank Product Providers, shall have the right, but shall not be obligated, to bring suit in its own name to enforce the Intellectual Property and Intellectual Property Licenses and, if Agent shall commence any such suit, the appropriate Grantor shall, at the request of Agent, do any and all lawful acts and execute any and all proper documents reasonably required by Agent in aid of such enforcement.

To the extent permitted by law, each Grantor hereby ratifies all that such attorney-in-fact shall lawfully do or cause to be done by virtue hereof. This power of attorney is coupled with an interest and shall be irrevocable until this Agreement is terminated.

12. Agent May Perform. If any Grantor fails to perform any agreement contained herein, Agent may itself perform, or cause performance of, such agreement, and the reasonable expenses of Agent incurred in connection therewith shall be payable, jointly and severally, by Grantors.

13. Agent's Duties. The powers conferred on Agent hereunder are solely to protect Agent's interest in the Collateral, for the benefit of the Lender Group and the Bank Product Providers, and shall not impose any duty upon Agent to exercise any such powers. Except for the safe custody of any Collateral in its actual possession and the accounting for moneys actually received by it hereunder, Agent shall have no duty as to any Collateral or as to the taking of any necessary steps to preserve rights against prior parties or any other rights pertaining to any Collateral. Agent shall be deemed to have exercised reasonable care in the custody and preservation of any Collateral in its actual possession if such Collateral is accorded treatment substantially equal to that which Agent accords its own property.

14. Collection of Accounts, General Intangibles and Negotiable Collateral. At any time upon the occurrence and during the continuance of an Event of Default, Agent or Agent's designee may (a)

notify Account Debtors of any Grantor that the Accounts, General Intangibles, Chattel Paper or Negotiable Collateral of such Grantor have been assigned to Agent, for the benefit of the Lender Group and the Bank Product Providers, or that Agent has a security interest therein, and (b) collect the Accounts, General Intangibles and Negotiable Collateral of any Grantor directly, and any collection costs and expenses shall constitute part of such Grantor's Secured Obligations under the Loan Documents.

15. Disposition of Pledged Interests by Agent. None of the Pledged Interests existing as of the date of this Agreement are, and none of the Pledged Interests hereafter acquired on the date of acquisition thereof will be, registered or qualified under the various federal or state securities laws of the United States and disposition thereof after an Event of Default may be restricted to one or more private (instead of public) sales in view of the lack of such registration. Each Grantor understands that in connection with such disposition, Agent may approach only a restricted number of potential purchasers and further understands that a sale under such circumstances may yield a lower price for the Pledged Interests than if the Pledged Interests were registered and qualified pursuant to federal and state securities laws and sold on the open market. Each Grantor, therefore, agrees that: (a) if Agent shall, pursuant to the terms of this Agreement, sell or cause the Pledged Interests or any portion thereof to be sold at a private sale, Agent shall have the right to rely upon the advice and opinion of any nationally recognized brokerage or investment firm (but shall not be obligated to seek such advice and the failure to do so shall not be considered in determining the commercial reasonableness of such action) as to the best manner in which to offer the Pledged Interest or any portion thereof for sale and as to the best price reasonably obtainable at the private sale thereof; and (b) such reliance shall be conclusive evidence that Agent has handled the disposition in a commercially reasonable manner.

16. Voting and Other Rights in Respect of Pledged Interests.

(a) Upon the occurrence and during the continuation of an Event of Default, (i) Agent may, at its option, and with two Business Days prior notice to any Grantor, and in addition to all rights and remedies available to Agent under any other agreement, at law, in equity, or otherwise, exercise all voting rights, or any other ownership or consensual rights (including any dividend or distribution rights) in respect of the Pledged Interests owned by such Grantor, but under no circumstances is Agent obligated by the terms of this Agreement to exercise such rights, and (ii) if Agent duly exercises its right to vote any of such Pledged Interests, each Grantor hereby appoints Agent, such Grantor's true and lawful attorney-in-fact and IRREVOCABLE PROXY to vote such Pledged Interests in any manner Agent deems advisable for or against all matters submitted or which may be submitted to a vote of shareholders, partners or members, as the case may be. The power-of-attorney and proxy granted hereby is coupled with an interest and shall be irrevocable.

(b) For so long as any Grantor shall have the right to vote the Pledged Interests owned by it, such Grantor covenants and agrees that it will not, without the prior written consent of Agent, vote or take any consensual action with respect to such Pledged Interests which would materially adversely affect the rights of Agent, the other members of the Lender Group, or the Bank Product Providers, or the value of the Pledged Interests.

17. Remedies. Upon the occurrence and during the continuance of an Event of Default:

(a) Agent may, and, at the instruction of the Required Lenders, shall exercise in respect of the Collateral, in addition to other rights and remedies provided for herein, in the other Loan Documents, or otherwise available to it, all the rights and remedies of a secured party on default under the Code or any other applicable law. Without limiting the generality of the foregoing, each Grantor expressly agrees that, in any such event, Agent without demand of performance or other demand, advertisement or notice of any kind (except a notice specified below of time and place of public or private

sale) to or upon any Grantor or any other Person (all and each of which demands, advertisements and notices are hereby expressly waived to the maximum extent permitted by the Code or any other applicable law), may take immediate possession of all or any portion of the Collateral and (i) require Grantors to, and each Grantor hereby agrees that it will at its own expense and upon request of Agent forthwith, assemble all or part of the Collateral as directed by Agent and make it available to Agent at one or more locations where such Grantor regularly maintains Inventory, and (ii) without notice except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of Agent's offices or elsewhere, for cash, on credit, and upon such other terms as Agent may deem commercially reasonable. Each Grantor agrees that, to the extent notification of sale shall be required by law, at least ten days notification by mail to the applicable Grantor of the time and place of any public sale or the time after which any private sale is to be made shall constitute reasonable notification and specifically such notification shall constitute a reasonable "authenticated notification of disposition" within the meaning of Section 9-611 of the Code. Agent shall not be obligated to make any sale of Collateral regardless of notification of sale having been given. Agent may adjourn any public sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned. Each Grantor agrees that (A) the internet shall constitute a "place" for purposes of Section 9-610(b) of the Code, and (B) to the extent notification of sale shall be required by law, notification by mail of the URL where a sale will occur and the time when a sale will commence at least ten days prior to the sale shall constitute a reasonable notification for purposes of Section 9-611(b) of the Code. Each Grantor agrees that any sale of Collateral to a licensor pursuant to the terms of a license agreement between such licensor and a Grantor is sufficient to constitute a commercially reasonable sale (including as to method, terms, manner, and time) within the meaning of Section 9-610 of the Code.

(b) Agent is hereby granted a license or other right to use, without liability for royalties or any other charge, each Grantor's Intellectual Property, including but not limited to, any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, and advertising matter, whether owned by any Grantor or with respect to which any Grantor has rights under license, sublicense, or other agreements (including any Intellectual Property License), as it pertains to the Collateral, in preparing for sale, advertising for sale and selling any Collateral, and each Grantor's rights under all licenses and all franchise agreements shall inure to the benefit of Agent.

(c) Agent may, in addition to other rights and remedies provided for herein, in the other Loan Documents, or otherwise available to it under applicable law and without the requirement of notice to or upon any Grantor or any other Person (which notice is hereby expressly waived to the maximum extent permitted by the Code or any other applicable law), (i) with respect to any Grantor's Deposit Accounts in which Agent's Liens are perfected by control under Section 9-104 of the Code, instruct the bank maintaining such Deposit Account for the applicable Grantor to pay the balance of such Deposit Account to or for the benefit of Agent, and (ii) with respect to any Grantor's Securities Accounts in which Agent's Liens are perfected by control under Section 9-106 of the Code, instruct the securities intermediary maintaining such Securities Account for the applicable Grantor to (A) transfer any cash in such Securities Account to or for the benefit of Agent, or (B) liquidate any financial assets in such Securities Account that are customarily sold on a recognized market and transfer the cash proceeds thereof to or for the benefit of Agent.

(d) Any cash held by Agent as Collateral and all cash proceeds received by Agent in respect of any sale of, collection from, or other realization upon all or any part of the Collateral shall be applied against the Secured Obligations in the order set forth in the Credit Agreement. In the event the proceeds of Collateral are insufficient to satisfy all of the Secured Obligations in full, each Grantor shall remain jointly and severally liable for any such deficiency.

(e) Each Grantor hereby acknowledges that the Secured Obligations arise out of a commercial transaction, and agrees that if an Event of Default shall occur and be continuing Agent shall have the right to an immediate writ of possession without notice of a hearing. Agent shall have the right to the appointment of a receiver for the properties and assets of each Grantor, and each Grantor hereby consents to such rights and such appointment and hereby waives any objection such Grantor may have thereto or the right to have a bond or other security posted by Agent.

18. Remedies Cumulative. Each right, power, and remedy of Agent, any other member of the Lender Group, or any Bank Product Provider as provided for in this Agreement, the other Loan Documents or any Bank Product Agreement now or hereafter existing at law or in equity or by statute or otherwise shall be cumulative and concurrent and shall be in addition to every other right, power, or remedy provided for in this Agreement, the other Loan Documents and the Bank Product Agreements or now or hereafter existing at law or in equity or by statute or otherwise, and the exercise or beginning of the exercise by Agent, any other member of the Lender Group, or any Bank Product Provider, of any one or more of such rights, powers, or remedies shall not preclude the simultaneous or later exercise by Agent, such other member of the Lender Group or such Bank Product Provider of any or all such other rights, powers, or remedies.

19. Marshaling. Agent shall not be required to marshal any present or future collateral security (including but not limited to the Collateral) for, or other assurances of payment of, the Secured Obligations or any of them or to resort to such collateral security or other assurances of payment in any particular order, and all of its rights and remedies hereunder and in respect of such collateral security and other assurances of payment shall be cumulative and in addition to all other rights and remedies, however existing or arising. To the extent that it lawfully may, each Grantor hereby agrees that it will not invoke any law relating to the marshaling of collateral which might cause delay in or impede the enforcement of Agent's rights and remedies under this Agreement or under any other instrument creating or evidencing any of the Secured Obligations or under which any of the Secured Obligations is outstanding or by which any of the Secured Obligations is secured or payment thereof is otherwise assured, and, to the extent that it lawfully may, each Grantor hereby irrevocably waives the benefits of all such laws.

20. Indemnity and Expenses.

(a) Each Grantor agrees to indemnify Agent, the other members of the Lender Group, and the Bank Product Providers from and against all claims, lawsuits and liabilities (including reasonable attorneys' fees) growing out of or resulting from this Agreement (including enforcement of this Agreement), any other Loan Document, or any Bank Product Agreement to which such Grantor is a party, except claims, losses or liabilities resulting from the gross negligence or willful misconduct of the party seeking indemnification as determined by a final non-appealable order of a court of competent jurisdiction. This provision shall survive the termination of this Agreement and the Credit Agreement and the repayment of the Secured Obligations.

(b) Grantors, jointly and severally, shall, upon demand, pay to Agent (or Agent, may charge to the Loan Account) all the Lender Group Expenses which Agent may incur in connection with (i) the administration of this Agreement, (ii) the custody, preservation, use or operation of, or, upon an Event of Default, the sale of, collection from, or other realization upon, any of the Collateral in accordance with this Agreement and the other Loan Documents, (iii) the exercise or enforcement of any of the rights of Agent hereunder, or (iv) the failure by any Grantor to perform or observe any of the provisions hereof.

21. Merger, Amendments, Etc. THIS AGREEMENT, TOGETHER WITH THE OTHER LOAN DOCUMENTS, REPRESENTS THE FINAL AGREEMENT BETWEEN THE PARTIES AND

MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS OR ORAL AGREEMENTS OF THE PARTIES. THERE ARE NO UNWRITTEN AGREEMENTS BETWEEN THE PARTIES. No waiver of any provision of this Agreement, and no consent to any departure by any Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by Agent, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. No amendment of any provision of this Agreement shall be effective unless the same shall be in writing and signed by Agent and each Grantor to which such amendment applies.

22. Addresses for Notices. All notices and other communications provided for hereunder shall be given in the form and manner and delivered to Agent at its address specified in the Credit Agreement, and to any of the Grantors at their respective addresses specified in the Credit Agreement or Guaranty, as applicable, or, as to any party, at such other address as shall be designated by such party in a written notice to the other party.

23. Continuing Security Interest: Assignments under Credit Agreement.

(a) This Agreement shall create a continuing security interest in the Collateral and shall (i) remain in full force and effect until the Obligations have been paid in full in accordance with the provisions of the Credit Agreement and the Commitments have expired or have been terminated, (ii) be binding upon each Grantor, and their respective successors and assigns, and (iii) inure to the benefit of, and be enforceable by, Agent, and its successors, transferees and assigns. Without limiting the generality of the foregoing clause (iii), any Lender may, in accordance with the provisions of the Credit Agreement, assign or otherwise transfer all or any portion of its rights and obligations under the Credit Agreement to any other Person, and such other Person shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise. Upon payment in full of the Secured Obligations in accordance with the provisions of the Credit Agreement and the expiration or termination of the Commitments, the Guaranty made and the Security Interest granted hereby shall terminate and all rights to the Collateral shall revert to Grantors or any other Person entitled thereto. At such time, upon Borrower's request, Agent will authorize the filing of appropriate termination statements to terminate such Security Interest. No transfer or renewal, extension, assignment, or termination of this Agreement or of the Credit Agreement, any other Loan Document, or any other instrument or document executed and delivered by any Grantor to Agent nor any additional Revolving Loans or other Loans made by any Lender to Borrower, nor the taking of further security, nor the retaking or re-delivery of the Collateral to Grantors, or any of them, by Agent, nor any other act of the Lender Group or the Bank Product Providers, or any of them, shall release any Grantor from any obligation, except a release or discharge executed in writing by Agent in accordance with the provisions of the Credit Agreement. Agent shall not by any act, delay, omission or otherwise, be deemed to have waived any of its rights or remedies hereunder, unless such waiver is in writing and signed by Agent and then only to the extent therein set forth. A waiver by Agent of any right or remedy on any occasion shall not be construed as a bar to the exercise of any such right or remedy which Agent would otherwise have had on any other occasion.

(b) If any member of the Lender Group or any Bank Product Provider repays, refunds, restores, or returns in whole or in part, any payment or property (including any proceeds of Collateral) previously paid or transferred to such member of the Lender Group or such Bank Product Provider in full or partial satisfaction of any Secured Obligation or on account of any other obligation of any Loan Party under any Loan Document or any Bank Product Agreement, because the payment, transfer, or the incurrence of the obligation so satisfied is asserted or declared to be void, voidable, or otherwise recoverable under any law relating to creditors' rights, including provisions of the Bankruptcy Code relating to fraudulent transfers, preferences, or other voidable or recoverable obligations or transfers (each, a "Voidable Transfer"), or because such member of the Lender Group or Bank Product Provider elects to do so on the reasonable advice of its counsel in connection with a claim that the payment,

transfer, or incurrence is or may be a Voidable Transfer, then, as to any such Voidable Transfer, or the amount thereof that such member of the Lender Group or Bank Product Provider elects to repay, restore, or return (including pursuant to a settlement of any claim in respect thereof), and as to all reasonable costs, expenses, and attorneys' fees of such member of the Lender Group or Bank Product Provider related thereto, (i) the liability of the Loan Parties with respect to the amount or property paid, refunded, restored, or returned will automatically and immediately be revived, reinstated, and restored and will exist and (ii) Agent's Liens securing such liability shall be effective, revived, and remain in full force and effect, in each case, as fully as if such Voidable Transfer had never been made. If, prior to any of the foregoing, (A) Agent's Liens shall have been released or terminated or (B) any provision of this Agreement shall have been terminated or cancelled, Agent's Liens, or such provision of this Agreement, shall be reinstated in full force and effect and such prior release, termination, cancellation or surrender shall not diminish, release, discharge, impair or otherwise affect the obligation of any Loan Party in respect of such liability or any Collateral securing such liability.

24. Survival. All representations and warranties made by the Grantors in this Agreement and in the certificates or other instruments delivered in connection with or pursuant to this Agreement shall be considered to have been relied upon by the other parties hereto and shall survive the execution and delivery of this Agreement and the making of any Loans and issuance of any Letters of Credit, regardless of any investigation made by any such other party or on its behalf and notwithstanding that Agent, Issuing Lender, or any Lender may have had notice or knowledge of any Default or Event of Default or incorrect representation or warranty at the time any credit is extended hereunder, and shall continue in full force and effect as long as the principal of or any accrued interest on any loan or any fee or any other amount payable under the Credit Agreement is outstanding and unpaid or any Letter of Credit is outstanding and so long as the Commitments have not expired or terminated.

25. CHOICE OF LAW AND VENUE; JURY TRIAL WAIVER; JUDICIAL REFERENCE PROVISION.

(a) THE VALIDITY OF THIS AGREEMENT, THE CONSTRUCTION, INTERPRETATION, AND ENFORCEMENT HEREOF, THE RIGHTS OF THE PARTIES HERETO WITH RESPECT TO ALL MATTERS ARISING HEREUNDER OR RELATED HERETO, AND ANY CLAIMS, CONTROVERSIES OR DISPUTES ARISING HEREUNDER OR RELATED HERETO SHALL BE DETERMINED UNDER, GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF CALIFORNIA.

(b) THE PARTIES AGREE THAT ALL ACTIONS OR PROCEEDINGS ARISING IN CONNECTION WITH THIS AGREEMENT SHALL BE TRIED AND LITIGATED ONLY IN THE STATE AND, TO THE EXTENT PERMITTED BY APPLICABLE LAW, FEDERAL COURTS LOCATED IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA; PROVIDED, THAT ANY SUIT SEEKING ENFORCEMENT AGAINST ANY COLLATERAL OR OTHER PROPERTY MAY BE BROUGHT, AT AGENT'S OPTION, IN THE COURTS OF ANY JURISDICTION WHERE AGENT ELECTS TO BRING SUCH ACTION OR WHERE SUCH COLLATERAL OR OTHER PROPERTY MAY BE FOUND. EACH GRANTOR AND AGENT WAIVE, TO THE EXTENT PERMITTED UNDER APPLICABLE LAW, ANY RIGHT EACH MAY HAVE TO ASSERT THE DOCTRINE OF FORUM NON CONVENIENS OR TO OBJECT TO VENUE TO THE EXTENT ANY PROCEEDING IS BROUGHT IN ACCORDANCE WITH THIS SECTION 25(b).

(c) TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, EACH GRANTOR AND AGENT HEREBY WAIVE THEIR RESPECTIVE RIGHTS, IF ANY, TO A JURY TRIAL OF ANY CLAIM, CONTROVERSY, DISPUTE OR CAUSE OF ACTION DIRECTLY OR INDIRECTLY BASED UPON OR ARISING OUT OF THIS AGREEMENT OR ANY OF THE

TRANSACTIONS CONTEMPLATED HEREIN, INCLUDING CONTRACT CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW OR STATUTORY CLAIMS (EACH A "CLAIM"). EACH GRANTOR AND AGENT REPRESENT THAT EACH HAS REVIEWED THIS WAIVER AND EACH KNOWINGLY AND VOLUNTARILY WAIVES ITS JURY TRIAL RIGHTS FOLLOWING CONSULTATION WITH LEGAL COUNSEL. IN THE EVENT OF LITIGATION, A COPY OF THIS AGREEMENT MAY BE FILED AS A WRITTEN CONSENT TO A TRIAL BY THE COURT.

(d) EACH GRANTOR HEREBY IRREVOCABLY AND UNCONDITIONALLY SUBMITS TO THE EXCLUSIVE JURISDICTION OF THE STATE AND FEDERAL COURTS LOCATED IN THE COUNTY OF LOS ANGELES AND THE STATE OF CALIFORNIA, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS AGREEMENT SHALL AFFECT ANY RIGHT THAT AGENT MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS AGREEMENT AGAINST ANY GRANTOR OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION.

(e) NO CLAIM MAY BE MADE BY ANY GRANTOR AGAINST THE AGENT, THE SWING LENDER, ANY OTHER LENDER, ISSUING LENDER, OR THE UNDERLYING ISSUER, OR ANY AFFILIATE, DIRECTOR, OFFICER, EMPLOYEE, COUNSEL, REPRESENTATIVE, AGENT, OR ATTORNEY-IN-FACT OF ANY OF THEM FOR ANY SPECIAL, INDIRECT, CONSEQUENTIAL, OR PUNITIVE DAMAGES IN RESPECT OF ANY CLAIM FOR BREACH OF CONTRACT OR ANY OTHER THEORY OF LIABILITY ARISING OUT OF OR RELATED TO THE TRANSACTIONS CONTEMPLATED BY THIS AGREEMENT, OR ANY ACT, OMISSION, OR EVENT OCCURRING IN CONNECTION HERewith, AND EACH GRANTOR HEREBY WAIVES, RELEASES, AND AGREES NOT TO SUE UPON ANY CLAIM FOR SUCH DAMAGES, WHETHER OR NOT ACCRUED AND WHETHER OR NOT KNOWN OR SUSPECTED TO EXIST IN ITS FAVOR.

(f) IN THE EVENT ANY LEGAL PROCEEDING IS FILED IN A COURT OF THE STATE OF CALIFORNIA (THE "COURT") BY OR AGAINST ANY PARTY HERETO IN CONNECTION WITH ANY CLAIM AND THE WAIVER SET FORTH IN SECTION 25(c) ABOVE IS NOT ENFORCEABLE IN SUCH PROCEEDING, THE PARTIES HERETO AGREE AS FOLLOWS:

(i) WITH THE EXCEPTION OF THE MATTERS SPECIFIED IN SUBCLAUSE (ii) BELOW, ANY CLAIM SHALL BE DETERMINED BY A GENERAL REFERENCE PROCEEDING IN ACCORDANCE WITH THE PROVISIONS OF CALIFORNIA CODE OF CIVIL PROCEDURE SECTIONS 638 THROUGH 645.1. THE PARTIES INTEND THIS GENERAL REFERENCE AGREEMENT TO BE SPECIFICALLY ENFORCEABLE. VENUE FOR THE REFERENCE PROCEEDING SHALL BE IN THE COUNTY OF LOS ANGELES, CALIFORNIA.

(ii) THE FOLLOWING MATTERS SHALL NOT BE SUBJECT TO A GENERAL REFERENCE PROCEEDING: (A) NON-JUDICIAL FORECLOSURE OF ANY SECURITY INTERESTS IN REAL OR PERSONAL PROPERTY, (B) EXERCISE OF SELF-HELP REMEDIES (INCLUDING SET-OFF OR RECOUPMENT), (C) APPOINTMENT OF A RECEIVER, AND (D) TEMPORARY, PROVISIONAL, OR ANCILLARY REMEDIES (INCLUDING WRITS OF ATTACHMENT, WRITS OF POSSESSION, TEMPORARY RESTRAINING ORDERS, OR

PRELIMINARY INJUNCTIONS). THIS AGREEMENT DOES NOT LIMIT THE RIGHT OF ANY PARTY TO EXERCISE OR OPPOSE ANY OF THE RIGHTS AND REMEDIES DESCRIBED IN CLAUSES (A) - (D) AND ANY SUCH EXERCISE OR OPPOSITION DOES NOT WAIVE THE RIGHT OF ANY PARTY TO PARTICIPATE IN A REFERENCE PROCEEDING PURSUANT TO THIS AGREEMENT WITH RESPECT TO ANY OTHER MATTER.

(iii) UPON THE WRITTEN REQUEST OF ANY PARTY, THE PARTIES SHALL SELECT A SINGLE REFEREE, WHO SHALL BE A RETIRED JUDGE OR JUSTICE. IF THE PARTIES DO NOT AGREE UPON A REFEREE WITHIN 10 DAYS OF SUCH WRITTEN REQUEST, THEN, ANY PARTY SHALL HAVE THE RIGHT TO REQUEST THE COURT TO APPOINT A REFEREE PURSUANT TO CALIFORNIA CODE OF CIVIL PROCEDURE SECTION 640(B). THE REFEREE SHALL BE APPOINTED TO SIT WITH ALL OF THE POWERS PROVIDED BY LAW. PENDING APPOINTMENT OF THE REFEREE, THE COURT SHALL HAVE THE POWER TO ISSUE TEMPORARY OR PROVISIONAL REMEDIES.

(iv) EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE REFEREE SHALL DETERMINE THE MANNER IN WHICH THE REFERENCE PROCEEDING IS CONDUCTED INCLUDING THE TIME AND PLACE OF HEARINGS, THE ORDER OF PRESENTATION OF EVIDENCE, AND ALL OTHER QUESTIONS THAT ARISE WITH RESPECT TO THE COURSE OF THE REFERENCE PROCEEDING. ALL PROCEEDINGS AND HEARINGS CONDUCTED BEFORE THE REFEREE, EXCEPT FOR TRIAL, SHALL BE CONDUCTED WITHOUT A COURT REPORTER, EXCEPT WHEN ANY PARTY SO REQUESTS A COURT REPORTER AND A TRANSCRIPT IS ORDERED, A COURT REPORTER SHALL BE USED AND THE REFEREE SHALL BE PROVIDED A COURTESY COPY OF THE TRANSCRIPT. THE PARTY MAKING SUCH REQUEST SHALL HAVE THE OBLIGATION TO ARRANGE FOR AND PAY THE COSTS OF THE COURT REPORTER; PROVIDED, THAT SUCH COSTS, ALONG WITH THE REFEREE'S FEES, SHALL ULTIMATELY BE BORNE BY THE PARTY WHO DOES NOT PREVAIL, AS DETERMINED BY THE REFEREE.

(v) THE REFEREE MAY REQUIRE ONE OR MORE PREHEARING CONFERENCES. THE PARTIES HERETO SHALL BE ENTITLED TO DISCOVERY, AND THE REFEREE SHALL OVERSEE DISCOVERY IN ACCORDANCE WITH THE RULES OF DISCOVERY, AND SHALL ENFORCE ALL DISCOVERY ORDERS IN THE SAME MANNER AS ANY TRIAL COURT JUDGE IN PROCEEDINGS AT LAW IN THE STATE OF CALIFORNIA.

(vi) THE REFEREE SHALL APPLY THE RULES OF EVIDENCE APPLICABLE TO PROCEEDINGS AT LAW IN THE STATE OF CALIFORNIA AND SHALL DETERMINE ALL ISSUES IN ACCORDANCE WITH CALIFORNIA SUBSTANTIVE AND PROCEDURAL LAW. THE REFEREE SHALL BE EMPOWERED TO ENTER EQUITABLE AS WELL AS LEGAL RELIEF AND RULE ON ANY MOTION WHICH WOULD BE AUTHORIZED IN A TRIAL, INCLUDING MOTIONS FOR DEFAULT JUDGMENT OR SUMMARY JUDGMENT. THE REFEREE SHALL REPORT HIS OR HER DECISION, WHICH REPORT SHALL ALSO INCLUDE FINDINGS OF FACT AND CONCLUSIONS OF LAW. THE REFEREE SHALL ISSUE A DECISION AND PURSUANT TO CALIFORNIA CODE OF CIVIL PROCEDURE, SECTION 644, THE REFEREE'S DECISION SHALL BE ENTERED BY THE COURT AS A JUDGMENT IN THE SAME MANNER AS IF THE ACTION HAD BEEN TRIED BY THE COURT. THE FINAL JUDGMENT OR ORDER FROM ANY APPEALABLE DECISION OR ORDER ENTERED BY THE REFEREE SHALL BE FULLY APPEALABLE AS IF IT HAS BEEN ENTERED BY THE COURT.

(vii) THE PARTIES RECOGNIZE AND AGREE THAT ALL CLAIMS RESOLVED IN A GENERAL REFERENCE PROCEEDING PURSUANT HERETO WILL BE

DECIDED BY A REFEREE AND NOT BY A JURY. AFTER CONSULTING (OR HAVING HAD THE OPPORTUNITY TO CONSULT) WITH COUNSEL OF THEIR OWN CHOICE, EACH PARTY HERETO KNOWINGLY AND VOLUNTARILY AND FOR THEIR MUTUAL BENEFIT AGREES THAT THIS REFERENCE PROVISION SHALL APPLY TO ANY DISPUTE BETWEEN THEM THAT ARISES OUT OF OR IS RELATED TO THIS AGREEMENT.

26. New Subsidiaries. Pursuant to Section 5.11 of the Credit Agreement, certain Subsidiaries (whether by acquisition or creation) of any Grantor are required to enter into this Agreement by executing and delivering in favor of Agent a Joinder to this Agreement in substantially the form of Annex 1. Upon the execution and delivery of Annex 1 by any such new Subsidiary, such Subsidiary shall become a Guarantor and Grantor hereunder with the same force and effect as if originally named as a Guarantor and Grantor herein. The execution and delivery of any instrument adding an additional Guarantor or Grantor as a party to this Agreement shall not require the consent of any Guarantor or Grantor hereunder. The rights and obligations of each Guarantor and Grantor hereunder shall remain in full force and effect notwithstanding the addition of any new Guarantor or Grantor hereunder.

27. Agent. Each reference herein to any right granted to, benefit conferred upon or power exercisable by the "Agent" shall be a reference to Agent, for the benefit of each member of the Lender Group and each of the Bank Product Providers.

28. Miscellaneous.

(a) This Agreement is a Loan Document. This Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Agreement. Delivery of an executed counterpart of this Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Agreement. Any party delivering an executed counterpart of this Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Agreement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Agreement. The foregoing shall apply to each other Loan Document *mutatis mutandis*.

(b) Any provision of this Agreement which is prohibited or unenforceable shall be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof in that jurisdiction or affecting the validity or enforceability of such provision in any other jurisdiction. Each provision of this Agreement shall be severable from every other provision of this Agreement for the purpose of determining the legal enforceability of any specific provision.

(c) Headings and numbers have been set forth herein for convenience only. Unless the contrary is compelled by the context, everything contained in each Section applies equally to this entire Agreement.

(d) Neither this Agreement nor any uncertainty or ambiguity herein shall be construed against any member of the Lender Group, any Bank Product Provider, or any Grantor, whether under any rule of construction or otherwise. This Agreement has been reviewed by all parties and shall be construed and interpreted according to the ordinary meaning of the words used so as to accomplish fairly the purposes and intentions of all parties hereto.

[Signature pages follow]

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

"Grantors"

ENTREC CORPORATION

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

ENTREC CRANES & HEAVY HAUL INC.

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

ENTREC ALBERTA LTD.

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

ENTREC ENGINEERING LTD.

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

ENTREC LIFT SERVICES INC.

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

**ENTREC CRANES & HEAVY HAUL
(WESTERN) LTD.**

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer


ENTREC HEAVY HAUL SERVICES INC.

By: 

Name: Jason Vandenberg
Title: Chief Financial Officer

"Agent"

**WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA**, an Ontario corporation

By: 
Name: Domenic Cosentino
Title: Vice President
Wells Fargo Capital Finance
Corporation Canada

SCHEDULE 1

COMMERCIAL TORT CLAIMS

None.

SCHEDULE 2

COPYRIGHTS

None.

SCHEDULE 3

INTELLECTUAL PROPERTY LICENSES

None.

SCHEDULE 4

PATENTS

None.

SCHEDULE 5**PLEDGED COMPANIES**

Name of Grantor	Name of Pledged Company	Number of Shares/Units	Class of Interests	Percentage of Class Owned	Percentage of Class Pledged	Certificate Nos.
ENTREC Corporation	ENTREC Heavy Haul Services Inc.	100	Common	100	100	001
ENTREC Corporation	ENTREC Lift Services Inc.	100	Class A	100	100	6A
ENTREC Corporation	ENTREC Alberta Ltd.	100	Common	100	100	001
ENTREC Corporation	ENTREC Engineering Ltd.	100	Class A Common	100	100	3A
ENTREC Corporation	ENTREC Cranes & Heavy Haul (Western) Ltd.	24	Class A Common	100	100	A-7
ENTREC Corporation	ENTREC Cranes & Heavy Haul (Western) Ltd.	176	Class B Common	100	100	B-3
ENTREC Corporation	ENTREC Cranes & Heavy Haul (Western) Ltd.	8	Class C Common	100	100	C-4
ENTREC Corporation	ENTREC Cranes & Heavy Haul (Western) Ltd.	100	Preference	100	100	P-2
ENTREC Corporation	ENTREC Cranes & Heavy Haul Inc.	100	Common	100	100	5

SCHEDULE 6

TRADEMARKS

<i>Country</i>	<i>Trade-mark</i>	<i>Application No.</i>	<i>Application Date</i>	<i>Registration No.</i>	<i>Registration Date</i>	<i>Licensed to or by Debtor</i>
Canada	"Driven by People"	1595174	June 27, 2013			Y
Canada	"ENTREC"	1587533	July 25, 2012	TMA866417	December 2, 2013	N
Canada	"ENTREC w/ logo"	1587721	July 7, 2012	TMA866418	December 2, 2013	N

SCHEDULE 7

**NAME; CHIEF EXECUTIVE OFFICE; TAX IDENTIFICATION NUMBERS AND
ORGANIZATIONAL NUMBERS**

Legal Name	Organizational Number	Federal Taxpayer Identification Number
ENTREC Corporation	2016211787	82523 2754
ENTREC Alberta Ltd.	2016892511	81810 4135
ENTREC Engineering Ltd.	2013025909	85574 6392
ENTREC Lift Services Inc.	2013076092	85053 7986
ENTREC Cranes & Heavy Haul (Western) Ltd.	00354013	11553 3390
ENTREC Cranes & Heavy Haul Inc.	1487095-1	30-0532917
ENTREC Heavy Haul Services Inc.	2017496718	N/A

SCHEDULE 8

OWNED REAL PROPERTY

540, 542, 544 and 546 Taylor Street, Prince Rupert, BC

SCHEDULE 9

DEPOSIT ACCOUNTS AND SECURITIES ACCOUNTS

Owner	Type of Account	Bank	Account Numbers
ENTREC Corporation	Deposit Account	Canadian Western Bank	10808095
ENTREC Corporation	Deposit Account (US\$)	Canadian Western Bank	10808095
ENTREC Cranes & Heavy Haul (Western) Ltd.	Deposit Account	Canadian Western Bank	12151049
ENTREC Lift Services Inc.	Deposit Account	Canadian Western Bank	12150967
ENTREC Engineering Ltd.	Deposit Account	Canadian Western Bank	12150744
ENTREC Cranes & Heavy Haul Inc.	Deposit Account (US\$)	Wells Fargo	091300010-6783540104

SCHEDULE 10

CONTROLLED ACCOUNT BANKS

- Canadian Western Bank, St. Albert, Alberta branch (ENTREC Corporation, ENTREC Cranes & Heavy Haul (Western) Ltd. ENTREC Engineering Ltd.)
- Wells Fargo, Dickinson, North Dakota branch (ENTREC Cranes & Heavy Haul Inc.)

SCHEDULE 11

LIST OF UNIFORM COMMERCIAL CODE FILING JURISDICTIONS

Grantor

Jurisdictions

Grantor	Jurisdictions
ENTREC Corporation	Washington D.C. Recorder of Deeds
ENTREC Alberta Ltd.	Washington D.C. Recorder of Deeds
ENTREC Engineering Ltd.	Washington D.C. Recorder of Deeds
ENTREC Lift Services Inc.	Washington D.C. Recorder of Deeds
ENTREC Cranes & Heavy Haul (Western) Ltd.	Washington D.C. Recorder of Deeds
ENTREC Heavy Haul Services Inc.	Washington D.C. Recorder of Deeds
ENTREC Cranes & Heavy Haul Inc.	Arizona Secretary of State

SCHEDULE 12

MOTOR VEHICLES AND OTHER GOODS COVERED BY A CERTIFICATE OF TITLE

Asset ID	Asset Class ID	Asset Description	Serial Number	Cost Basis	LTD Depreciation Amount	Net Book Value	Location ID
BT-1706	AUTO BED TRUCK	KENWORTH C500 BED TRUCK 385"	1XKCP4TX5ER967414	-	-	-	BONNYVILLE
BT-188	AUTO BED TRUCK	1998 Kenworth C500B Bed Truck	1NKCLR0X3WR952158	110,000.00	50,293.34	59,706.66	BONNYVILLE
BT-340	AUTO BED TRUCK	2000 Kenworth T800B TriDrive Bed Truck	1NKDLBEXXYR960314	105,000.00	44,069.74	60,930.26	BONNYVILLE
P-010	AUTO LT TRUCKS	2012 Chevrolet Silverado 1500 4x4 Crew	3GCPKSE7XCG200099	36,217.00	13,228.82	22,988.18	BONNYVILLE
P-012	AUTO LT TRUCKS	FORD F150 SUPERCREW	1FTFW1ET5DFA00242	37,032.70	11,554.93	25,477.77	BONNYVILLE
P-018	AUTO LT TRUCKS	FORD F150 SUPERCREW	1FTFW1ET0DFA07244	33,859.08	10,987.95	22,871.13	BONNYVILLE
P-019	AUTO LT TRUCKS	FORD F150 SUPERCREW	1FTFW1ET2DFA07245	35,043.09	10,934.19	24,108.90	BONNYVILLE
P-066	AUTO LT TRUCKS	2007 Dodge Ram 3500 Laramie Crew Cab 4x4	3D7MX38C27G734261	30,000.00	20,172.32	9,827.68	BONNYVILLE
P-082	AUTO LT TRUCKS	2012 Chevrolet Silverado	1GC5K0C8XCZ114699	52,775.86	23,730.19	29,045.67	BONNYVILLE
P-096	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTFW1EF1CFC13455	32,095.75	12,688.30	19,407.45	BONNYVILLE
P-097	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTFW1EFXFC13454	32,095.75	12,688.30	19,407.45	BONNYVILLE
P-098	AUTO LT TRUCKS	2012 Chevrolet Silverado 3500HD	1GC5K0C88DZ115075	50,387.49	18,589.90	31,797.59	BONNYVILLE
P-099	AUTO LT TRUCKS	2012 GMC Sierra 1500 Crew Cab	3GTP2UEA8CG164467	28,321.08	11,196.05	17,125.03	BONNYVILLE
P-108	AUTO LT TRUCKS	2013 Chevrolet Silverado	1GB4K0C84DF161391	53,520.39	12,024.58	41,495.81	BONNYVILLE
P-140	AUTO LT TRUCKS	Ford F-150 Super Crew	1FTFW1ET8DFB11321	35,705.24	8,022.02	27,683.22	BONNYVILLE
P-142	AUTO LT TRUCKS	Ford F-150 Supercrew	1FTFW1ETXDFB11322	35,683.23	8,017.06	27,666.17	BONNYVILLE
P-161	AUTO LT TRUCKS	2010 Ford F-150 Super Crew	1FTEW1E89AFD20389	21,500.00	11,336.33	10,163.67	BONNYVILLE
P-212	AUTO LT TRUCKS	GMC SIERRA 1/2T 4X4	3GTEK13359G254470	18,500.00	9,505.71	8,994.29	BONNYVILLE
P-213	AUTO LT TRUCKS	GMC SIERRA 4X4	1GT4K1B69AF109459	32,500.00	16,699.31	15,800.69	BONNYVILLE
P-224	AUTO LT TRUCKS	CHEVY SILVERADO 200HD CREW 4X4	1GC1KXC81BF260514	38,000.00	19,525.35	18,474.65	BONNYVILLE
P-225	AUTO LT TRUCKS	CHEVROLET SILVERADO 4X4	1GC1KXCG4BF262507	31,000.00	15,928.60	15,071.40	BONNYVILLE
P-312	AUTO LT TRUCKS	2009 GMC Sierra 1500 Crew Cab 4x4 Z71	3GTEK13209G195335	26,000.00	19,197.95	6,802.05	BONNYVILLE
P-322	AUTO LT TRUCKS	2005 Dodge 3500 Laramie Crew Cab 4x4	3D7MS48C45G772933	17,000.00	12,552.56	4,447.44	BONNYVILLE
P-341	AUTO LT TRUCKS	2010 GMC 1500 Denali Crew Cab 4x4	3GTRKXE2XAG216908	50,000.00	27,689.36	22,310.64	BONNYVILLE
P-343	AUTO LT TRUCKS	2010 Chevrolet Silverado 1500 Crew 4x4	3GCRKSE39AG234554	28,000.00	15,506.09	12,493.91	BONNYVILLE
P-46	AUTO LT TRUCKS	2010 Chev Silverado 1500LT Crew 4x4	3GCRKSE35AG169699	27,000.00	14,952.26	12,047.74	BONNYVILLE

347	AUTO LT TRUCKS	2010 Chev Tahoe LTZ Fully Loaded	1GNUKCE00AR130483	45,000.00	24,920.37	20,079.63	BONNYVIL
P-352	AUTO LT TRUCKS	2011 Chev Silverado 1500LT Crew 4x4	3GTP2VE39BG202861	32,000.00	14,176.94	17,823.06	BONNYVIL
P-354	AUTO LT TRUCKS	2011 Chevrolet Sierra 1500SLE Ext cab 4x	1GTR2VE33BZ231734	32,000.00	14,176.94	17,823.06	BONNYVIL
P-355	AUTO LT TRUCKS	2013 CHEVROLET LT3500 CREW CAB	1GC4K0CG5DF217390	43,690.76	6,538.29	37,152.47	BONNYVIL
P-364	AUTO LT TRUCKS	2014 GMC CREW CAB PICKUP WITH 6.5 BOX	3GTU2TEC4EG149496	-	-	-	BONNYVIL
P-365	AUTO LT TRUCKS	2014 GMC CREW CAB PICKUP WITH 6.5 BOX	3GCUKPEC6EG239126	-	-	-	BONNYVIL
P-366	AUTO LT TRUCKS	2014 GMC CREW CAB PICKUP WITH 6.5 BOX	3GTU2TECXEG17643	-	-	-	BONNYVIL
P-367	AUTO LT TRUCKS	2014 GMC CREW CAB PICKUP WITH 6.5 BOX	3GCUKREC7EG126197	-	-	-	BONNYVIL
P-368	AUTO LT TRUCKS	2014 Chevrolet Silverado 1500	3GCUKPECXEG149669	-	-	-	BONNYVIL
ST-01	AUTO LT TRUCKS	2007 Chevrolet 3500 LS	1GBJK39697E578168	66,311.91	42,198.13	24,113.78	BONNYVIL
PT-107	AUTO PICKER TR	KENWORTH 45T PICKER	1NKCX4EX5CR951184	600,000.00	51,923.29	548,076.71	BONNYVIL
PT-108	AUTO PICKER TR	KENWORTH 45T PICKER DUAL WINCH	1NKCX4EX3CR951183	622,000.00	53,827.12	568,172.88	BONNYVIL
PT-133	AUTO PICKER TR	2004 Western Star 4900SA 30 Ton Picker	5KKMALAV34PN35958	151,651.00	61,477.03	90,173.97	BONNYVIL
PT-205	AUTO PICKER TR	2005 Kenworth T300 S.A Picker Truck	2NKMHD7XX5MM981841	92,000.00	35,549.79	56,450.21	BONNYVIL
PT-209	AUTO PICKER TR	2007 Kenworth T800 T/A Picker Truck	1XKDPBTX07R931271	248,297.50	79,916.44	168,381.06	BONNYVIL
PT-307	AUTO PICKER TR	2006 Kenworth T300 S/A Knuckle Picker	2NKMHD7H36M983103	72,553.84	27,193.00	45,360.84	BONNYVIL
314	AUTO PICKER TR	2007 Kenworth T300 S/A Knuckle Picker	2NKMHD8X27M931680	97,726.74	30,571.23	67,155.51	BONNYVIL
PT-315	AUTO PICKER TR	2007 Peterbilt 378 Tandem Boom Truck	1NPFDB0XX7D668116	300,000.00	93,269.40	206,730.60	BONNYVIL
PT-320	AUTO PICKER TR	2007 Kenworth T800B Tandem	1XKDDBEX17R996426	320,000.00	99,487.41	220,512.59	BONNYVIL
PT-324	AUTO PICKER TR	2007 Kenworth C500 Tandem TriDrive Boom	1XKCPBTX67R932663	460,000.00	143,013.09	316,986.91	BONNYVIL
PT-333	AUTO PICKER TR	2009 Western Star 4900SA Tandem Boom Tr	5KKMALCK39PAH2860	380,000.00	88,605.96	291,394.04	BONNYVIL
PT-336	AUTO PICKER TR	2007 Peterbilt 357 Tandem Tri-driv Boom	1NPAXBEX27N743492	450,000.00	139,904.12	310,095.88	BONNYVIL
PT-337	AUTO PICKER TR	2009 Peterbilt 367 Tandem Boom Truck	1NP4L40X39D790451	372,414.92	139,162.36	233,252.56	BONNYVIL
PT-338	AUTO PICKER TR	2006 Kenworth T800B Tandem Tri-drive	1XKDPBTX06R982512	320,000.00	119,384.82	200,615.18	BONNYVIL
PT-342	AUTO PICKER TR	2009 Kenworth C500 Tandem/TriDr Boom	1XKCP4TX59R939392	510,000.00	118,918.51	391,081.49	BONNYVIL
PT-344	AUTO PICKER TR	2007 Perterbilt 378 Tandem-Tridr	1NPFPPBEX57N668101	430,000.00	133,686.17	296,313.83	BONNYVIL
PT-345	AUTO PICKER TR	2007 Kenworth T800B Tandem-TriDr Boom	1NKDXBTX67R932452	546,932.50	172,133.54	374,798.96	BONNYVIL
PT-348	AUTO PICKER TR	2006 Kenworth T800B Tandem-Tandem	1XKDDBEX06R986582	225,000.00	83,942.42	141,057.58	BONNYVIL
PT-350	AUTO PICKER TR	2011 Peterbilt 367 Tandem-TriDr Boom Tr	1NP4TBEX18D120811	565,000.00	105,394.41	459,605.59	BONNYVIL
PT-355	AUTO PICKER TR	2002 Kenworth T800B Tandem-Tandem	1XKDPBEX82S965280	190,000.00	70,884.77	119,115.23	BONNYVIL
PT-357	AUTO PICKER TR	Kenworth C500 Tandem Steer	1NKCX4TX4CR954564	637,995.84	91,364.52	546,631.32	BONNYVIL
PT-358	AUTO PICKER TR	2012 Kenworth C500 w/ Weldco 45TC100	1NKCX4TX7CR956809	697,255.14	85,905.62	611,349.52	BONNYVIL
360	AUTO PICKER TR	2013 Kenworth C-500 w/ 45 Ton Boom	1XKCP4TX1DR961222	686,970.81	59,449.66	627,521.15	BONNYVIL

PT-362	AUTO PICKER TR	2013 Kenworth C-500 w/ 45 Ton Boom	1XKCP4TX5DR961224	680,076.20	52,052.20	628,024.00	BONNYVILLE
PT-363	AUTO PICKER TR	2013 Kenworth C-500 w/ 45 Ton Boom	1XKCP4TX7DR961225	681,298.47	45,324.72	635,973.75	BONNYVILLE
PT-364	AUTO PICKER TR	KENWORTH 45T PICKER	1XKCP4TX9DR961226	685,193.51	45,583.82	639,609.69	BONNYVILLE
PT-366	AUTO PICKER TR	PICKER	1XKCP4TX2DR961228	684,371.22	31,881.44	652,489.78	BONNYVILLE
PT-488	AUTO PICKER TR	2007 Kenworth C500B Tandem	1XKCD8TX27R931776	340,000.00	101,927.57	238,072.43	BONNYVILLE
PT-494	AUTO PICKER TR	2013 KENWORTH 30 TON PICKER	1XKDD4TX4ER966493	-	-	-	BONNYVILLE
PT-495	AUTO PICKER TR	2013 KENWORTH 30 TON PICKER	1XKDD4TX6ER966494	-	-	-	BONNYVILLE
PT-497	AUTO PICKER TR	2014 KENWORTH 45T PICKER	1NP4TP4TXDD182516	-	-	-	BONNYVILLE
PT-498	AUTO PICKER TR	2014 KENWORTH 45T PICKER	1XKCP4TX6ER968054	-	-	-	BONNYVILLE
T-028	TRACTORS AUTO	2001 Peterbilt 378 T/A Winch Tractor	1NPFLB0X41D562173	85,000.00	32,488.02	52,511.98	BONNYVILLE
T-029	TRACTORS AUTO	2007 Peterbilt 378 T/A Winch Tractor	1NPFLB0X87D663970	170,000.00	54,146.72	115,853.28	BONNYVILLE
T-080	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDD80X55R982873	90,000.00	17,524.12	72,475.88	BONNYVILLE
T-104	TRACTORS AUTO	1998 Peterbilt 378 Winch Tractor	1XP5D69X7WD453111	52,000.00	19,485.03	32,514.97	BONNYVILLE
T-323	TRACTORS AUTO	2002 Kenworth T800 Winch Tractor	1NKDLB0X02R966606	109,989.12	44,622.84	65,366.28	BONNYVILLE
T-334	TRACTORS AUTO	2007 Kenworth T800 T/A Winch Tractor	1XKDD80X07J933372	160,000.00	55,961.66	104,038.34	BONNYVILLE
T-432	TRACTORS	KENWORTH T800 WINCH	1XKDD40XXDR962306	235,747.81	17,643.99	218,103.82	BONNYVILLE
04	OTHER EQUIP	2007 JCB 416 Wheel Loader	JCB41600E71243104	80,000.00	37,307.75	42,692.25	BONNYVILLE
YL-08	OTHER EQUIP TRAILERS	724K Wheel Loader w/ BES Fork Rack	1DW724KZCED642972	306,260.00	52,270.47	253,989.53	BONNYVILLE
BBQ-001	OTHER TRAILERS	Nortruck Pull Behind BBQ	2N9FD7228A2071051	20,000.00	2,997.97	17,002.03	BONNYVILLE
H8-4106	OTHER TRAILERS	Oasis Dual Tandem Hi Boy 36'	2T9FC32B07R175436	10,000.00	1,907.79	8,092.21	BONNYVILLE
H8-4112	OTHER TRAILERS	Oasis Dual Tandem Hi Boy 32'	2T9FCC2907R175437	9,000.00	1,716.99	7,283.01	BONNYVILLE
HB53-65	OTHER TRAILERS	2007 Doepker 53' Tridem HB	2DEHBFZ3571020559	25,000.00	4,598.98	20,401.02	BONNYVILLE
HS-02	OTHER TRAILERS	2012 Trail Pro 36' Float Trailer	2DAFC4208CT013520	15,536.00	1,590.97	13,945.03	BONNYVILLE
HS-4104	OTHER TRAILERS	Rainbow Dual Tandem 30'	2R9DA302X51625062	7,500.00	1,573.93	5,926.07	BONNYVILLE
HT-21	OTHER TRAILERS	2012 Lode King 53' Tri-axle Flat Deck	2LDPF5335CD053901	40,008.00	4,497.09	35,510.91	BONNYVILLE
HT-22	OTHER TRAILERS	2012 Lode King 45' Tri-axle Picker Trail	2LDPF4530C9053511	47,608.00	5,351.37	42,256.63	BONNYVILLE
HT-4108	OTHER TRAILERS	Load King Tri-Axle High Boy 40'	2LDPF403569044752	22,000.00	4,616.87	17,383.13	BONNYVILLE
HT-4111	OTHER TRAILERS	Load King Tri-Axle High Boy 43'	2LDPF433069045111	22,000.00	4,616.87	17,383.13	BONNYVILLE
HT-4113	OTHER TRAILERS	Load King Tri-Axle Hi Boy 43'	2LDPF433989047121	28,000.00	4,896.66	23,103.34	BONNYVILLE
HT-4114	OTHER TRAILERS	Great Dane Tri-Axle Hi Boy 53'	1GRDM06397H705629	25,000.00	4,769.43	20,230.57	BONNYVILLE
HT-4116	OTHER TRAILERS	Load King Tri-Axle Hi Boy 43'	2LDPF433499048677	32,000.00	5,165.73	26,834.27	BONNYVILLE
HT-4117	OTHER TRAILERS	Load King Tri-Axle Hi Boy 43'	2LDPF433699048678	32,000.00	5,165.73	26,834.27	BONNYVILLE
4121	OTHER	Hayworth Picker Float 45'	2C9FS45387C181195	27,000.00	5,151.00	21,849.00	BONNYVILLE

HT-4122	TRAILERS OTHER	Load King Tri-Axle High Boy 48'	2LDPF453659042189	21,000.00	4,406.97	16,593.03	BONNYVILLE
HT-4125	TRAILERS OTHER	Load King Tri-Axle High Boy 45'	2LDPF453269044989	23,000.00	4,826.71	18,173.29	BONNYVILLE
HT-4126	TRAILERS OTHER	Manac Tri-Axle High Boy 48'	2M513146971111272	24,000.00	4,578.63	19,421.37	BONNYVILLE
HT-4127	TRAILERS OTHER	Great Dane Tri-Axle High Boy 53'	1GRDM06396M701585	20,000.00	4,197.16	15,802.84	BONNYVILLE
HT-4128	TRAILERS OTHER	Load King Tri-Axle High Boy 48'	2LDPF4833BD051159	29,000.00	4,057.20	24,942.80	BONNYVILLE
HT-4130	TRAILERS OTHER	Load King Tri-Axle High Boy 48'	2LDPF4834BD051980	29,000.00	4,057.20	24,942.80	BONNYVILLE
HT-4131	TRAILERS OTHER	Load King Tri-Axle High Boy 48'	2LDPF4836BD051981	29,000.00	4,057.20	24,942.80	BONNYVILLE
HT-4132	TRAILERS OTHER	Load King Tri-Axle Hi Boy 43'	2LDPF4339B9051161	32,000.00	4,476.95	27,523.05	BONNYVILLE
HT-4133	TRAILERS OTHER	2012 Lode King 42' Tri-Axle Flat Deck	2LDPF423XD9054428	46,608.00	4,539.82	42,068.18	BONNYVILLE
HT-4134	TRAILERS OTHER	2013 Lode King 45' Tri-Axle Flatdeck	2LDPF4536D9055233	51,008.00	3,565.68	47,442.32	BONNYVILLE
HT-4135	TRAILERS OTHER	2013 Lode King 45' Tri-Axle Flatdeck	2LDPF4538D9055234	51,008.00	3,565.68	47,442.32	BONNYVILLE
HT-4136	TRAILERS OTHER	2013 Lode King 45' Tri-Axle Flatdeck	2LDPF453XD9055235	51,008.00	3,565.68	47,442.32	BONNYVILLE
HT-64	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131610D1139099	38,358.00	2,010.23	36,347.77	BONNYVILLE
HTO-02	TRAILERS OTHER	2009 Doepker 50 Ton Oilfield Float	2DEPFZ3791022512	77,500.00	11,392.86	66,107.14	BONNYVILLE
HTP-04	TRAILERS OTHER	PICKER FLATDECK	2LDPF4039B9052363	40,000.00	2,781.63	37,218.37	BONNYVILLE
HTP-05	TRAILERS OTHER	PICKER FLATDECK	2M5131226D1131054	46,000.00	3,198.87	42,801.13	BONNYVILLE
HTP-09	TRAILERS OTHER	2013 TRIDEM HIGHBOY PICKER 45'	2LDPF4534D9056462	51,008.00	2,164.78	48,843.22	BONNYVILLE
HTP-12	TRAILERS OTHER	2013 TRIDEM HIGHBOY PICKER 45'	2LDPF4531D9056466	49,008.00	1,956.76	47,051.24	BONNYVILLE
HTP-13	TRAILERS OTHER	2013 TRIDEM HIGHBOY PICKER 45'	2LDPF453XD9056465	49,008.00	1,956.76	47,051.24	BONNYVILLE
HTPF-01	TRAILERS OTHER	PICKER FLOAT TRIHIGH	2LDPF4234E9057553	-	-	-	BONNYVILLE
HTPF-02	TRAILERS OTHER	PICKER FLOAT TRIHIGH	2LDPF4032E9057554	-	-	-	BONNYVILLE
HTPF-03	TRAILERS OTHER	PICKER FLOAT TRIHIGH	2LDPF4034E9057555	-	-	-	BONNYVILLE
HTPF-04	TRAILERS OTHER	PICKER FLOAT TRIHIGH	2LDPF4036E9057556	-	-	-	BONNYVILLE
L16-07	TRAILERS OTHER	2005 Scona 60 Ton 16 Wheel Lowboy	2E9L60F4653003779	82,000.00	15,670.76	66,329.24	BONNYVILLE
LS-4115	TRAILERS OTHER	Doepker 40-Ton Scissorneck	2DESNSZ3381022690	65,000.00	11,367.22	53,632.78	BONNYVILLE
LS-4119	TRAILERS OTHER	Doepker 50-Ton Scissorneck	2DESNSZ3671020141	60,000.00	11,446.73	48,553.27	BONNYVILLE
LT-13	TRAILERS OTHER	2004 Aspen HHT/RL 50 Ton DD Lowboy	2E9L59F3X73003149	60,000.00	11,466.39	48,533.61	BONNYVILLE
LT-4102	TRAILERS OTHER	Trailpro Single Tri-Axle 30'	2T9HC13727T166459	7,000.00	1,335.42	5,664.58	BONNYVILLE
LT-4105	TRAILERS OTHER	Load Max Single-Tri 36'	58GH363491017179	7,500.00	1,210.73	6,289.27	BONNYVILLE
LTD-01	TRAILERS OTHER	2007 Scona 50 Ton Tridem DD Lowboy	2A9LB50314N125370	70,000.00	12,161.34	57,838.66	BONNYVILLE
LTS-04	TRAILERS OTHER	2007 Gerrys TRA/REM 40 Ton Scissorneck	2A9LB90337N125062	77,152.89	13,409.52	63,743.37	BONNYVILLE
LTS-05	TRAILERS OTHER	2009 Doepker 55 Ton Scissorneck	2DESNSZ3291023458	78,000.00	11,466.39	66,533.61	BONNYVILLE
LTS-06	TRAILERS OTHER	2006 Scona T/A Jeep	2E9C40C2863003003	24,000.00	4,586.52	19,413.48	BONNYVILLE

8-4129	TRAILERS OTHER	T-A 8 Wheel Jeep	2E9C40C2253003755	24,000.00	5,036.52	18,963.48	BONNYVIL
SBL-01	TRAILERS OTHER	2005 Doepker Super B	2DEHBFZ3151017638	28,000.00	5,350.97	22,649.03	BONNYVIL
P-003	AUTO LT TRUCKS	2011 Ford F150	1FTFW1ET2BFC61521	36,905.29	17,632.02	19,273.27	CALGARY
P-030	AUTO LT TRUCKS	FORD F150 SUPERCREW	1FTFW1ET3DFA07240	42,830.68	12,828.66	30,002.02	CALGARY
P-035	AUTO LT TRUCKS	2010 Ford F350 Crew Cab 4x4	1FTWW3BY3AEA20633	23,746.31	20,105.74	3,640.57	CALGARY
P-040	AUTO LT TRUCKS	2013 Ford F150	1FTFW1ET5DFA07241	42,698.68	12,789.12	29,909.56	CALGARY
P-041	AUTO LT TRUCKS	2011 Ford F350 Crew Cab L/B 4x4	1FT8W3B66BEA39251	31,320.36	26,518.65	4,801.71	CALGARY
P-042	AUTO LT TRUCKS	2011 Ford F350 Crew Cab L/B 4x4	1FT8W3B68EA39252	31,320.36	26,518.65	4,801.71	CALGARY
P-048	AUTO LT TRUCKS	2011 Ford F350 Crew Cab 4x4 Diesel	1FT8W3BT7BEB34696	46,923.13	39,729.35	7,193.78	CALGARY
P-049	AUTO LT TRUCKS	2011 Ford F350 Crew Cab 4x4 Diesel	1FT8W3BT2BEB50305	46,923.13	39,729.35	7,193.78	CALGARY
P-064	AUTO LT TRUCKS	2011 Ford F150	1FTFW1ET8BFC61362	40,772.25	19,479.58	21,292.67	CALGARY
P-065	AUTO LT TRUCKS	2011 Ford F150	1FTFW1ET0BFC60321	40,268.25	19,238.79	21,029.46	CALGARY
P-068	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ET6CKD27461	45,805.61	16,731.23	29,074.38	CALGARY
P-072	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ET9CKD27454	40,908.31	14,942.41	25,965.90	CALGARY
P-073	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ET0CKD7455	41,386.03	15,116.89	26,269.14	CALGARY
P-074	AUTO LT TRUCKS	2012 Ford F-150	1FTVW1ET2CKD27456	41,998.56	17,711.46	24,287.10	CALGARY
75	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET4CKD27457	40,650.79	20,897.62	19,753.17	CALGARY
P-076	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ET6CKD27458	41,447.81	21,307.39	20,140.42	CALGARY
P-080	AUTO LT TRUCKS	2012 Ford F-250	1FT7W2B68CEA74526	45,515.88	20,039.06	25,476.82	CALGARY
P-081	AUTO LT TRUCKS	2012 Ford F-250	1FT7W2B6XCEA74527	45,308.88	20,372.66	24,936.22	CALGARY
P-083	AUTO LT TRUCKS	2012 Chevrolet Silverado 1500 Crew LT	3GTP2VE75CG143490	34,114.80	13,420.44	20,694.36	CALGARY
P-086	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET3CKD75564	44,105.11	18,599.85	25,505.26	CALGARY
P-087	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET5CKD75565	44,363.11	17,537.93	26,825.18	CALGARY
P-088	AUTO LT TRUCKS	2012 Ford F-150 4x4 Supercrew	1FTVW1ET7CKD75566	44,277.11	17,503.94	26,773.17	CALGARY
P-089	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET1CKD89849	44,277.11	18,672.37	25,604.74	CALGARY
P-090	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET8CKD89850	44,277.11	18,672.37	25,604.74	CALGARY
P-100	AUTO LT TRUCKS	F350 PILOT VEHICLE	1FT8W3BT2DEA17773	64,336.68	12,843.92	51,492.76	CALGARY
P-101	AUTO LT TRUCKS	F350 PILOT VEHICLE	1FT8W3BT4DEA17774	64,336.68	12,843.92	51,492.76	CALGARY
P-111	AUTO LT TRUCKS	2013 Ford F-150 Pilot	1FTFW1ET3DFA95092	43,456.51	8,675.48	34,781.03	CALGARY
P-112	AUTO LT TRUCKS	Ford F150 Pilot	1FTFW1ET5DFA95093	43,456.51	8,675.48	34,781.03	CALGARY
P-117	AUTO LT TRUCKS	F150 PILOT VEHICLE	1FTFW1ET7DFA95094	43,456.51	9,763.49	33,693.02	CALGARY
P-118	AUTO LT TRUCKS	2013 F-150 Pilot	1FTFW1ET9DFA95095	43,456.51	9,763.49	33,693.02	CALGARY
135	AUTO LT TRUCKS	2013 Ford F-150 Pilot	1FTFW1ET5DFB11311	43,456.51	8,675.48	34,781.03	CALGARY

136	AUTO LT TRUCKS	2000 Ford F-250 XL Super Duty	1FTNX21L2YEA96105	6,500.00	3,427.29	3,072.71	CALGARY
P-139	AUTO LT TRUCKS	2013 Ford F-150	1FTWFT1ET7DFB11312	43,456.51	8,675.48	34,781.03	CALGARY
P-153	AUTO LT TRUCKS	2013 Ford F550 Hotshot	1FD0X5HT7DEB38596	69,052.54	3,090.39	65,962.15	CALGARY
P-158	AUTO LT TRUCKS	2006 Ford F-350 XLT Super Duty	1FTWW31P76EB56361	16,500.00	8,699.99	7,800.01	CALGARY
P-160	AUTO LT TRUCKS	2010 Ford F-150 Super Crew	1FTEW1E87AFD20388	21,500.00	11,336.33	10,163.67	CALGARY
P-162	AUTO LT TRUCKS	2011 Ford F-150 Super Crew	1FTFW1EF0BFA15724	27,000.00	14,236.37	12,763.63	CALGARY
P-163	AUTO LT TRUCKS	2011 Ford F-150 Super Crew	1FTFW1EF9BFA15723	27,000.00	14,236.37	12,763.63	CALGARY
P-164	AUTO LT TRUCKS	2011 Ford F-350 Super Duty	1FT8W3BT6BEB54809	43,000.00	22,672.67	20,327.33	CALGARY
P-165	AUTO LT TRUCKS	2011 Ford F-350 Super Duty	1FT7W3BT4BED07926	42,000.00	22,145.42	19,854.58	CALGARY
P-167	AUTO LT TRUCKS	2011 Ford F-150 Super Crew	1FTFW1EF3BFC35908	39,472.69	21,103.46	18,369.23	CALGARY
P-168	AUTO LT TRUCKS	2011 GMC 2500HD	1GT121C84BF265185	48,000.00	25,309.03	22,690.97	CALGARY
P-360	AUTO LT TRUCKS	2014 Ford F350	1FT8W3BT4EEA69391	-	-	-	CALGARY
PT-155	AUTO PICKER TR	2007 Western Star 4900 FA Picker Truck	5KKRAEAV07PX67665	215,000.00	72,815.27	142,184.73	CALGARY
PT-485	AUTO PICKER TR	2006 Peterbilt 378 T/A Tri-Drive	1NPPFBEX86N884815	355,000.00	127,709.21	227,290.79	CALGARY
T-022	AUTO TRACTORS	2004 Kenworth T800B Tandem Winch Tractor	1XKDDBOX84R974412	119,076.96	52,285.96	66,791.00	CALGARY
T-088	AUTO TRACTORS	1995 Peterbilt 357 T/A Hwy Tractor	1XPADB0X9SN369350	18,000.00	8,229.83	9,770.17	CALGARY
99	AUTO TRACTORS	1992 Kenworth C500B Winch Tractor	2XKCDB0X0NM927699	34,577.90	16,245.22	18,332.68	CALGARY
T-122	AUTO TRACTORS	2006 Western Star 2900SA Winch Tractor	5KJALAV36PV13579	178,000.00	81,383.74	96,616.26	CALGARY
T-144	AUTO TRACTORS	2006 Western Star 4900SA Winch Tractor	5KJALAV26PV13590	162,000.00	74,068.37	87,931.63	CALGARY
T-211	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJALAV87PY06413	195,000.00	74,297.03	120,702.97	CALGARY
T-229	AUTO TRACTORS	2000 Western Star 4964FX Tandem	2WLPDCDJ6YK964806	43,000.00	12,887.65	30,112.35	CALGARY
T-244	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJALAV47PY06411	185,000.00	70,486.90	114,513.10	CALGARY
T-299	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJALAV27PY57647	195,000.00	74,297.03	120,702.97	CALGARY
T-305	AUTO TRACTORS	2006 Kenworth T-800 Tandem Winch	1XKDDBOX86R990967	130,000.00	38,962.63	91,037.37	CALGARY
T-306	AUTO TRACTORS	2007 Western Star 4900SA Tandem Winch	5KJALAVX7PY54270	145,000.00	43,458.29	101,541.71	CALGARY
T-307	AUTO TRACTORS	2007 Western Star 4900SA Tandem Winch	5KJALAV07PY51197	180,000.00	53,948.20	126,051.80	CALGARY
T-308	AUTO TRACTORS	2007 Western Star 4900 Tandem Winch	5KJALAV27PX47505	180,000.00	53,948.20	126,051.80	CALGARY
T-310	AUTO TRACTORS	2006 Western Star WB123064ST Tandem Wnch	5KJALAV26PV13640	162,000.00	48,553.37	113,446.63	CALGARY
T-312	AUTO TRACTORS	2004 Freightliner FLD120SD Tandem Winch	1FVXAMAV24DM71552	110,000.00	32,968.34	77,031.66	CALGARY
T-315	AUTO TRACTORS	1999 Western Star 4964 Tandem Winch	2WKPDCK2XK958297	70,000.00	20,979.90	49,020.10	CALGARY
T-318	AUTO TRACTORS	2000 Kenworth T-800 Tandem	1NK0GGGG10R844825	80,000.00	23,977.02	56,022.98	CALGARY
T-321	AUTO TRACTORS	1991 Peterbilt 357 Tandem Winch	1XPADB9X7MD310938	42,000.00	12,587.90	29,412.10	CALGARY
322	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJALAV67PY57649	195,000.00	74,297.03	120,702.97	CALGARY

327	AUTO TRACTORS	1998 Western Star Tandem Winch	2WKRDDCJ5WK950046	68,000.00	20,380.44	47,619.56	CALGARY
T-328	AUTO TRACTORS	2007 Kenworth T-800 T/A Tractor	1NKDL40X47R994539	90,000.00	28,665.96	61,334.04	CALGARY
T-344	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KKRALAVX7PY57944	225,000.00	85,727.31	139,272.69	CALGARY
T-404	AUTO TRACTORS	2012 Kenworth T-800	1XKDD40X4CR949954	144,237.00	30,193.43	114,043.57	CALGARY
T-405	AUTO TRACTORS	2012 Kenworth T-800	1XKDD40X6CR949955	144,237.00	30,192.03	114,044.97	CALGARY
T-411	AUTO TRACTORS	2013 Kenworth C500	1XKCP4TX3DR956944	411,713.16	50,890.30	360,822.86	CALGARY
T-414	AUTO TRACTORS	2012 Kenworth T-800	1XKDD40X5CR955830	164,237.29	26,459.64	137,777.65	CALGARY
T-422	AUTO TRACTORS	2013 Kenworth T800	1XKDD40X6DR962318	177,731.90	19,969.26	157,762.64	CALGARY
T-424	AUTO TRACTORS	2013 Kenworth T800 w/ Tulsa RN60 Winch	1XKDD40X2DR962302	228,861.30	21,422.97	207,438.33	CALGARY
T-427	AUTO TRACTORS	2013 Kenworth T800 w/ Airland RN60 Winch	1XKDD40X4DR962303	230,909.66	21,614.66	209,295.00	CALGARY
T-429	AUTO TRACTORS	2013 Kenworth C500 Winch Tractor	1NKCL4EXXDR962324	338,291.35	22,801.51	315,489.84	CALGARY
T-439	AUTO TRACTORS	2014 KENWORTH C500 P/M	1XKCD4EX8ER967087	-	-	-	CALGARY
BC-1203	OTHER EQUIP	2000 Bobcat 863 Skid Steer	514443557	18,000.00	5,994.22	12,005.78	CALGARY
BC-1205	OTHER EQUIP	2006 Bobcat S300 Skid Steer Loader	525816762	27,000.00	8,991.39	18,008.61	CALGARY
BC-1206	OTHER EQUIP	2006 Bobcat S300 Skid Steer Loader	531112847	27,000.00	8,991.39	18,008.61	CALGARY
BC-1207	OTHER EQUIP	2007 Bobcat S300 Skid Steer Loader	531112322	28,000.00	9,324.43	18,675.57	CALGARY
0	OTHER EQUIP	JOHN DEERE 544J WHEEL LOADER	DW544JP595769	84,000.00	18,173.15	65,826.85	CALGARY
TT-01	OTHER EQUIP	1996 Tremcar Tanker Trailer	2LT132D30TR00826	35,500.00	10,342.85	25,157.15	CALGARY
YC-0743	OTHER EQUIP	1956 Hyster KE Karry Crane		10,000.00	3,330.15	6,669.85	CALGARY
YC-0744	OTHER EQUIP	1971 Bullmoose BHCP2036D		5,000.00	1,665.05	3,334.95	CALGARY
YC-0846	OTHER EQUIP	1989 Lima 50-SC Crawler Lattice Crane		25,000.00	8,325.36	16,674.64	CALGARY
YL-3946	OTHER EQUIP	1989 Trojan 2500 Wheel Loader	251054	24,000.00	7,992.32	16,007.68	CALGARY
JP-1115	PLATFORM TRLER	2001 Honda 13HP 10000 Jacking Pump		6,000.00	999.03	5,000.97	CALGARY
PP-1103	PLATFORM TRLER	2001 Honda 8HP 6500 Power Pack		4,500.00	749.30	3,750.70	CALGARY
PP-1104	PLATFORM TRLER	2001 Kohler 25HP 6500 Power Pack		8,000.00	1,332.07	6,667.93	CALGARY
PP-1105	PLATFORM TRLER	2001 Kohler 25HP 6500 Power Pack		8,000.00	1,332.07	6,667.93	CALGARY
PP-1106	PLATFORM TRLER	2002 Kohler 25HP 6500 Power Pack		8,000.00	1,332.07	6,667.93	CALGARY
PP-1107	PLATFORM TRLER	Kohler 16HP 3000 Power Pack		6,000.00	999.03	5,000.97	CALGARY
PP-1108	PLATFORM TRLER	Kohler 14HP 3000 Power Pack		6,000.00	999.03	5,000.97	CALGARY
PP-1109	PLATFORM TRLER	Honda 13HP 10000 Jacking Pump		6,000.00	999.03	5,000.97	CALGARY
PP-1110	PLATFORM TRLER	Honda 13HP 10000 Jacking Pump		6,000.00	999.03	5,000.97	CALGARY
PP-1112	PLATFORM TRLER	Kohler Power Pack		12,000.00	1,998.10	10,001.90	CALGARY
1113	PLATFORM TRLER	2003 Honda 9HP Power Pack		4,500.00	749.30	3,750.70	CALGARY

3-1114	PLATFORM						
	TRLER	2003 Honda 9HP Power Pack		4,500.00	749.30	3,750.70	CALGARY
PPSH-1101	PLATFORM						
	TRLER	2000 Hatz 28HP 6500 Power Pack		8,000.00	1,332.07	6,667.93	CALGARY
PPSH-1102	PLATFORM						
	TRLER	2000 Hatz 28HP 6500 Power Pack		8,000.00	1,332.07	6,667.93	CALGARY
SH-0981	PLATFORM						
	TRLER	2000 Scheuerle 6 Line	W09856620YPS17931	205,000.00	18,204.72	186,795.28	CALGARY
SH-0982	PLATFORM						
	TRLER	2000 Scheuerle 6 Line	W09856620YPS17932	205,000.00	18,204.72	186,795.28	CALGARY
SH-0983	PLATFORM						
	TRLER	2000 Scheuerle 2 Line	W09856207YPS17933	51,000.00	4,529.02	46,470.98	CALGARY
SH-0984	PLATFORM						
	TRLER	2000 Scheuerle 2 Line	W09856207YPS17934	51,000.00	4,529.02	46,470.98	CALGARY
SH-0989	PLATFORM						
	TRLER	2000 Scheuerle 6 Line	W09860628YPS17331	205,000.00	18,204.72	186,795.28	CALGARY
SH-0990	PLATFORM						
	TRLER	2000 Scheuerle 6 Line	W09861624YPS17431	205,000.00	18,204.72	186,795.28	CALGARY
SH-0991	PLATFORM						
	TRLER	2000 Scheuerle 6 Line	W09861626YPS17432	205,000.00	18,204.72	186,795.28	CALGARY
SH-0992	PLATFORM						
	TRLER	2004 Scheuerle 6 Line	W09891XX04PS17731	205,000.00	18,204.72	186,795.28	CALGARY
SH-0993	PLATFORM						
	TRLER	2004 Scheuerle 2 Line	W09891XX24PS17732	60,000.00	5,328.20	54,671.80	CALGARY
SH-0994	PLATFORM						
	TRLER	2004 Scheuerle 2 Line	W09891XX44PS17733	60,000.00	5,328.20	54,671.80	CALGARY
SH-0995	PLATFORM						
	TRLER	2006 Scheuerle 6 Line	W09903XX6PS17331	260,000.00	23,088.99	236,911.01	CALGARY
SH-0996	PLATFORM						
	TRLER	2006 Scheuerle 6 Line	W09906XX46PS17231	260,000.00	23,088.99	236,911.01	CALGARY
SH-0997	PLATFORM						
	TRLER	2006 Scheuerle 2 Line	W09906XX66PS17232	80,000.00	7,104.29	72,895.71	CALGARY
1003	PLATFORM						
	TRLER	2005 Scheuerle Drawbar Coupling Element		18,000.00	2,997.16	15,002.84	CALGARY
SH-1004	PLATFORM						
	TRLER	2004 Scheuerle Drawbar Coupling Element	W09891XX64PS17751	15,000.00	2,497.63	12,502.37	CALGARY
SH-1005	PLATFORM						
	TRLER	2004 Scheuerle Operators Stand	W09891XX84PS17752	5,000.00	832.58	4,167.42	CALGARY
SH-10100	PLATFORM						
	TRLER	2006 Scheuerle 10' Spacer Platform	W09903XX76PS17321	260,000.00	23,088.99	236,911.01	CALGARY
SH-10101	PLATFORM						
	TRLER	2006 Scheuerle Transverse Steering Yoke	W09906XX6PS17251	14,000.00	2,331.08	11,668.92	CALGARY
SH-10102	PLATFORM						
	TRLER	2006 Scheuerle 10' Spacer Platform	W09906XX16PS17221	24,000.00	2,131.29	21,868.71	CALGARY
SH-1085	PLATFORM						
	TRLER	2000 Scheuerle 22' Spacer Deck	W09856000YPS17951	28,000.00	2,486.50	25,513.50	CALGARY
SH-1086	PLATFORM						
	TRLER	2000 Scheuerle 10' Spacer Deck	W09856000YPS17952	24,000.00	2,131.29	21,868.71	CALGARY
SH-1087	PLATFORM						
	TRLER	2000 Scheuerle 10' Spacer Deck	W09856000YPS17953	24,000.00	2,131.29	21,868.71	CALGARY
SH-1088	PLATFORM						
	TRLER	2000 Scheuerle 26' 100 Ton Equip. Deck	W09856000YPS17921	28,000.00	2,486.50	25,513.50	CALGARY
SH-1092	PLATFORM						
	TRLER	2001 Scheuerle 10' Spacer Deck	W098610001PS17421	24,000.00	2,131.29	21,868.71	CALGARY
SH-1093	PLATFORM						
	TRLER	2001 Scheuerle 10' Spacer Deck	W098610001PS17422	24,000.00	2,131.29	21,868.71	CALGARY
SH-1094	PLATFORM						
	TRLER	2001 Scheuerle Transverse Steering Yoke	W098610001PS17453	8,000.00	1,332.07	6,667.93	CALGARY
SH-1095	PLATFORM						
	TRLER	2001 Scheuerle Transverse Steering Yoke	W098610001PS17454	8,000.00	1,332.07	6,667.93	CALGARY
SH-1096	PLATFORM						
	TRLER	2001 Scheuerle Transverse Steering Yoke		14,000.00	2,331.08	11,668.92	CALGARY
SH-1097	PLATFORM						
	TRLER	2004 Scheuerle 10' Spacer Deck	W09891XX84PS17721	24,000.00	2,131.29	21,868.71	CALGARY
1098	PLATFORM						
	TRLER	2004 Scheuerle 22' Spacer Deck	W09891XXX4PS17722	55,000.00	4,884.20	50,115.80	CALGARY

1099	PLATFORM						
	TRLER	2004 Scheuerle 22' Spacer Deck	W09891XX14PS17723	55,000.00	4,884.20	50,115.80	CALGARY
SH-CAB5602	PLATFORM						
	TRLER	2005 Singer Scheuerle Cab		4,000.00	666.03	3,333.97	CALGARY
SH-CAB5603	PLATFORM						
	TRLER	Scheuerle Cab		4,000.00	666.03	3,333.97	CALGARY
SH-CAB5604	PLATFORM						
	TRLER	Scheuerle Cab		4,000.00	666.03	3,333.97	CALGARY
SH-CP4401	PLATFORM						
	TRLER	2001 Scheuerle Control Panel		-	-	-	CALGARY
SH-CP4402	PLATFORM						
	TRLER	2001 Scheuerle Control Panel		-	-	-	CALGARY
SH-CP4403	PLATFORM						
	TRLER	2001 Scheuerle Control Panel		-	-	-	CALGARY
SH-CP4404	PLATFORM						
	TRLER	2001 Scheuerle Control Panel		-	-	-	CALGARY
SH- STAND5401	PLATFORM						
	TRLER	2006 Singer Scheuerle Stands		2,000.00	333.04	1,666.96	CALGARY
SPREADER- 5201	PLATFORM						
	TRLER	2005 Singer 16' Spreader Bar		2,500.00	416.26	2,083.74	CALGARY
SPREADER- 5202	PLATFORM						
	TRLER	2005 Singer 24' Spreader Bar		2,500.00	416.26	2,083.74	CALGARY
SPREADER- 5203	PLATFORM						
	TRLER	2005 Comic Welding Telesc. Spreader Bar		4,000.00	666.03	3,333.97	CALGARY
SPREADER- 5248	PLATFORM						
	TRLER	2005 Singer Spreader Bar		2,500.00	416.26	2,083.74	CALGARY
SPREADER- 5272	PLATFORM						
	TRLER	2005 Singer Spreader Bar		2,500.00	416.26	2,083.74	CALGARY
B4-01	TRAILERS						
	OTHER	Aspen 10 Ton Booster	2A9TD101XWN125338	12,000.00	2,743.31	9,256.69	CALGARY
B4-02	TRAILERS						
	OTHER	Single Axle Booster	WBTS286	4,500.00	1,028.76	3,471.24	CALGARY
3148	TRAILERS						
	OTHER	2001 Knight 10 Ton Booster	2K9TD10511L036039	18,000.00	2,697.42	15,302.58	CALGARY
B8-03	TRAILERS						
	OTHER	Aspen Tandem Axle Booster	2A9TD20262N125135	51,464.88	11,258.77	40,206.11	CALGARY
B8-14	TRAILERS						
	OTHER	2013 Stellar Tandem Axle Booster	2N9TB3027DE065408	70,471.00	4,221.50	66,249.50	CALGARY
B8-3256	TRAILERS						
	OTHER	1987 Arnes 8 Wheel Booster	2A9281226HA003317	10,800.00	1,798.31	9,001.69	CALGARY
B8-3265	TRAILERS						
	OTHER	1997 Aspen TAT20 Tandem Booster	2A9LB6029PS037038	18,000.00	2,697.42	15,302.58	CALGARY
B8-3267	TRAILERS						
	OTHER	2004 Peerless 25 Ton Tandem Booster	2PLH015274BC11755	22,000.00	3,296.87	18,703.13	CALGARY
D16-01	TRAILERS						
	OTHER	Homemade 16 Wheel Dolly	BKPD001	2,500.00	571.51	1,928.49	CALGARY
D32-02	TRAILERS						
	OTHER	2012 Aspen 60 Ton 32 Wheel Dolly	2A9TD6083CN125140	262,855.97	26,988.68	235,867.29	CALGARY
D32-03	TRAILERS						
	OTHER	2012 Aspen 60 Ton 32 Wheel Dolly	2A9TD6085CN125141	262,855.96	26,988.68	235,867.28	CALGARY
D32-2901	TRAILERS						
	OTHER	2007 Aspen LDD/CRC 32/48 Wheel Dolly	2A9TD90857N125129	350,000.00	52,449.64	297,550.36	CALGARY
D32-2902	TRAILERS						
	OTHER	2007 Aspen LDD/CRC 32/48 Wheel Dolly	2A9TD90837N125128	350,000.00	52,449.64	297,550.36	CALGARY
D32-2967	TRAILERS						
	OTHER	2007 Cozad 32 Wheel 60 Ton Dolly	1C9RD284371772036	97,000.00	14,536.02	82,463.98	CALGARY
DD8-1644	TRAILERS						
	OTHER	1993 Aspen 48' Double Drop	2A9LB3020PS037119	26,000.00	3,896.27	22,103.73	CALGARY
DD8-1645	TRAILERS						
	OTHER	1997 XL Tandem Double Drop	4U3J04820VL111306	31,000.00	4,645.53	26,354.47	CALGARY
DECK-01	TRAILERS						
	OTHER	22' Deck Extension		30,000.00	4,495.72	25,504.28	CALGARY
DECK-3701	TRAILERS						
	OTHER	1999 Aspen 5' 55 Ton Deck Extension		5,000.00	749.30	4,250.70	CALGARY
CK-3801	TRAILERS						
	OTHER	2001 K-Line 22' Deck Extension		24,000.00	3,596.52	20,403.48	CALGARY

TRAILERS							
5CK-3802	OTHER	2001 K-Line 18' Deck Extension		20,000.00	2,997.16	17,002.84	CALGARY
DECK-3803	TRAILERS						
DECK-3803	OTHER	2001 K-Line 16' Deck Extension		18,000.00	2,697.42	15,302.58	CALGARY
DECK-3804	TRAILERS						
DECK-3804	OTHER	2001 K-Line 8' Deck Extension		10,000.00	1,498.56	8,501.44	CALGARY
DECK-3805	TRAILERS						
DECK-3805	OTHER	2007 Cozad 6' Deck Extension		9,000.00	1,348.76	7,651.24	CALGARY
DECK-3806	TRAILERS						
DECK-3806	OTHER	2007 Cozad 10' Deck Extension		12,000.00	1,798.31	10,201.69	CALGARY
DECK-3807	TRAILERS						
DECK-3807	OTHER	2007 Cozad 20' Deck Extension		20,000.00	2,997.16	17,002.84	CALGARY
DECK-42-02	TRAILERS						
DECK-42-02	OTHER	1988 Aspen 10' 65 Ton Deck Extension		20,000.00	2,997.16	17,002.84	CALGARY
DL80-01	TRAILERS						
DL80-01	OTHER	2010 Trail King TK300 14 Axle w/ 90' Dec	1TKH03349AM119817	1,226,894.25	64,356.58	#####	CALGARY
H8-01	TRAILERS						
H8-01	OTHER	1981 Tandem Oilfield Float	R90555546	5,000.00	1,143.05	3,856.95	CALGARY
H8-1401	TRAILERS						
H8-1401	OTHER	1980 Scona 40' Tandem Oilfield Float	T800F921	6,000.00	899.15	5,100.85	CALGARY
H8-1402	TRAILERS						
H8-1402	OTHER	1970 Willock 8' x 34' Tandem Highboy	4477A	3,500.00	524.47	2,975.53	CALGARY
HS-05	TRAILERS						
HS-05	OTHER	2013 Load Trail Hotshot Gooseneck	4ZEGH3035D1032733	10,597.95	423.16	10,174.79	CALGARY
HT-05	TRAILERS						
HT-05	OTHER	Manac 53' Triaxle Highboy	2M513161X51100585	16,000.00	3,657.71	12,342.29	CALGARY
HT-08	TRAILERS						
HT-08	OTHER	Manac 53' Triaxle Highboy	2M513161761105650	16,000.00	3,657.71	12,342.29	CALGARY
HT-11	TRAILERS						
HT-11	OTHER	Manac 53' Triaxle Highboy	2M513161X71114621	21,000.00	4,364.31	16,635.69	CALGARY
HT-1802	TRAILERS						
HT-1802	OTHER	1997 Trailmobile F7AT Tri Picker Trailer	1PTF7ATW6R9227927	10,000.00	1,498.56	8,501.44	CALGARY
1803	TRAILERS						
1803	OTHER	2007 Lode King Tridem Picker Trailer	2LDPF533479046527	26,000.00	3,896.27	22,103.73	CALGARY
HT-1804	TRAILERS						
HT-1804	OTHER	2008 Lode King Tridem Picker Trailer	2LDPF533189048348	28,000.00	3,814.54	24,185.46	CALGARY
HT-1805	TRAILERS						
HT-1805	OTHER	2001 Manac Tridem Highboy	2M513161161109399	14,000.00	2,098.02	11,901.98	CALGARY
HT-1806	TRAILERS						
HT-1806	OTHER	2006 Manac Tridem Highboy	2M513161151100586	43,000.00	6,443.78	36,556.22	CALGARY
HT-1876	TRAILERS						
HT-1876	OTHER	1997 Aspen Tridem Oilfield Float	2A9PF4530VN125161	20,000.00	2,997.16	17,002.84	CALGARY
HT-42	TRAILERS						
HT-42	OTHER	2013 Manac 53' Tridem Flatdeck	2M5131616D1135333	38,358.00	2,969.07	35,388.93	CALGARY
HT-43	TRAILERS						
HT-43	OTHER	2013 Manac 53' Tridem Flatdeck	2M5131618D1135334	38,358.00	2,969.07	35,388.93	CALGARY
HT-44	TRAILERS						
HT-44	OTHER	2013 Manac 53' Tridem Flatdeck	2M513161XD1135335	38,358.00	2,969.07	35,388.93	CALGARY
HT-46	TRAILERS						
HT-46	OTHER	2013 Manac 53' Tridem Flatdeck	2M5131613D1135337	38,358.00	2,969.07	35,388.93	CALGARY
HTP-01	TRAILERS						
HTP-01	OTHER	PICKER FLATDECK	2LDPF403969043412	35,000.00	3,407.42	31,592.58	CALGARY
HTT-03	TRAILERS						
HTT-03	OTHER	Manac TromboneTridem Highboy	2M513161581118111	33,000.00	6,286.62	26,713.38	CALGARY
HTT-04	TRAILERS						
HTT-04	OTHER	Thurway 53' Trombone Tridem Highboy	2T9FA533581011600	33,000.00	6,286.62	26,713.38	CALGARY
HTT-05	TRAILERS						
HTT-05	OTHER	Thurway 53' Trombone Tridem Highboy	2T9FA533781011601	33,000.00	6,286.62	26,713.38	CALGARY
HTT10-01	TRAILERS						
HTT10-01	OTHER	2013 Manac 53-90' Tridem Trombone Flat	2M5131613D1135712	66,608.00	4,989.24	61,618.76	CALGARY
HTT10-02	TRAILERS						
HTT10-02	OTHER	2013 Manac 53-90' Tridem Trombone Flat	2M5131615F1135713	66,608.00	4,989.24	61,618.76	CALGARY
12-2157	TRAILERS						
12-2157	OTHER	1988 Aspen Tridem Lowboy	2A9LB5032JA037012	23,000.00	3,446.71	19,553.29	CALGARY
2TD-01	TRAILERS						
2TD-01	OTHER	1998 Aspen 40-3TR Double Drop	2A9LB4037WN125063	65,000.00	9,496.90	55,503.10	CALGARY

6-03	TRAILERS OTHER	Peerless 16 Wheel Lowboy	1PLG0612XGBC41700	21,000.00	4,800.72	16,199.28	CALGARY
L16-14	TRAILERS OTHER	2013 Stellar 16 Wheel Lowboy	2N9LB6028DE065421	151,989.00	5,310.32	146,678.68	CALGARY
L16-2672	TRAILERS OTHER	1979 Arnes 16 Wheel Lowboy	AR792999	24,000.00	3,596.52	20,403.48	CALGARY
L16-2674	TRAILERS OTHER	2004 Scona 16 Wheel 38' 55 Ton Scissorn.	2E9L60F4643003635	35,000.00	5,244.92	29,755.08	CALGARY
L16-2677	TRAILERS OTHER	1981 Columbia 16 Wheel Lowboy	8TAM609489	19,000.00	2,847.26	16,152.74	CALGARY
L16-2753	TRAILERS OTHER	1987 Arnes 16 Wheel Lowbed	2A9105840HA003316	46,800.00	7,792.53	39,007.47	CALGARY
L16-3580	TRAILERS OTHER	2012 Cozad 44/60 Ton Frame Stretch	1C9XS5525C1772020	132,000.00	13,187.36	118,812.64	CALGARY
L24-01	TRAILERS OTHER	Aspen 70 Ton Triaxle Lowboy	2A9HG70682N125134	135,822.82	29,769.10	106,053.72	CALGARY
L24-02	TRAILERS OTHER	Knight 70 Ton Triaxle Lowboy	2K9LB67602L036066	122,145.00	22,145.05	99,999.95	CALGARY
L24-4701	TRAILERS OTHER	2004 Peerless 24 Wheel Tridem Highboy	2PLG0533X4BH11469	80,000.00	11,988.51	68,011.49	CALGARY
L48-02	TRAILERS OTHER	Aspen 60 Ton Dolly	2A9TD85882N125122	220,000.00	50,293.34	169,706.66	CALGARY
L48-04	TRAILERS OTHER	Aspen 60 Ton 32 Wheel Dolly	2A9TD60856N125063	450,000.00	102,872.81	347,127.19	CALGARY
L48-05	TRAILERS OTHER	Aspen 60 Ton 32 Wheel Dolly	2A9TD60897N125262	490,000.00	101,833.64	388,166.36	CALGARY
L8-05	TRAILERS OTHER	Aspen Double Drop	2A9LB3027PS037117	18,000.00	4,114.92	13,885.08	CALGARY
L8-06	TRAILERS OTHER	Load King Drop Deck	2LDSD5322X9031774	20,000.00	4,572.16	15,427.84	CALGARY
L8-1550	TRAILERS OTHER	1976 Willock 9' x 20' Tandem Lowboy	5212	20,000.00	2,997.16	17,002.84	CALGARY
1660	TRAILERS OTHER	1990 Trail King Tandem Lowboy	1TKH04428LM066792	21,000.00	3,146.97	17,853.03	CALGARY
L8-2862	TRAILERS OTHER	1992 Aspen TD24 Tandem Lowbed	2A9TD252XNS037106	52,000.00	7,792.53	44,207.47	CALGARY
L8T-01	TRAILERS OTHER	Roadmaster Trombone Step Deck	814365	13,000.00	2,971.90	10,028.10	CALGARY
L8T-1559	TRAILERS OTHER	1979 Columbia Tandem Step Deck	9294	18,000.00	2,697.42	15,302.58	CALGARY
L8T-1647	TRAILERS OTHER	1991 Trail King Tandem Double Drop Trom.	1TKS04822MM028203	24,000.00	3,596.52	20,403.48	CALGARY
L96-01	TRAILERS OTHER	Aspen 85 Ton 96 Wheeler	2A9TD85847N125190	680,000.00	141,320.17	538,679.83	CALGARY
LT-01	TRAILERS OTHER	Aspen Tri Double Drop	2A9LB403XSS037202	40,000.00	9,144.22	30,855.78	CALGARY
LT-2073	TRAILERS OTHER	1989 Rotec TELB5512BT Tridem Lowbed	2R9ML5830KN039235	24,000.00	3,596.52	20,403.48	CALGARY
LT-31	TRAILERS OTHER	53' Tridem Stepdeck	5JYDF5337DE130497	36,500.00	2,004.00	34,496.00	CALGARY
LT-32	TRAILERS OTHER	53' Tridem Stepdeck	5JYDF5339DE130498	36,500.00	2,004.00	34,496.00	CALGARY
LT-39	TRAILERS OTHER	2014 Manac 53' Tridem Stepdeck	5MC135318E3141529	52,558.00	1,311.11	51,246.89	CALGARY
LT-40	TRAILERS OTHER	2014 Manac 53' Tridem Stepdeck	5MC135314E3141530	52,558.00	1,311.11	51,246.89	CALGARY
LT-41	TRAILERS OTHER	2014 Manac 53' Tridem Stepdeck	5MC135316E3141531	52,558.00	1,311.11	51,246.89	CALGARY
LT-42	TRAILERS OTHER	2014 Manac 53' Tridem Stepdeck	2M513163E1141446	45,858.00	1,143.96	44,714.04	CALGARY
LT-43	TRAILERS OTHER	2014 Manac 53' Tridem Stepdeck	2M5131615E1141447	45,858.00	1,143.96	44,714.04	CALGARY
TD-2170	TRAILERS OTHER	1997 KayIn Siebert Tridem Double Drop	1K9E2332151005713	25,000.00	3,746.42	21,253.58	CALGARY
5-01	TRAILERS OTHER	Aspen 50 Ton Scissor Neck	2A9LB503XWN125337	39,000.00	8,915.63	30,084.37	CALGARY

TS-02	TRAILERS						
	OTHER	Aspen 50 Ton Scissor Neck	2A9LB503XSS037223	29,000.00	6,629.57	22,370.43	CALGARY
LTT-01	TRAILERS						
	OTHER	Aspen Trombone Step Deck	2A9PF3533WN125375	37,000.00	8,458.42	28,541.58	CALGARY
LTT-1949	TRAILERS						
	OTHER	1997 Foxx Tridem Trombone	2F9TS2136U1050068	26,000.00	3,896.27	22,103.73	CALGARY
LTT-2148	TRAILERS						
	OTHER	2001 Knight 28' 50 Ton Double Drop	2K9LB2479LL036037	23,000.00	3,446.71	19,553.29	CALGARY
LTT-4901	TRAILERS						
	OTHER	2004 Manac Tridem Trombone	2M513151441096159	45,000.00	6,743.53	38,256.47	CALGARY
PJ16-03	TRAILERS						
	OTHER	Cozad 16 Wheel Jeep		12,000.00	2,743.31	9,256.69	CALGARY
PJ16-04	TRAILERS						
	OTHER	Columbia 16 Wheel Jeep	9245	16,000.00	3,657.71	12,342.29	CALGARY
PJ16-05	TRAILERS						
	OTHER	Aspen 55 Ton 16 Wheel Jeep	2A9JT55492N125121	38,000.00	8,687.08	29,312.92	CALGARY
PJ16-08	TRAILERS						
	OTHER	Aspen 60 Ton 16 Wheel Jeep	2A9JT60456N125135	42,000.00	9,601.47	32,398.53	CALGARY
PJ16-09	TRAILERS						
	OTHER	Aspen 45 Ton 16 Wheel Jeep	2A9JT45436N125146	39,000.00	8,915.63	30,084.37	CALGARY
PJ16-10	TRAILERS						
	OTHER	Aspen 45 Ton 16 Wheel Jeep	2A9JT45417N125227	41,000.00	8,520.81	32,479.19	CALGARY
PJ16-11	TRAILERS						
	OTHER	Aspen 60 Ton 16 Wheel Jeep	2A9JT604X7N125228	44,000.00	9,144.22	34,855.78	CALGARY
PJ1620-03	TRAILERS						
	OTHER	Aspen 60 Ton Jeep	2A9JT60485N125161	44,000.00	10,058.68	33,941.32	CALGARY
PJ16-3561	TRAILERS						
	OTHER	1979 Cozad 16 Wheel Jeep	CC80035	105,692.82	13,124.36	92,568.46	CALGARY
PJ16-3563	TRAILERS						
	OTHER	1979 Cozad 16 Wheel Jeep	1C9H26202M1167063	22,000.00	3,296.87	18,703.13	CALGARY
PJ16-3568	TRAILERS						
	OTHER	2002 Cozad 16 Wheel Jeep	1C9HJ282021772006	175,000.00	26,224.82	148,775.18	CALGARY
16-3574	TRAILERS						
	OTHER	1990 Peerless JP3016 45 Ton 16 Whl Jeep	2PLH02426MEK56690	24,000.00	3,596.52	20,403.48	CALGARY
PJ16-3575	TRAILERS						
	OTHER	1999 Aspen JT45 45 Ton 16 Wheel Jeep	2A9JT4544XN125142	135,000.00	20,230.60	114,769.40	CALGARY
PJ16-3578	TRAILERS						
	OTHER	1986 Rotec 16 Wheel Jeep	860411101	21,000.00	3,146.97	17,853.03	CALGARY
PJ16-3580	TRAILERS						
	OTHER	1977 Columbia TT60 60 Ton 16 Wheel Jeep	8730	20,000.00	2,997.16	17,002.84	CALGARY
PJ16-3581	TRAILERS						
	OTHER	1981 Cozad 16 Wheel Jeep	CC81036	20,000.00	2,997.16	17,002.84	CALGARY
PJ16-3679	TRAILERS						
	OTHER	2001 K-Line 16 Wheel Jeep	2K9KB43011L052082	345,000.00	51,700.38	293,299.62	CALGARY
PJ4-01	TRAILERS						
	OTHER	Aspen Single Axle Jeep	2A9JT3014WN125244	12,000.00	2,743.31	9,256.69	CALGARY
PJ8-02	TRAILERS						
	OTHER	Aspen 40 Ton Tandem Jeep	2A9JT4020WN125336	18,000.00	4,114.92	13,885.08	CALGARY
PJ8-04	TRAILERS						
	OTHER	Gerrys Tandem Axle Jeep	2A9JT4020VN125139	13,000.00	2,971.90	10,028.10	CALGARY
PJ8-05	TRAILERS						
	OTHER	Triline Tandem Axle Jeep	2T9L32T42NT100007	14,000.00	3,200.52	10,799.48	CALGARY
PJ8-3458	TRAILERS						
	OTHER	1988 Aspen Tandem Jeep	2A9JT4023JA037011	20,000.00	2,997.16	17,002.84	CALGARY
PJ8-3468	TRAILERS						
	OTHER	1995 Aspen JT 35 Tandem Jeep	2A9JT3528SS037195	85,000.00	12,737.81	72,262.19	CALGARY
PJ8-3469	TRAILERS						
	OTHER	1995 Gerrys Tandem 8 Wheel Jeep	2A9JT4024SS037159	20,000.00	2,997.16	17,002.84	CALGARY
RT-2471	TRAILERS						
	OTHER	1988 Aspen 20.5' 60 Ton Rail	1PLG05026FBG39950	90,800.00	9,694.93	81,105.07	CALGARY
SB-4603	TRAILERS						
	OTHER	1998 Doepker 32' Super B Lead	2DEHBFZ34W1011110	18,000.00	2,697.42	15,302.58	CALGARY
SH-RUNK5301	TRAILERS						
	OTHER	2005 Singer Trailer Bunks		32,000.00	4,795.37	27,204.63	CALGARY
NK5302	TRAILERS						
	OTHER	2005 Singer Trailer Bunks		32,000.00	4,795.37	27,204.63	CALGARY

8-1751	TRAILERS OTHER	1982 Fruehauf Tandem Tilt Deck	2H8C04028CT128101	26,000.00	3,896.27	22,103.73	CALGARY
BT-109	AUTO BED TRUCK	KENWORTH C500 BED TRUCK 340	IXKCDBOX57R990650	325,000.00	56,250.23	268,749.77	DAWSON
BT-1705	AUTO BED TRUCK	KENWORTH C500 BED TRUCK 380"	1NKCX4TX1CR953825	525,000.00	19,402.18	505,597.82	CREEK
P-032	AUTO LT TRUCKS	2009 Ford F350 Crew Cab 4x4 Diesel	1FTWW31R39EA31055	24,744.54	20,229.88	4,514.66	DAWSON
P-1013	AUTO LT TRUCKS	DODGE 2500 CREWCAB 4X4	3D7UT2CL6BG508102	16,000.00	3,159.80	12,840.20	CREEK
P-1020	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CLXBG582142	18,500.00	3,653.49	14,846.51	DAWSON
P-109	AUTO LT TRUCKS	F150 PILOT VEHICLE	1FTFW1ET2DFA81085	43,456.51	8,675.48	34,781.03	CREEK
P-1147	AUTO LT TRUCKS	FORD F550 CREWCAB 4X4	1FD0W5HT6CEC52106	37,500.00	4,937.16	32,562.84	DAWSON
P-1148	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3HL5CG102192	36,000.00	4,739.69	31,260.31	CREEK
P-216	AUTO LT TRUCKS	CHEVROLET SILVERADO 3500 4X4 PILOT	1GC4K1C8BF106468	31,000.00	15,928.60	15,071.40	DAWSON
P-217	AUTO LT TRUCKS	GMC 3500 SIERRA 4X4	IGTHK34U86W108406	6,000.00	3,082.93	2,917.07	CREEK
PT-106	AUTO PICKER TR	KENWORTH 45T PICKER	1XKCP4TX4AR944846	520,000.00	56,250.23	463,749.77	DAWSON
PT-1409	AUTO PICKER TR	KENWORTH T800 PICKER 45T	1XKDP4TX7BR948668	550,000.00	22,866.85	527,133.15	CREEK
T-082	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDPBEXX7R994357	165,000.00	32,127.58	132,872.42	DAWSON
T-085	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDDBOX8AJ943607	175,000.00	21,296.67	153,703.33	CREEK
T-087	AUTO TRACTORS	KENWORTH T800	1XKDD40X0BR978363	130,000.00	14,062.55	115,937.45	DAWSON
92	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDP40X7CR954217	220,000.00	21,418.34	198,581.66	CREEK
T-1205	AUTO TRACTORS	WESTERN STAR 4900SA WINCH	5KJRALCK76PV67442	115,000.00	8,606.25	106,393.75	DAWSON
T-1219	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDP4EX5CJ955356	230,000.00	9,562.50	220,437.50	CREEK
T-1222	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDD40X7CJ955312	225,000.00	9,354.62	215,645.38	DAWSON
T-1231	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDP4EX9DR962099	230,000.00	8,606.25	221,393.75	CREEK
T-1238	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X7CR949737	150,000.00	6,236.43	143,763.57	DAWSON
T-1248	AUTO TRACTORS	KENWORTH T800 HWY	1XKDP4EX7DR962098	185,000.00	6,922.42	178,077.58	CREEK
T-1251	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X0DJ960966	150,000.00	5,612.77	144,387.23	DAWSON
E-11	OTHER EQUIP	HAULOTTE BOOM LIFT	AD105137	20,000.00	4,326.98	15,673.02	CREEK
E-12	OTHER EQUIP	HAULOTTE BOOM LIFT	AD105394	20,000.00	4,326.98	15,673.02	DAWSON
YL-10	OTHER EQUIP TRAILERS	JOHN DEERE TC44H LOADER	DW544JP595769	58,000.00	-	58,000.00	CREEK
B4-018	OTHER TRAILERS	4 WHEEL SINGLE BOOSTER	2K9TD1111AL052107	22,000.00	685.99	21,314.01	DAWSON
B4-019	OTHER TRAILERS	4 WHEEL SINGLE BOOSTER	2A9TD1018BN125171	22,000.00	633.22	21,366.78	CREEK
B4-08	OTHER TRAILERS	4 WHEEL BOOSTER	2A9TD101X5N125127	21,000.00	2,044.47	18,955.53	DAWSON
B4-10	OTHER TRAILERS	4 WHEEL BOOSTER	2A9TD10102N125231	18,000.00	1,752.42	16,247.58	CREEK
B4-11	OTHER TRAILERS	4 WHEEL BOOSTER	2A9TD10183N125317	18,000.00	1,752.42	16,247.58	DAWSON
02	OTHER	VAN	2JABH7720B1001939	17,500.00	1,216.98	16,283.02	CREEK

04	TRAILERS	4 WHEEL TANDEM ENCLOSED CARGO TRAILER						DAWSON
	OTHER	BU	2JAAJ7726C1002400	8,000.00	213.82	7,786.18		CREEK
H8-16	TRAILERS							DAWSON
	OTHER	8 WHEEL TANDEM HIGHBOY 36'	2SLFCE297DR005414	26,000.00	648.57	25,351.43		CREEK
HT-58	TRAILERS							DAWSON
	OTHER	HIGHBOY	2M513161851100472	20,000.00	1,947.16	18,052.84		CREEK
HT-59	TRAILERS							DAWSON
	OTHER	HIGHBOY	2M513161X51100473	20,000.00	1,947.16	18,052.84		CREEK
HT-82	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131614C1128718	40,000.00	1,069.12	38,930.88		CREEK
HT-86	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M513161XD1134069	42,000.00	1,047.70	40,952.30		CREEK
HTO-05	TRAILERS							DAWSON
	OTHER	OILFIELD FLOAT	2A91151336A003127	55,000.00	5,354.58	49,645.42		CREEK
HTO-07	TRAILERS	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY						DAWSON
	OTHER	5	2DEPFFZ3571020237	50,000.00	1,870.94	48,129.06		CREEK
HTP-16	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEHBFZ3361019084	36,000.00	1,347.08	34,652.92		CREEK
L16-15	TRAILERS							DAWSON
	OTHER	16 WHEEL TANDEM BEAVERTAIL LOWBOY	2K9LB3537AL052089	95,000.00	2,962.28	92,037.72		CREEK
LTB-01	TRAILERS							DAWSON
	OTHER	LOWBOY 50T	2A9LB50313N125139	50,000.00	4,867.79	45,132.21		CREEK
LTP-01	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM PICKER STEPDECK LOWBOY	2M5131285B1125215	37,000.00	1,064.98	35,935.02		CREEK
LTP-02	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM PICKER STEPDECK LOWBOY	2M513125XB1126625	45,000.00	1,295.26	43,704.74		CREEK
LTS-19	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY 50T	2DESNSZ3691025147	75,000.00	2,551.26	72,448.74		CREEK
LTS-29	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3521CL072185	90,000.00	2,405.49	87,594.51		CREEK
LTSB-03	TRAILERS							DAWSON
	OTHER	SCISSORNECK 40T	2A9LB40313N125149	65,000.00	6,328.15	58,671.85		CREEK
08	TRAILERS							DAWSON
	OTHER	TRIDEM TROMBONE 40T	2M513129971113438	55,000.00	5,354.58	49,645.42		CREEK
LTT-15	TRAILERS							DAWSON
	OTHER	TRIDEM TROMBONE 40T	2M5131509A1123262	75,000.00	5,616.71	69,383.29		CREEK
PJ8-19	TRAILERS							DAWSON
	OTHER	8 WHEEL JEEP	2K9KB22537L052434	29,000.00	2,823.32	26,176.68		CREEK
PJ8-20	TRAILERS							DAWSON
	OTHER	8 WHEEL JEEP	2K9KB22577L052114	29,000.00	2,823.32	26,176.68		CREEK
PJ8-33	TRAILERS							DAWSON
	OTHER	8 WHEEL TANDEM JEEP	2K9KB2254CL072248	40,000.00	1,069.12	38,930.88		CREEK
RVT-02	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM REEFER 53'	1UYVS35307U897507	10,000.00	374.20	9,625.80		CREEK
SDL-07	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM SUPER B LEAD	2M5130970D1134768	30,000.00	801.82	29,198.18		CREEK
TBF-03	TRAILERS							DAWSON
	OTHER	12 WHEEL TRIDEM BEDTRUCK FLOAT	2L9FS0384CH003824	72,000.00	1,924.39	70,075.61		CREEK
UT-04	TRAILERS							DAWSON
	OTHER	35	2N9FASFL5CG017094	19,000.00	1,233.17	17,766.83		CREEK
BT-442	AUTO BED							FORT
	TRUCK	1986 Kenworth C500 Tandem Bed	2NKCLBEX3GM915295	114,000.00	46,137.26	67,862.74		MCMURRA
BT-443	AUTO BED							FORT
	TRUCK	1998 Kenworth C500 Tandem Bed	2BG510059WR952380	90,000.00	36,424.12	53,575.88		MCMURRA
BT-444	AUTO BED							FORT
	TRUCK	2003 International Eagle 5600i6x4 Td Bed	1HTXHAST43J065259	176,000.00	71,229.39	104,770.61		MCMURRA
BT-445	AUTO BED							FORT
	TRUCK	2007 Kenworth C500B Tandem Bed	1NKCXBTX97R991538	420,000.00	141,649.28	278,350.72		MCMURRA
BT-474	AUTO BED							FORT
	TRUCK	2006 Kenworth T800B Tri-Drive	1NKDXBEXX06R983988	165,000.00	66,777.58	98,222.42		MCMURRA
P-038	AUTO LT							FORT
	TRUCKS	2010 Ford F350 Crew Cab 4x4	1FTWW3BY7AEB16507	28,989.66	24,545.24	4,444.42		MCMURRA
P-058	AUTO LT							FORT
	TRUCKS	2001 GMC Sierra 2500	1GTHK23U51F187287	12,000.00	8,543.94	3,456.06		MCMURRA
060	AUTO LT							FORT
	TRUCKS	2005 GMC Sierra Denali	2GTEK63N851372241	22,000.00	15,663.86	6,336.14		MCMURRA

061	AUTO LT TRUCKS	2008 GMC Sierra 2500 HD	1GTHK29K28E213186	23,000.00	16,375.83	6,624.17	FORT MCMURRA
P-070	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew XLT	1FTVW1ETXCKD27463	44,999.61	16,436.80	28,562.81	FORT MCMURRA
P-085	AUTO LT TRUCKS	2011 Ford F-450	1FDUF4HT9BEC55141	47,299.00	13,821.35	33,477.65	FORT MCMURRA
P-092	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET3CKD75578	33,857.00	14,278.02	19,578.98	FORT MCMURRA
P-134	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET3DFB11310	43,456.51	8,675.48	34,781.03	FORT MCMURRA
P-362	AUTO LT TRUCKS	FORD EXPEDITION	1FMJU2A50CEF60070	44,500.00	1,732.58	42,767.42	FORT MCMURRA
PT-156	AUTO PICKER TR	2012 Kenworth C500 w/ 4596T 45 Ton Boom	1NKCX4TX1CR956093	622,859.81	72,587.33	550,272.48	FORT MCMURRA
PT-359	AUTO PICKER TR	2012 Kenworth C500 w/ 45 Ton Picker	1NKCX4TX7CR958110	655,672.98	63,297.96	592,375.02	FORT MCMURRA
PT-361	AUTO PICKER TR	2013 Kenworth C-500 w/ 45 Ton Boom	1XKCP4TX3DR961223	685,730.00	52,558.36	633,171.64	FORT MCMURRA
PT-365	AUTO PICKER TR	2013 Kenworth C500 Picker	1XKCP4TX0DR961227	686,291.29	41,117.64	645,173.65	FORT MCMURRA
PT-367	AUTO PICKER TR	2013 Kenworth C-500 45T Picker	1XKCP4TX4DR961229	680,445.82	27,154.23	653,291.59	FORT MCMURRA
PT-470	AUTO PICKER TR	2008 Peterbilt 367 Tridem Knuckle Picker	1NPXTB0X98N737710	310,000.00	79,657.66	230,342.34	FORT MCMURRA
PT-475	AUTO PICKER TR	2008 Peterbilt PB340 T/A Picker	2NPRLN9X78M746884	92,000.00	23,640.39	68,359.61	FORT MCMURRA
PT-479	TRACTORS AUTO	1995 Freightliner FL80 T/A 5-ton Picker	1FVXJLCB6SL612462	42,254.81	17,652.12	24,602.69	FORT MCMURRA
T-421	TRACTORS AUTO	2013 Kenworth T800	1XKDD40X0DR962315	176,862.96	18,545.16	158,317.80	FORT MCMURRA
T-423	TRACTORS AUTO	2013 Kenworth T-800	1XKDD40X0DR962301	234,523.34	19,314.46	215,208.88	FORT MCMURRA
71	TRACTORS AUTO	2006 Kenworth C500B T/A Winch	1XKCD80X46R982120	145,000.00	58,683.29	86,316.71	FORT MCMURRA
T-472	TRACTORS AUTO	2007 Peterbilt 378 T/A Winch	1XPFB0X67D682410	150,000.00	50,589.03	99,410.97	FORT MCMURRA
T-473	TRACTORS AUTO	2003 Freightliner FL70 S/A Van Body	1FVABTAK83HK91972	15,000.00	6,070.72	8,929.28	FORT MCMURRA
T-476	TRACTORS AUTO	2006 GMC 1-Ton Cube Van	1GDJG312X61209794	16,000.00	6,475.37	9,524.63	FORT MCMURRA
T-481	TRACTORS AUTO	2005 Peterbilt 378 T/A Winch	1NPFDB0X35D842301	113,000.00	45,732.51	67,267.49	FORT MCMURRA
T-482	TRACTORS AUTO	2005 Peterbilt 379 T/A	1XP5DB0X45D857925	52,000.00	21,045.03	30,954.97	FORT MCMURRA
T-484	TRACTORS AUTO	2006 Peterbilt 378 T/A Winch	1NPFLB0X16D877276	139,000.00	56,255.04	82,744.96	FORT MCMURRA
T-486	TRACTORS AUTO	2007 Peterbilt 378 Tri-Drive Winch	1XPFPBEX77N669367	168,000.00	56,659.69	111,340.31	FORT MCMURRA
T-491	TRACTORS AUTO	1991 Peterbilt 357 T/A Winch	1XPADB0X7MN306928	24,000.00	9,713.08	14,286.92	FORT MCMURRA
T-498	TRACTORS AUTO	2002 Peterbilt 378 T/A Winch	1NPFDB0X02D574657	54,000.00	21,854.42	32,145.58	FORT MCMURRA
T-499	TRACTORS AUTO	2002 Peterbilt 378 T/A Winch	1NPFDB0X72D581153	50,000.00	20,235.61	29,764.39	FORT MCMURRA
YL-05	OTHER EQUIP	1990 John Deere 624E Wheel Loader	DW624ED530100	35,000.00	15,738.80	19,261.20	FORT MCMURRA
YL-06	OTHER EQUIP	1999 Volvo L70C Wheel Loader	16200	54,000.00	24,282.73	29,717.27	FORT MCMURRA
B8-08	TRAILERS	2007 ETM Tandem Axle Booster	2NPBT30237E065376	45,000.00	6,743.53	38,256.47	FORT MCMURRA
BS8-52	TRAILERS	2000 Aspen 8-wheel Self Steering Booster	2A9TD2022YN125335	26,000.00	5,261.27	20,738.73	FORT MCMURRA
H16-02	TRAILERS	2007 Aspen 16 Wheel 60Ton Oilfield Float	2A9PF60447N125016	115,000.00	17,233.47	97,766.53	FORT MCMURRA
48-48	TRAILERS	1995 Lode King 48' Tridem HB	2LDPF4838SC025274	7,000.00	1,416.51	5,583.49	FORT MCMURRA

48-55	TRAILERS OTHER	1990 Wilson 48' Tridem HB	1W1BDB606LF305199	5,500.00	1,112.97	4,387.03	FORT MCMURRA
HB48-61	TRAILERS OTHER	1995 Lode King 48' T/A HB	2LDPF4824SC025232	6,000.00	1,214.15	4,785.85	FORT MCMURRA
HB53-62	TRAILERS OTHER	2000 Kayln Siebert 53' Tridem HB	2A9SPF9G0YT053331	9,500.00	1,922.43	7,577.57	FORT MCMURRA
HB53-64	TRAILERS OTHER	2007 Doepker 53' Tridem HB	2DEHBFZ3071020551	25,000.00	4,598.98	20,401.02	FORT MCMURRA
HS-03	TRAILERS OTHER	2012 Trailtech H370 30' Gooseneck	2CU24AXE5C2031350	12,524.00	1,219.87	11,304.13	FORT MCMURRA
HT-48	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131617D1135339	38,358.00	2,969.07	35,388.93	FORT MCMURRA
HT-51	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131614D1135542	38,358.00	2,969.07	35,388.93	FORT MCMURRA
HTP-06	TRAILERS OTHER	2013 TRIDEM 48' TRI AXLE FLAT DECK	2LDPF4839DD056045	40,608.00	2,229.53	38,378.47	FORT MCMURRA
HTP-10	TRAILERS OTHER	2013 TRIDEM HIGHBOY PICKER 45'	2LDPF4536D9056463	51,008.00	2,164.78	48,843.22	FORT MCMURRA
HTP-11	TRAILERS OTHER	2013 TRIDEM HIGHBOY PICKER 45'	2LDPF4538D9056464	51,008.00	2,164.78	48,843.22	FORT MCMURRA
L24-07	TRAILERS OTHER	2013 Stellar 85 Ton Low Bed	2N9LB8564DE065407	246,667.00	14,776.38	231,890.62	FORT MCMURRA
L8-47	TRAILERS OTHER	1985 Hayworth Drop Deck T/A 26' LB	4853	15,000.00	3,035.36	11,964.64	FORT MCMURRA
LB16-03	TRAILERS OTHER	1980 Columbia 16-wheel Double Drop	9852	21,000.00	4,249.47	16,750.53	FORT MCMURRA
LB16-51	TRAILERS OTHER	2000 Aspen 16-wheel Double Drop 60-ton	2A9LB6049YN125105	70,000.00	14,164.95	55,835.05	FORT MCMURRA
LB16-56	TRAILERS OTHER	1990 Arnes 16-wheel Detachable Gooseneck	AR782860	23,000.00	4,654.21	18,345.79	FORT MCMURRA
LB16-58	TRAILERS OTHER	1993 Peerless 16-wheel Double Drop	2PLG02428PBM65270	40,000.00	8,094.22	31,905.78	FORT MCMURRA
12-12	TRAILERS OTHER	2013 Nelson Lowbed Scissor Neck	2DESNSZ38D1029936	104,303.00	5,466.24	98,836.76	FORT MCMURRA
NC8-72	TRAILERS OTHER	2009 Cargo Mate 7x16 T/A Enclosed	5NHUBL627AT423581	5,500.00	856.14	4,643.86	FORT MCMURRA
OF12-38	TRAILERS OTHER	1998 Peerless 48' Tridem Oilfield Float	2PLG047832WBL90000	23,000.00	4,654.21	18,345.79	FORT MCMURRA
OF12-66	TRAILERS OTHER	1993 Peerless 46' Tridem Oilfield Float	SPLF04839PBG68570	15,000.00	3,035.36	11,964.64	FORT MCMURRA
OF8-34	TRAILERS OTHER	1980 Knight 40' T/A Oilfield Float	17574	5,000.00	1,011.80	3,988.20	FORT MCMURRA
OF8-35	TRAILERS OTHER	1985 Traileze 38' T/A Oilfield Float	850312507	5,000.00	1,011.80	3,988.20	FORT MCMURRA
OF8-57	TRAILERS OTHER	1983 Fruehauf 40' T/A Oilfield Float	32F66	3,250.00	657.64	2,592.36	FORT MCMURRA
PJ16-23	TRAILERS OTHER	2013 Stellar 16 Wheel Low Profile Jeep	2N9JT1624DE065348	81,703.00	4,894.36	76,808.64	FORT MCMURRA
PJ16-50	TRAILERS OTHER	2000 Aspen 45-ton 16-wheel Jeep	2A9JT4548YN125131	30,000.00	6,070.72	23,929.28	FORT MCMURRA
PJ16-68	TRAILERS OTHER	1981 Columbia 60-ton 16-wheel Jeep	2AT904138BM303264	22,000.00	4,451.87	17,548.13	FORT MCMURRA
PJ8-30	TRAILERS OTHER	1978 Knight T/A Jeep	1252	8,500.00	1,720.03	6,779.97	FORT MCMURRA
PJ8-74	TRAILERS OTHER	2007 Scona T/A Jeep	2E9C40C2X73003148	26,000.00	4,782.93	21,217.07	FORT MCMURRA
PT42-75	TRAILERS OTHER	2013 Lode King 42' Tri-Axle Flatdeck	2LDPF4237D9054791	50,008.00	4,370.95	45,637.05	FORT MCMURRA
PT45-69	TRAILERS OTHER	2008 Doepker 45' Tridem Picker Float	2DEPTFZ3581021365	39,000.00	6,576.54	32,423.46	FORT MCMURRA
PT45-71	TRAILERS OTHER	2009 Canuck 45' Tridem Picker Float	2C9FS42309C181393	35,000.00	5,448.09	29,551.91	FORT MCMURRA
SD8-60	TRAILERS OTHER	1997 Kayln 48' T/A Steel Step Drop 38'	1K9F48247V1005234	15,000.00	3,035.36	11,964.64	FORT MCMURRA
12-36	TRAILERS OTHER	1998 K-Line Tridem Scissorneck LB 24'	2K9LB3566WS052009	33,000.00	6,677.78	26,322.22	FORT MCMURRA

12-39	TRAILERS OTHER TRAILERS	2001 Altek 40-ton Tridem Scissorneck	2A92LKU1211144027	38,000.00	7,689.58	30,310.42	FORT MCMURRA
SN12-49	TRAILERS OTHER TRAILERS	2002 Aspen 40-ton Tridem Scissorneck	2A9LB40392N125110	44,000.00	8,903.68	35,096.32	FORT MCMURRA
SN12-59	TRAILERS OTHER TRAILERS	2000 Aspen 40-ton Tridem Scissorneck	A9LB4033YN125208	43,000.00	8,701.28	34,298.72	FORT MCMURRA
SN12-63	TRAILERS OTHER TRAILERS	2007 Doecker 50-ton Tridem Scissorneck	2DES1SZ3571020857	80,000.00	14,716.83	65,283.17	FORT MCMURRA
SN12-70	TRAILERS OTHER TRAILERS	2008 Scona 50-ton Tridem Scissorneck	2E9L50F34830003343	62,000.00	10,455.05	51,544.95	FORT MCMURRA
SN12-73	TRAILERS OTHER TRAILERS	2006 Gerrys 40-ton Tridem Scissorneck LB	2K9LB35456L052155	46,000.00	9,308.43	36,691.57	FORT MCMURRA
SN16-67	TRAILERS OTHER TRAILERS	2006 Scona 16-wheel Scissorneck LB 32'	2F9L60F4863003929	90,526.24	18,193.50	72,332.74	FORT MCMURRA
SSPT-01	TRAILERS OTHER TRAILERS	SELF STEERING POLE TRAILER	2D9KD40BX91004111	-	-	-	FORT MCMURRA
SSPT-02	TRAILERS OTHER TRAILERS	SELF STEERING POLE TRAILER	2D9KD4028A1004029	-	-	-	FORT MCMURRA
TSL-02	TRAILERS OTHER AUTO PICKER	2012 Stellar Sliding Tilt 45 Ton Tridem	2N95T4530CE065295	118,000.00	12,378.72	105,621.28	FORT MCMURRA
PT-1505	TR AUTO BED	2014 PETERBILT 367 PICKER 45 TON	1XPTP4TX5ED221407	-	-	-	FORT ST. J. GRANDE
BT-113	TRUCK AUTO BED	KENWORTH T800 TEXAS BED TRUCK	1XKDP4EXXBJ948238	210,000.00	20,192.41	189,807.59	PRAIRIE GRANDE
BT-1602	TRUCK AUTO BED	KENWORTH T800 TEXAS BED TRUCK	1XKDP4EX1CR950849	300,000.00	11,086.96	288,913.04	PRAIRIE GRANDE
BT-1702	TRUCK AUTO BED	KENWORTH T800 BED TRUCK 300"	1XKDDBOX66J989105	210,000.00	13,969.58	196,030.42	PRAIRIE GRANDE
BT-1704	TRUCK AUTO LT	KENWORTH C500 BED TRUCK 380"	1NKCX4TX2CR947743	580,000.00	21,434.77	558,565.23	PRAIRIE GRANDE
P-1001	TRUCKS AUTO LT	CHEVROLET 2500 CREWCAB 4X4	1GCHK23184F146680	5,500.00	1,086.20	4,413.80	PRAIRIE GRANDE
1002	TRUCKS AUTO LT	DODGE 3500 CREWCAB 4X4	3D3LX38C16G272643	8,000.00	1,579.89	6,420.11	PRAIRIE GRANDE
P-1006	TRUCKS AUTO LT	CHEVROLET 2500 CREWCAB 4X4	1GC4KYB6XAF124576	14,000.00	2,764.81	11,235.19	PRAIRIE GRANDE
P-1012	TRUCKS AUTO LT	DODGE 3500 CREWCAB 4X4	3D73Y3CL3AG173253	15,500.00	3,061.03	12,438.97	PRAIRIE GRANDE
P-1014	TRUCKS AUTO LT	DODGE 2500 CREWCAB 4X4	3D7UT2CL6AG176838	14,000.00	2,764.81	11,235.19	PRAIRIE GRANDE
P-1015	TRUCKS AUTO LT	FORD F150 CREWCAB 4X4	1FTFW1EV5AFC19540	13,500.00	2,666.06	10,833.94	PRAIRIE GRANDE
P-1018	TRUCKS AUTO LT	DODGE 2500 CREWCAB 4X4	3D7UT2CL1BG562262	15,500.00	3,061.03	12,438.97	PRAIRIE GRANDE
P-1019	TRUCKS AUTO LT	DODGE 5500 CREWCAB 4X4	3D6WU7EL7BG568944	23,000.00	4,542.19	18,457.81	PRAIRIE GRANDE
P-1022	TRUCKS AUTO LT	CHEVROLET 2500CREWCAB 4X4	1GCHK33U75F913601	4,000.00	789.93	3,210.07	PRAIRIE GRANDE
P-1023	TRUCKS AUTO LT	DODGE 1500 CREWCAB 4X4	1D7RV1CP0BS627415	19,500.00	3,850.96	15,649.04	PRAIRIE GRANDE
P-1025	TRUCKS AUTO LT	FORD F150 CREWCAB 4X4	1FTFW1ET4BFC53517	22,500.00	4,443.45	18,056.55	PRAIRIE GRANDE
P-1026	TRUCKS AUTO LT	FORD F150 CREWCAB 4X4	1FTFW1R63CFA07435	36,000.00	4,739.69	31,260.31	PRAIRIE GRANDE
P-1028	TRUCKS AUTO LT	DODGE 2500 CREWCAB 4X4	3C6UD5DLXCG111248	35,250.00	4,640.94	30,609.06	PRAIRIE GRANDE
P-1029	TRUCKS AUTO LT	DODGE 2500 CREWCAB 4X4	3C6UD5DL7CG232934	36,750.00	4,838.41	31,911.59	PRAIRIE GRANDE
P-1030	TRUCKS AUTO LT	DODGE 3500 CREWCAB 4X4	3C63D3DL4CG317830	36,000.00	4,739.69	31,260.31	PRAIRIE GRANDE
P-1032	TRUCKS AUTO LT	DODGE 2500 CREWCAB 4X4	3C6UD5FL5CG270532	34,500.00	4,542.19	29,957.81	PRAIRIE GRANDE
P-1066	TRUCKS AUTO LT	CHEVROLET 3500CREWCAB 4X4	1GC4K1B69AF130330	15,000.00	2,962.28	12,037.72	PRAIRIE GRANDE
1109	TRUCKS	CHEVROLET 2500 CREWCAB 4X4	1GCHK23K58F179814	7,500.00	1,481.14	6,018.86	PRAIRIE

1110	AUTO LT TRUCKS	CHEVROLET 2500 CREWCAB 4X4	1GCHK33608F155414	6,000.00	1,184.92	4,815.08	GRANDE PRAIRIE
P-1115	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX38A08G131017	8,500.00	1,678.66	6,821.34	GRANDE PRAIRIE
P-1119	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX38LX9G502218	9,000.00	1,777.38	7,222.62	GRANDE PRAIRIE
P-1121	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX48L09G524427	9,000.00	1,777.38	7,222.62	GRANDE PRAIRIE
P-1122	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX38LX9G511968	9,000.00	1,777.38	7,222.62	GRANDE PRAIRIE
P-1124	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX48L29G524428	9,000.00	1,777.38	7,222.62	GRANDE PRAIRIE
P-1127	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CLXBG508610	17,000.00	3,357.27	13,642.73	GRANDE PRAIRIE
P-1128	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CLXBG508607	15,000.00	2,962.28	12,037.72	GRANDE PRAIRIE
P-1130	AUTO LT TRUCKS	CHEVROLET 3500 CREWCAB 4X4	1GDJK33214F218864	7,000.00	1,382.39	5,617.61	GRANDE PRAIRIE
P-1131	AUTO LT TRUCKS	CHEVROLET 3500 CREWCAB 4X4	1GTJK33143F232395	6,000.00	1,184.92	4,815.08	GRANDE PRAIRIE
P-1132	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CL6BG577939	16,000.00	3,159.80	12,840.20	GRANDE PRAIRIE
P-1133	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y4CL0BG621634	17,500.00	3,456.02	14,043.98	GRANDE PRAIRIE
P-1137	AUTO LT TRUCKS	DODGE 4500 CREWCAB 4X4	3D6WU6CLXBG587551	45,000.00	8,886.89	36,113.11	GRANDE PRAIRIE
P-1139	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3HL1CG101668	20,000.00	2,633.18	17,366.82	GRANDE PRAIRIE
P-1142	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63DRHL7CG144740	23,000.00	3,028.12	19,971.88	GRANDE PRAIRIE
P-1144	AUTO LT TRUCKS	DODSGE 3500 CREWCAB 4X4	3C63D3HL2CG271330	34,500.00	4,542.19	29,957.81	GRANDE PRAIRIE
1146	AUTO LT TRUCKS	FORD F550 CREWCAB 4X4	1FD0W5HT7CED02091	37,500.00	4,937.16	32,562.84	GRANDE PRAIRIE
P-1149	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3HL7CG102193	34,500.00	4,542.19	29,957.81	GRANDE PRAIRIE
P-1150	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3LL1CG164891	36,000.00	4,739.69	31,260.31	GRANDE PRAIRIE
P-154	AUTO LT TRUCKS	2013 Ford F150	1FTFW1ET3DKE67747	42,830.00	6,409.50	36,420.50	GRANDE PRAIRIE
P-193	AUTO LT TRUCKS	2013 FORD F150	1FTFW1ET6DKF49777	56,160.00	2,792.74	53,367.26	GRANDE PRAIRIE
P-201	AUTO LT TRUCKS	DODGE 3500 4X4 HOT SHOT	3D3LS38CX5G831202	6,500.00	3,339.89	3,160.11	GRANDE PRAIRIE
P-204	AUTO LT TRUCKS	DODGE RAM 4X4 PILOT/HOT SHOT	3D7KS19D06G267874	8,000.00	4,110.60	3,889.40	GRANDE PRAIRIE
P-211	AUTO LT TRUCKS	GMC 2500 4X4	1GCHK43609F134540	23,500.00	12,074.90	11,425.10	GRANDE PRAIRIE
P-214	AUTO LT TRUCKS	CHEVROLET SILVERADO 3500 4X4	1GC4K0B65AF120081	28,500.00	14,643.98	13,856.02	GRANDE PRAIRIE
P-220	AUTO LT TRUCKS	GMC SIERRA	3GTP2WE30BG191156	34,000.00	17,470.01	16,529.99	GRANDE PRAIRIE
P-221	AUTO LT TRUCKS	DODGE 3500 4X4	3C63D3JL0CG104958	50,000.00	25,691.21	24,308.79	GRANDE PRAIRIE
P-222	AUTO LT TRUCKS	CHEVROLET SILVERADO 1500	3GCPKTE34BG363817	31,500.00	16,185.50	15,314.50	GRANDE PRAIRIE
P-223	AUTO LT TRUCKS	DOGE RAM 5500 4X4	3C7WDNBL7CG126099	60,000.00	30,829.48	29,170.52	GRANDE PRAIRIE
P-226	AUTO LT TRUCKS	CHEVROLET SILVERADO 4X4	3GCPKTE73CG140530	40,000.00	20,552.96	19,447.04	GRANDE PRAIRIE
P-227	AUTO LT TRUCKS	CHEVROLET SILVERADO 4X4	1GC1KXC87BF227646	31,000.00	15,928.60	15,071.40	GRANDE PRAIRIE
PT-102	AUTO PICKER TR	STERLING FLATDECK 6 1/2T PICKER	2FZDCHDJ57AY12003	82,500.00	14,278.92	68,221.08	GRANDE PRAIRIE
1105	AUTO PICKER TR	WESTERN STAR 35T PICKER	5KKUALAV07PX29464	304,351.21	52,345.22	252,005.99	GRANDE PRAIRIE

T-1302	AUTO PICKER TR	STERLING LT9500 PICKER 17T	2FZHAZCV97AW85970	90,000.00	5,986.94	84,013.06	GRANDE PRAIRIE
PT-1306	AUTO PICKER TR	KENWORTH T800 PICKER 18T	1XKDPBEX57R931800	150,000.00	9,978.26	140,021.74	GRANDE PRAIRIE
PT-1310	AUTO PICKER TR	KENWORTH T300 PICKER	2NMLD9XX17M998011	135,000.00	8,980.45	126,019.55	GRANDE PRAIRIE
PT-1401	AUTO PICKER TR	KENWORTH T800 PICKER 30T	1NKDLBTX27R989873	290,000.00	19,291.32	270,708.68	GRANDE PRAIRIE
PT-1402	AUTO PICKER TR	WESTERN STAR 4900SA PICKER 22T	5KKHAEAV16PV20455	145,000.00	9,645.67	135,354.33	GRANDE PRAIRIE
PT-1404	AUTO PICKER TR	KENWORTH T800 PICKER 40T	1NKDXBTX86R983837	265,000.00	17,628.26	247,371.74	GRANDE PRAIRIE
PT-1405	AUTO PICKER TR	KENWORTH T800 PICKER 35T	1NKDXBTX67R997740	340,000.00	22,617.39	317,382.61	GRANDE PRAIRIE
PT-1407	AUTO PICKER TR	KENWORTH C500 PICKER 50T	1NKCX4TXXAR943629	500,000.00	23,757.76	476,242.24	GRANDE PRAIRIE
PT-1410	AUTO PICKER TR	KENWORTH T800 PICKER 140T	1XKDP4TX1BR947919	550,000.00	22,866.85	527,133.15	GRANDE PRAIRIE
PT-1412	AUTO PICKER TR	KENWORTH T800 PICKER 45T	1NKDX4TX4DR959415	650,000.00	21,619.58	628,380.42	GRANDE PRAIRIE
PT-1504	AUTO PICKER TR	FREIGHTLINER M2112 PICKER 30T	1FVHC5CV57HY88114	95,000.00	6,319.58	88,680.42	GRANDE PRAIRIE
T-078	TRACTORS AUTO	KENWORTH T800	2NKDLBOX2NM927981	25,000.00	4,867.79	20,132.21	GRANDE PRAIRIE
T-083	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDDBOX77R994347	150,000.00	29,206.85	120,793.15	GRANDE PRAIRIE
T-084	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDDBOX6AJ943606	175,000.00	21,296.67	153,703.33	GRANDE PRAIRIE
T-089	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDP40XXBR948362	245,000.00	26,502.50	218,497.50	GRANDE PRAIRIE
T-090	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDP40XOCR954219	210,000.00	22,716.44	187,283.56	GRANDE PRAIRIE
T-091	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDP40XPCR954218	220,000.00	23,798.16	196,201.84	GRANDE PRAIRIE
T-093	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDD40X8CR954221	195,000.00	18,984.48	176,015.52	GRANDE PRAIRIE
T-094	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDD40X6CR954220	200,000.00	19,471.24	180,528.76	GRANDE PRAIRIE
T-095	TRACTORS AUTO	KENWORTH T800	1XKDD40X2BR948364	121,000.00	13,088.99	107,911.01	GRANDE PRAIRIE
T-1201	TRACTORS AUTO	KENWORTH T800 WINCH	1NKDLBOX76R987362	125,000.00	9,354.62	115,645.38	GRANDE PRAIRIE
T-1209	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDDBOXX7R999624	140,000.00	10,477.19	129,522.81	GRANDE PRAIRIE
T-1218	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDP4EX6BR948481	210,000.00	9,822.35	200,177.65	GRANDE PRAIRIE
T-1220	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDD40X5CJ955308	190,000.00	7,899.44	182,100.56	GRANDE PRAIRIE
T-1221	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDD40X7CJ955309	210,000.00	8,730.98	201,269.02	GRANDE PRAIRIE
T-1225	TRACTORS AUTO	KENWORTH T800 WINCH	1XKDD40X7CJ949462	190,000.00	7,899.44	182,100.56	GRANDE PRAIRIE
T-1230	TRACTORS AUTO	PETERBILT 367 WINCH	1NP4EX9DD184299	235,000.00	8,793.34	226,206.66	GRANDE PRAIRIE
T-1233	TRACTORS AUTO	KENWORTH T800 WINCH	1NKDLBOX64R972610	77,000.00	5,762.43	71,237.57	GRANDE PRAIRIE
T-1234	TRACTORS AUTO	KENWORTH W900 HWY	1XKWDBOX76J984925	41,000.00	3,068.33	37,931.67	GRANDE PRAIRIE
T-1235	TRACTORS AUTO	KENWORTH T800 HWY	1XKDD40X7CJ950238	125,000.00	5,197.01	119,802.99	GRANDE PRAIRIE
T-1236	TRACTORS AUTO	KENWORTH T800 HWY	1XKDD40X5CR949736	140,000.00	5,820.67	134,179.33	GRANDE PRAIRIE
T-1241	TRACTORS AUTO	KENWORTH T800 HWY	1XKDP4EX7CJ955357	155,000.00	6,444.31	148,555.69	GRANDE PRAIRIE
T-1242	TRACTORS	KENWORTH T800 HWY	1XKDP4EX9CJ955358	155,000.00	6,444.31	148,555.69	GRANDE PRAIRIE

1244	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X5CJ958936	125,000.00	5,197.01	119,802.99	GRANDE PRAIRIE
T-1245	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X2DJ959964	150,000.00	6,236.43	143,763.57	GRANDE PRAIRIE
T-1246	AUTO TRACTORS	KENWORTH T800 HWY	1XKDP4EX5DJ959957	170,000.00	7,067.95	162,932.05	GRANDE PRAIRIE
T-1249	AUTO TRACTORS	KENWORTH T800 HWY	1XKDP4EX1DR962100	175,000.00	6,548.25	168,451.75	GRANDE PRAIRIE
T-300	TRACTORS	KENWORTH W900B WINCH	1XKWDBOX07R999575	135,000.00	18,198.55	116,801.45	GRANDE PRAIRIE
AT-135-812	CRANES	GROVE GMK5135 ALL TERRAIN	W09110540AWG12094	1,105,000.00	32,541.97	#####	GRANDE PRAIRIE
AT-135-820	CRANES	GROVE GMK5135 ALL TERRAIN	W0911056CWG12013	1,400,000.00	32,983.69	#####	GRANDE PRAIRIE
AT-165-802	CRANES	GROVE GMK5130 ALL TERRAIN	W091305208WG12371	1,025,000.00	36,223.15	988,776.85	GRANDE PRAIRIE
AT-165-808	CRANES	GROVE GMK5165 ALL TERRAIN	W091305308WG12061	1,150,000.00	33,867.20	#####	GRANDE PRAIRIE
RT-080-814	CRANES	GROVE RT880E ROUGH TERRAIN	231554	625,000.00	20,079.37	604,920.63	GRANDE PRAIRIE
RT-090-809	CRANES	GROVE RT890 ROUGH TERRAIN	231106	650,000.00	22,970.79	627,029.21	GRANDE PRAIRIE
RT-090-815	CRANES	GROVE RT890E ROUGH TERRAIN	231557	725,000.00	23,292.07	701,707.93	GRANDE PRAIRIE
RT-130-810	CRANES	GROVE RT9130E ROUGH TERRAIN	231258	850,000.00	30,038.74	819,961.26	GRANDE PRAIRIE
RT-130-816	CRANES	GROVE RT9130E ROUGH TERRAIN	231355	900,000.00	28,914.29	871,085.71	GRANDE PRAIRIE
RT-130-817	CRANES	GROVE RT9130E ROUGH TERRAIN	231624	900,000.00	28,914.29	871,085.71	GRANDE PRAIRIE
TH-110-800	CRANES	GROVE TMS9000E TRUCK CRANE	47659000X9S230078	700,000.00	27,486.40	672,513.60	GRANDE PRAIRIE
TH-110-813	CRANES	GROVE TMS9000E TRUCK CRANE	476S90002BS231943	775,000.00	24,898.42	750,101.58	GRANDE PRAIRIE
TH-110-818	CRANES	GROVE TMS9000E TRUCK CRANE	476S90002BS231943	800,000.00	25,701.59	774,298.41	GRANDE PRAIRIE
E-03	OTHER EQUIP	BOBCAT S300	521512108	18,000.00	3,894.22	14,105.78	GRANDE PRAIRIE
E-09	OTHER EQUIP	JOHN DEERE 544E WHEEL LOADER	DW544EDS25830	32,000.00	6,923.11	25,076.89	GRANDE PRAIRIE
E-13	OTHER EQUIP	DAEWOO FORKLIFT	D2-01038	8,000.00	1,730.79	6,269.21	GRANDE PRAIRIE
YL-11	OTHER EQUIP	KOMATSU WA180 LOADER	A80596	35,000.00	-	35,000.00	GRANDE PRAIRIE
YL-12	OTHER EQUIP	JOHN DEERE 624 K LOADER	1DW624KZCCD644640	215,000.00	-	215,000.00	GRANDE PRAIRIE
B4-017	TRAILERS	4 WHEEL SINGLE BOOSTER	2P9BD1LC67A015483	20,000.00	748.37	19,251.63	GRANDE PRAIRIE
B4-020	TRAILERS	4 WHEEL SINGLE BOOSTER	2K9TD113XCL072229	23,000.00	614.73	22,385.27	GRANDE PRAIRIE
B4-06	TRAILERS	4 WHEEL BOOSTER	2A9TD10192N125082	18,000.00	1,752.42	16,247.58	GRANDE PRAIRIE
B4-07	TRAILERS	4 WHEEL BOOSTER	2S9TD10114N125287	20,000.00	1,947.16	18,052.84	GRANDE PRAIRIE
B4-09	TRAILERS	4 WHEEL BOOSTER	2A9TD10115N125226	21,000.00	2,044.47	18,955.53	GRANDE PRAIRIE
B4-12	TRAILERS	4 WHEEL BOOSTER	2KTD1117CL072266	27,500.00	1,784.90	25,715.10	GRANDE PRAIRIE
B4-22	TRAILERS	4 WHEEL SINGLE FLIP AXLE BOOSTER	1TKR00517CM026271	25,000.00	719.60	24,280.40	GRANDE PRAIRIE
B8-015	TRAILERS	8 WHEEL TANDEM BOOSTER	2K9TD21999L062220	40,000.00	1,360.67	38,639.33	GRANDE PRAIRIE
B8-016	TRAILERS	8 WHEEL TANDEM BOOSTER	2K9TD2194BL072171	45,000.00	1,295.26	43,704.74	GRANDE PRAIRIE
11	OTHER	8 WHEEL BOOSTER	2K9TD21907L052023	46,500.00	4,527.06	41,972.94	GRANDE PRAIRIE

YQ-02	TRAILERS OTHER	UTILITY TRAILER	1H9AJ1418AH260002	9,000.00	674.01	8,325.99	GRANDE PRAIRIE
BBQ-03	TRAILERS OTHER	4 WHEEL TANDEM BBQ	2N9FD721281911035	10,000.00	374.20	9,625.80	GRANDE PRAIRIE
BD-110-01	TRAILERS OTHER	12 WHEEL TRIDEM BOOM DOLLY 110T	2N9CD3038BE065160	35,000.00	1,091.39	33,908.61	GRANDE PRAIRIE
BD-110-03	TRAILERS OTHER	12 WHEEL TRIDEM BOOM DOLLY 110T	2N9CD4038BE065231	40,000.00	1,151.34	38,848.66	GRANDE PRAIRIE
BD-110-04	TRAILERS OTHER	12 WHEEL TRIDEM BOOM DOLLY 110T	2N9CD4038CE065232	45,000.00	1,202.73	43,797.27	GRANDE PRAIRIE
BD-110-05	TRAILERS OTHER	20 WHEEL 5 AXLE BOOM DOLLY 110T	1N9G62A38D1012575	60,000.00	1,603.64	58,396.36	GRANDE PRAIRIE
BD-135-01	TRAILERS OTHER	12 WHEEL TRIDEM BOOM DOLLY 135T	2N9CD4032BE065242	40,000.00	1,151.34	38,848.66	GRANDE PRAIRIE
BD-135-02	TRAILERS OTHER	BOOM DOLLY 135T	1N9G62T52D1012571	35,000.00	935.46	34,064.54	GRANDE PRAIRIE
BD-165-01	TRAILERS OTHER	BOOM DOLLY 165T	51302371	20,000.00	748.37	19,251.63	GRANDE PRAIRIE
BD-165-02	TRAILERS OTHER	12 WHEEL TRIDEM BOOM DOLLY 165T	1N9G62A3691012808	30,000.00	1,020.51	28,979.49	GRANDE PRAIRIE
CT-03	TRAILERS OTHER	VAN 53	2M5921616W7051700	6,000.00	584.15	5,415.85	GRANDE PRAIRIE
GT-01	TRAILERS OTHER	TRIDEM CLAM	2C9B354D78S133142	45,000.00	3,982.76	41,017.24	GRANDE PRAIRIE
GT-02	TRAILERS OTHER	TRIDEM END DUMP	2C9DS35384C181017	35,000.00	3,407.42	31,592.58	GRANDE PRAIRIE
H8-13	TRAILERS OTHER	8 WHEEL TANDEM HIGHBOY	2LDPF4021W9030354	6,500.00	270.26	6,229.74	GRANDE PRAIRIE
H8-15	TRAILERS OTHER	8 WHEEL TANDEM HIGHBOY 36'	2SLFCE290DR005416	24,000.00	598.68	23,401.32	GRANDE PRAIRIE
H8O-06	TRAILERS OTHER	OILFIELD FLOAT	NOT8006P2335	8,000.00	778.85	7,221.15	GRANDE PRAIRIE
O-10	TRAILERS OTHER	OILFIELD FLOAT	2L9FS52989H003695	32,000.00	2,596.13	29,403.87	GRANDE PRAIRIE
H8O-11	TRAILERS OTHER	8 WHEEL TANDEM OILFIELD FLOAT HIGHBOY	NBRNF783495	6,000.00	224.51	5,775.49	GRANDE PRAIRIE
HT-57	TRAILERS OTHER	HIGHBOY	2M513161651100471	20,000.00	1,947.16	18,052.84	GRANDE PRAIRIE
HT-79	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131613C1127446	40,000.00	1,069.12	38,930.88	GRANDE PRAIRIE
HT-85	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131618D1134068	42,000.00	1,047.70	40,952.30	GRANDE PRAIRIE
HT-87	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131617D1135342	42,000.00	1,047.70	40,952.30	GRANDE PRAIRIE
HT-88	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131615A1123072	34,000.00	1,060.19	32,939.81	GRANDE PRAIRIE
HT-90	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131615C1127447	40,000.00	1,069.12	38,930.88	GRANDE PRAIRIE
HT-93	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131616C1128719	40,000.00	1,069.12	38,930.88	GRANDE PRAIRIE
HT-94	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131612C1128720	40,000.00	1,069.12	38,930.88	GRANDE PRAIRIE
HTO-01	TRAILERS OTHER	Gerry's Tri-Float	2T9ESHDF5SE008179	7,000.00	1,600.26	5,399.74	GRANDE PRAIRIE
HTO-04	TRAILERS OTHER	OILFIELD FLOAT HIGHBOY	2PLG04835WBB91610	25,000.00	2,433.92	22,566.08	GRANDE PRAIRIE
HTO-06	TRAILERS OTHER	OILFIELD FLOAT	2A91151356A003128	55,000.00	5,354.58	49,645.42	GRANDE PRAIRIE
HTO-10	TRAILERS OTHER	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY 4	2L9FS039XBH003768	75,000.00	2,158.75	72,841.25	GRANDE PRAIRIE
HTO-11	TRAILERS OTHER	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY 5	2L9FS0397BH003777	75,000.00	2,158.75	72,841.25	GRANDE PRAIRIE
HTO-13	TRAILERS OTHER	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY	2L9FS338XCH003800	75,000.00	2,004.55	72,995.45	GRANDE PRAIRIE
P-02	TRAILERS OTHER	PICKER FLATDECK	2M5131282B1124944	40,000.00	2,781.63	37,218.37	GRANDE PRAIRIE

TP-03	TRAILERS OTHER	PICKER FLATDECK	2M5131284B1124945	40,000.00	2,781.63	37,218.37	GRANDE PRAIRIE
HTP-14	TRAILERS OTHER	12 WHEEL TRIDEM PICKER HIGHBOY 42'	2DEHBFZ3041016835	30,000.00	1,122.57	28,877.43	GRANDE PRAIRIE
HTP-17	TRAILERS OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEPTFZ3571020263	37,000.00	1,384.50	35,615.50	GRANDE PRAIRIE
HTP-18	TRAILERS OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEPTFZ3371021363	37,000.00	1,384.50	35,615.50	GRANDE PRAIRIE
HTP-19	TRAILERS OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEPTFZ3181022996	38,000.00	1,421.92	36,578.08	GRANDE PRAIRIE
HTP-20	TRAILERS OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEPTFZ3181023209	38,000.00	1,421.92	36,578.08	GRANDE PRAIRIE
HTP-22	TRAILERS OTHER	18 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEPTFZ3991025145	38,000.00	1,292.65	36,707.35	GRANDE PRAIRIE
HTP-23	TRAILERS OTHER	19 WHEEL TRIDEM PICKER FLOAT HIGHBOY 42	2DEPTFZ3091025146	38,000.00	1,292.65	36,707.35	GRANDE PRAIRIE
HTP-26	TRAILERS OTHER	13 WHEEL TRIDEM PICKER FLOAT HIGHBOY 40	2M5131220C1128715	42,000.00	1,122.57	40,877.43	GRANDE PRAIRIE
HTP-27	TRAILERS OTHER	14 WHEEL TRIDEM PICKER FLOAT HIGHBOY 40	2M5131222C1128716	42,000.00	1,122.57	40,877.43	GRANDE PRAIRIE
HTP-28	TRAILERS OTHER	15 WHEEL TRIDEM PICKER FLOAT HIGHBOY 40	2M5131227C1129019	42,000.00	1,122.57	40,877.43	GRANDE PRAIRIE
HTP-30	TRAILERS OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 9	2M5131229D1136328	52,000.00	1,297.19	50,702.81	GRANDE PRAIRIE
HTT-10	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY TROMBONE 53	2M5131612D1135197	42,000.00	1,047.70	40,952.30	GRANDE PRAIRIE
HTT-11	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY TROMBONE 53	2M5131613B1126375	38,000.00	1,093.75	36,906.25	GRANDE PRAIRIE
L16-16	TRAILERS OTHER	16 WHEEL TANDEM LOWBOY	2K9LB3543BL072186	110,000.00	3,166.17	106,833.83	GRANDE PRAIRIE
L16S-01	TRAILERS OTHER	16 WHEEL TANDEM SCISSORNECK LOWBOY 60T	2K9LB45999L052231	80,000.00	2,721.34	77,278.66	GRANDE PRAIRIE
S-02	TRAILERS OTHER	16 WHEEL TANDEM SCISSORNECK LOWBOY	2A9105847AA003013	130,000.00	4,053.67	125,946.33	GRANDE PRAIRIE
L24-06	TRAILERS OTHER	GOOSENECK 70T	2K9LB66597L052024	160,000.00	15,577.02	144,422.98	GRANDE PRAIRIE
LTB-02	TRAILERS OTHER	LOWBOY 50T	2A9LB5036YN125385	50,000.00	4,867.79	45,132.21	GRANDE PRAIRIE
LTB-03	TRAILERS OTHER	LOWBOY	2A9LB50333N125126	65,000.00	6,328.15	58,671.85	GRANDE PRAIRIE
LTB-05	TRAILERS OTHER	LOWBOY	2K9LV3551CL072049	95,000.00	6,606.33	88,393.67	GRANDE PRAIRIE
LTB-06	TRAILERS OTHER	LOWBOY	2K9LB3558CL072050	95,000.00	6,606.33	88,393.67	GRANDE PRAIRIE
LTB-07	TRAILERS OTHER	LOWBOY	2K9LB3522CL072051	85,000.00	5,910.91	79,089.09	GRANDE PRAIRIE
LTD-07	TRAILERS OTHER	12 WHEEL TRIDEM DOUBLE DROP LOWBOY	1TKH05024CM026270	85,000.00	2,446.57	82,553.43	GRANDE PRAIRIE
LTDB-04	TRAILERS OTHER	DOUBLE DROP 50T	2K9LB35204I052107	55,000.00	5,354.58	49,645.42	GRANDE PRAIRIE
LTDB-13	TRAILERS OTHER	DOUBLE DROP LOWBOY	2K9LB35578L052153	80,000.00	7,080.47	72,919.53	GRANDE PRAIRIE
LTS-11	TRAILERS OTHER	SCISSORNECK 40T	2A9LB40314N125119	70,000.00	6,814.95	63,185.05	GRANDE PRAIRIE
LTS-13	TRAILERS OTHER	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY 5	2DESNSZ3271020220	55,000.00	2,058.00	52,942.00	GRANDE PRAIRIE
LTS-15	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2DESNSZ3371021506	55,000.00	2,058.00	52,942.00	GRANDE PRAIRIE
LTS-17	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2DESNSZ3881023429	70,000.00	2,619.31	67,380.69	GRANDE PRAIRIE
LTS-23	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK 55T	2DESNSZ3671021550	55,000.00	2,058.00	52,942.00	GRANDE PRAIRIE
LTS-26	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3528CL072183	90,000.00	2,405.49	87,594.51	GRANDE PRAIRIE
S-27	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3559CL072056	85,000.00	2,271.85	82,728.15	GRANDE PRAIRIE

TS-28	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB352XCL072184	90,000.00	2,405.49	87,594.51	GRANDE PRAIRIE
LTS-30	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3559CL072199	85,000.00	2,271.85	82,728.15	GRANDE PRAIRIE
LTSB-01	TRAILERS OTHER	SCISSORNECK 50T	2A9LB503XXN125145	50,000.00	4,867.79	45,132.21	GRANDE PRAIRIE
LTSB-06	TRAILERS OTHER	SCISSORNECK 40T	2A9LB403X4N125118	70,000.00	6,814.95	63,185.05	GRANDE PRAIRIE
LTT-09	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M513129071113439	55,000.00	4,118.90	50,881.10	GRANDE PRAIRIE
LTT-10	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M5131505A1123257	75,000.00	5,616.71	69,383.29	GRANDE PRAIRIE
LTT-14	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M6131507A1123261	75,000.00	5,616.71	69,383.29	GRANDE PRAIRIE
LTT-16	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M5131524C1129085	90,000.00	6,740.06	83,259.94	GRANDE PRAIRIE
LTT-18	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M5131528C1129087	90,000.00	6,740.06	83,259.94	GRANDE PRAIRIE
LTT-19	TRAILERS OTHER	12 WHEEL TRIDEM TROMBONE STEPDECK	2M513131771113883	38,000.00	1,421.92	36,578.08	GRANDE PRAIRIE
LTT-20	TRAILERS OTHER	12 WHEEL TRIDEM TROMBONE STEPDECK	2M5131588C1126940	85,000.00	2,271.85	82,728.15	GRANDE PRAIRIE
LTT-24	TRAILERS OTHER	12 WHEEL TRIDEM TROMBONE STEPDECK	2M5131581D1135206	90,000.00	2,245.11	87,754.89	GRANDE PRAIRIE
LTTK-308	TRAILERS OTHER	2002 Empire T/A Tank Trailer	202008	75,000.00	16,301.75	58,698.25	GRANDE PRAIRIE
LTTS-02	TRAILERS OTHER	TROMBONE 45T	2K9LB35375L052261	60,000.00	5,841.39	54,158.61	GRANDE PRAIRIE
LTTS-03	TRAILERS OTHER	12 WHEEL TRIDEM TROMBONE/SCISSORNECK	2K9LB3551CL072181	95,000.00	2,539.12	92,460.88	GRANDE PRAIRIE
OS-01	TRAILERS OTHER	SKID TYPE OFFICE SHACK 10' X 32'	ST060204	26,000.00	972.88	25,027.12	GRANDE PRAIRIE
02	TRAILERS OTHER	SKID TYPE OFFICE SHACK 10' X 24'	ST060390	30,000.00	801.82	29,198.18	GRANDE PRAIRIE
OT-01	TRAILERS OTHER	4 WHEEL TANDEM OFFICE BUMPER HITCH 20'	1WC200J2924045651	6,500.00	243.22	6,256.78	GRANDE PRAIRIE
OT-02	TRAILERS OTHER	4 WHEEL TANDEM OFFICE BUMPER HITCH 16'	4RYC162056T110705	10,000.00	374.20	9,625.80	GRANDE PRAIRIE
OT-03	TRAILERS OTHER	4 WHEEL TANDEM OFFICE BUMPER HITCH 16'	4RYC162076T110673	10,000.00	374.20	9,625.80	GRANDE PRAIRIE
PJ16-21	TRAILERS OTHER	16 WHEEL JEEP LOW PROFILE	2K9KB42677L052022	55,000.00	5,354.58	49,645.42	GRANDE PRAIRIE
PJ16-25	TRAILERS OTHER	16 WHEEL TANDEM JEEP	2K9KB42609L052219	50,000.00	1,700.83	48,299.17	GRANDE PRAIRIE
PJ8-15	TRAILERS OTHER	8 WHEEL JEEP	2A9TL35692V045252	20,000.00	1,947.16	18,052.84	GRANDE PRAIRIE
PJ8-16	TRAILERS OTHER	8 WHEEL JEEP	2K9KB2256SL052005	12,000.00	1,168.31	10,831.69	GRANDE PRAIRIE
PJ8-17	TRAILERS OTHER	8 WHEEL JEEP	2K9KB224X5L052242	25,000.00	2,433.92	22,566.08	GRANDE PRAIRIE
PJ8-18	TRAILERS OTHER	8 WHEEL JEEP	2K9KB224X5L052365	25,000.00	2,433.92	22,566.08	GRANDE PRAIRIE
PJ8-31	TRAILERS OTHER	8 WHEEL TANDEM JEEP	2K9KB22558L052369	30,000.00	1,122.57	28,877.43	GRANDE PRAIRIE
PJ8-32	TRAILERS OTHER	8 WHEEL TANDEM JEEP	2K9KB2255BL072175	34,000.00	978.65	33,021.35	GRANDE PRAIRIE
PJ8-34	TRAILERS OTHER	8 WHEEL TANDEM JEEP	2K9KB2256CL072249	40,000.00	1,069.12	38,930.88	GRANDE PRAIRIE
RVT-01	TRAILERS OTHER	12 WHEEL TRIDEM REEFER 53'	1UYVS35397U897506	10,000.00	374.20	9,625.80	GRANDE PRAIRIE
SBL-06	TRAILERS OTHER	12 WHEEL TRIDEM SUPER B LEAD	2M5130978C1129834	28,000.00	805.96	27,194.04	GRANDE PRAIRIE
SBP-06	TRAILERS OTHER	8 WHEEL TANDEM SUPER B PUP	2M512085XC1129837	26,000.00	748.37	25,251.63	GRANDE PRAIRIE
07	TRAILERS OTHER	8 WHEEL TANDEM SUPER B PUP	2M5120857D1134771	24,000.00	641.47	23,358.53	GRANDE PRAIRIE

F-02	TRAILERS OTHER	12 WHEEL TRIDEM BEDTRUCK FLOAT	2L9FS3386CH003812	65,000.00	1,737.28	63,262.72	GRANDE PRAIRIE
UT-01	TRAILERS OTHER	20	2S9CH202433090504	3,500.00	340.72	3,159.28	GRANDE PRAIRIE
UT-02	TRAILERS OTHER	FLATDECK	2N9FADL3AG017076	14,500.00	1,085.92	13,414.08	GRANDE PRAIRIE
UT-05	TRAILERS OTHER	32	2N9FASDL6CG017219	18,000.00	1,168.31	16,831.69	GRANDE PRAIRIE
UT-10	TRAILERS OTHER	4 WHEEL TANDEM GOOSENECK FLIP RAMPS 20	2CU23ALA712008728	4,000.00	149.69	3,850.31	GRANDE PRAIRIE
UT-15	TRAILERS OTHER	8 WHEEL TANDEM GOOSENECK FLIP RAMPS 25	2R9DA302761625103	6,000.00	224.51	5,775.49	GRANDE PRAIRIE
UT-17	TRAILERS OTHER	6 WHEEL TRIDEM GOOSENECK LIVE ROLL 40'	2CU24A8GX62019053	8,500.00	353.38	8,146.62	GRANDE PRAIRIE
UT-18	TRAILERS OTHER	8 WHEEL TANDEM GOOSENECK 30'	2F9T330H016056818	4,500.00	168.40	4,331.60	GRANDE PRAIRIE
UT-19	TRAILERS OTHER	6 WHEEL TRIDEM GOOSENECK 40'	2ATA11015AM107466	4,500.00	168.40	4,331.60	GRANDE PRAIRIE
UT-22	TRAILERS OTHER	6 WHEEL TRIDEM GOOSENECK 34'	5D3BG3432CE104054	17,000.00	454.36	16,545.64	GRANDE PRAIRIE
P-152	AUTO LT TRUCKS	2013 GMC Sierra	1GT423C84DF113080	55,302.74	8,276.04	47,026.70	KITIMAT
P-215	AUTO LT TRUCKS	DODGE RAM 5500 4X4	3D6WD7ELXAG105663	28,000.00	14,387.09	13,612.91	KITIMAT
PT-161	AUTO PICKER TR	2010 Peterbilt 367 T/A 30 Ton Boom	1NPTL00X0BD116028	264,133.00	30,773.32	233,359.68	KITIMAT
PT-490	AUTO PICKER TR	2013 Peterbilt 367 w/ National NBT30H100	1NPTL70X0DD175320	292,904.00	15,593.16	277,310.84	KITIMAT
T-027	AUTO TRACTORS	2007 International 9200	2HSCEAPR67C464302	49,506.25	9,268.33	40,237.92	KITIMAT
T-205	AUTO TRACTORS	2006 Kenworth T-800	1XKDDB9XX6R989838	51,000.00	15,285.32	35,714.68	KITIMAT
220-709	CRANES	2008 Manitowoc 14000 Crawler 200 Ton	14001069	672,454.11	53,529.07	618,925.04	KITIMAT
CC-330-712	CRANES	2012 Liebherr LR1300SX 350 Ton Crawler	138149	2,594,246.02	133,049.11	#####	KITIMAT
RT-015-169	CRANES	Tadano GR150XL-1 15T Rough Terrain		-	-	-	KITIMAT
RT-060-122	CRANES	2006 Grove RT700E Rough Terrain 60 Ton	225215	255,000.00	32,477.87	222,522.13	KITIMAT
RT-080-153	CRANES	2012 Grove RT880E Rough Terrain 80 Ton	232011	561,595.76	34,424.86	527,170.90	KITIMAT
RT-090-146	CRANES	2010 Grove RT890E Rough Terrain 90 Ton	230582	479,598.88	33,921.50	445,677.38	KITIMAT
RT-090-147	CRANES	2010 Grove RT890E Rough Terrain 90 Ton	230761	460,918.32	32,600.02	428,318.30	KITIMAT
RT-100-154	CRANES	2012 Tadano GR1000XL-2 Rough Terrain 100	547714	661,442.46	40,545.43	620,897.03	KITIMAT
RT-100-155	CRANES	2012 Tadano GR1000XL-2 Rough Terrain 100	547718	661,442.46	40,545.43	620,897.03	KITIMAT
RT-130-140	CRANES	2007 Grove RT9130E Rough Terrain 130 Ton	227121	760,000.00	96,796.79	663,203.21	KITIMAT
RT-150-151	CRANES	2011 Grove RT9150E Rough Terrain 150 Ton	231938	1,093,016.60	71,786.02	#####	KITIMAT
TC-110-404	CRANES	2012 LinkBelt 110 Ton Telescopic	S1K2-2996	1,271,089.82	58,313.94	#####	KITIMAT
TC-110-408	CRANES	2013 Linkbelt 110TCrawler Crane	S1K33347	1,229,915.26	34,964.62	#####	KITIMAT
SB46-05	TRAILERS OTHER	2007 Doepker Tridem Super B Lead	2DEHBFZ3171019263	36,000.00	4,854.83	31,145.17	KITIMAT
P-125	AUTO LT TRUCKS	GMC SIERRA 2500 DIESEL	1GTHK23D47F149686	10,500.00	5,810.80	4,689.20	KITIMAT
P-127	AUTO LT TRUCKS	CHEVROLET 2500	1GC1KXCGXF152997	39,000.00	14,388.58	24,611.42	KITIMAT
128	AUTO LT TRUCKS	GMC SIERRA 2500	1GT121E81CF231381	54,000.00	19,922.68	34,077.32	KITIMAT

129	AUTO LT TRUCKS	GMC SIERRA	1GTHK39D87E115902	9,000.00	4,980.65	4,019.35	KITIMAT
PT-168	AUTO PICKER TR	FREIGHTLINER 112 W/ HIAB MODEL 400E-8X5	1FVPC5CV87HX48005	145,000.00	27,029.58	117,970.42	KITIMAT
T-042	AUTO TRACTORS	PETERBILT 379 W/ SLEEPER	1XP5DB9X03D803120	33,000.00	6,920.49	26,079.51	KITIMAT
T-053	AUTO TRACTORS	PETERBILT 357 W/ SLEEPER	1XP5DBP9X43D588471	30,000.00	6,291.39	23,708.61	KITIMAT
T-054	TRACTORS	KENWORTH T800	1XKDD40X07R997862	35,000.00	7,339.95	27,660.05	KITIMAT
AT-022-017	CRANES	GROVE AT422 ALL TERRAIN 22T	476AT0422NS077262	95,000.00	18,815.84	76,184.16	KITIMAT
AT-270-055	CRANES	LIEBHERR TM1220-5.2 ALL TERRAIN 270T	W09585700BEL05301	1,745,000.00	101,652.19	#####	KITIMAT
RT-015-061	CRANES	TADANO GR150XL1 ROUGH TERRAIN 15T	FD1914	200,000.00	13,204.14	186,795.86	KITIMAT
RT-030-059	CRANES	TADANO GR330XI-1 ROUGH TERRAIN 30T	561493	300,000.00	19,806.13	280,193.87	KITIMAT
RT-030-062	CRANES	TADANO GR300XL1 ROUGH TERRAIN 30T	561492	300,000.00	19,806.13	280,193.87	KITIMAT
RT-050-035	CRANES	LINKBELT RTC8050 ROUGH TERRAIN 50T	J6J6-8534	245,000.00	26,958.40	218,041.60	KITIMAT
RT-050-040	CRANES	LINKBELT RTC8050 ROUGH TERRAIN 50T	J6J6-8579	275,000.00	30,259.41	244,740.59	KITIMAT
RT-060-041	CRANES	GROVE RT700E ROUGH TERRAIN 60T	227752	320,000.00	31,689.90	288,310.10	KITIMAT
RT-065-060	CRANES	LINKBELT RTC8065 ROUGH TERRAIN 65T	J9J7-9162	350,000.00	34,660.79	315,339.21	KITIMAT
RT-090-071	CRANES	LINKBELT RTC8090 ROUGH TERRAIN 90T	N4K12336	650,000.00	42,913.36	607,086.64	KITIMAT
TH-100-054	CRANES	LINKBELT HTC86100 TRUCK CRANE 100T	1F9N3K125BL028471	910,000.00	90,118.02	819,881.98	KITIMAT
063	OTHER EQUIP	JOHN DEERE 344J LOADER	1LU344JXKZB027282	159,000.00	17,776.71	141,223.29	KITIMAT
BD100-57	TRAILERS	DOLLY 100T	1N9G62A30B1012275	40,000.00	2,995.92	37,004.08	KITIMAT
BD150-22	TRAILERS	BOOM DOLLY 150T	J9X3A8E2XK001059	18,000.00	1,887.42	16,112.58	KITIMAT
BD270-56	TRAILERS	DOLLY 270T	1N9G62A3XC1012334	55,000.00	3,844.69	51,155.31	KITIMAT
BD60-15	TRAILERS	BOOM DOLLY	2BGV07070VUV10144	13,000.00	1,363.15	11,636.85	KITIMAT
BD90-48	TRAILERS	BOOM DOLLY 90T	1N9G62A3691012792	27,000.00	2,359.29	24,640.71	KITIMAT
HS-05	TRAILERS	5TH WHEEL 20	2DPH2428WS080317	3,500.00	366.97	3,133.03	KITIMAT
HS-06	TRAILERS	5TH WHEEL 30	1J9ES382X8L326491	7,000.00	667.23	6,332.77	KITIMAT
HT-54	TRAILERS	FLATDECK 40	2BG505209XT285607	5,000.00	524.30	4,475.70	KITIMAT
HT-55	TRAILERS	TRIDEM HIGHBOY 47	2DEHBFZ31V1010320	7,000.00	734.01	6,265.99	KITIMAT
HT-56	TRAILERS	FLATDECK 48	4C6FA4835X1020283	8,000.00	838.85	7,161.15	KITIMAT
HT-67	TRAILERS	FLATDECK 53	2LDS053389E049103	35,000.00	3,058.32	31,941.68	KITIMAT
LT-43	TRAILERS	LOWBOY 26	13NE5340433517903	45,000.00	4,718.53	40,281.47	KITIMAT
LT-64	TRAILERS	STEPDECK 52	1C92D533X8M949635	32,000.00	3,050.38	28,949.62	KITIMAT
SBT-27A	TRAILERS	B-TRAIN 32	2D9HBFZ33S1016761	22,000.00	2,306.87	19,693.13	KITIMAT
SBT-58A	TRAILERS	B-TRAIN 32	2DEHBFA2061019160	30,000.00	3,145.72	26,854.28	KITIMAT
70A	TRAILERS	B-TRAIN	2DEHBFZ3381021968	34,000.00	3,240.97	30,759.03	KITIMAT

T-1601	AUTO BED TRUCK	KENWORTH T800 TEXAS BED TRUCK	1NKDX4EX77R932839	215,000.00	14,302.19	200,697.81	LEDUC
BT-1700	AUTO BED TRUCK	WESTERN STAR 6900XD BED TRUCK	5KKMASCK07PW85334	300,000.00	19,956.52	280,043.48	LEDUC
P-1024	AUTO LT TRUCKS	DODGE 2500 CREWCAB 4X4	3D7UT2CL1BG628826	15,000.00	2,962.28	12,037.72	LEDUC
P-1031	AUTO LT TRUCKS	CHEVROLET TAHOE 4X4	1GNSKCE06DR183295	33,000.00	4,344.70	28,655.30	LEDUC
P-1116	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX48A38G157147	8,500.00	1,678.66	6,821.34	LEDUC
P-1134	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y4CL9BG587810	17,500.00	3,456.02	14,043.98	LEDUC
P-1138	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63D3HL0CG101662	22,000.00	2,896.49	19,103.51	LEDUC
P-1143	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C7WDLFL2CG125652	27,000.00	3,554.74	23,445.26	LEDUC
P-1145	AUTO LT TRUCKS	FORD F550 CREWCAB 4X4	1FD0W5HT6CEC59007	37,500.00	4,937.16	32,562.84	LEDUC
P-1151	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63DRHL4CG271624	39,000.00	5,134.63	33,865.37	LEDUC
PT-1307	AUTO PICKER TR	KENWORTH T300 PICKER 5.5T	2NKMLD9X56M987673	130,000.00	8,647.81	121,352.19	LEDUC
PT-1311	AUTO PICKER TR	KENWORTH PICKER	1XKDP4EX3DR959246	310,000.00	10,310.87	299,689.13	LEDUC
PT-1406	AUTO PICKER TR	KENWORTH T800 PICKER 35T	1NKDXBTXX7R997739	340,000.00	22,617.39	317,382.61	LEDUC
PT-1408	AUTO PICKER TR	KENWORTH T800 PICKER 45T	1XKDP4TX8BR947920	575,000.00	23,906.25	551,093.75	LEDUC
PT-1501	AUTO PICKER TR	FREIGHTLINER FL80 PICKER 28T	1FVHCYDJ97HX22126	80,000.00	5,321.74	74,678.26	LEDUC
PT-496	AUTO PICKER TR	PICKER	1NKDX4TX7EJ967122	478,847.25	4,767.75	474,079.50	LEDUC
T-1203	AUTO TRACTORS	PETERBILT 378 WINCH	1NPFLBOXX7D663968	125,000.00	9,354.62	115,645.38	LEDUC
T-1207	AUTO TRACTORS	WESTERN STAR 4900SA WINCH	5KJRALAV57PY65468	130,000.00	9,728.82	120,271.18	LEDUC
T-1210	AUTO TRACTORS	WESTERN STAR 4900SA WINCH	5KKJALAV37PY65445	130,000.00	9,728.82	120,271.18	LEDUC
T-1215	AUTO TRACTORS	PETERBILT 378 WINCH	1NPFP4EXX6D640374	115,000.00	8,606.25	106,393.75	LEDUC
T-1224	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDP4EXXCR950770	190,000.00	7,899.44	182,100.56	LEDUC
T-1227	AUTO TRACTORS	PETERBILT 367 WINCH	1NP TL40X4DD184309	215,000.00	8,044.99	206,955.01	LEDUC
T-1239	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X5CJ955311	140,000.00	5,820.67	134,179.33	LEDUC
T-1240	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X3CJ955310	145,000.00	6,028.55	138,971.45	LEDUC
T-1243	AUTO TRACTORS	KENWORTH T800 HWY	1XKDP4EX3CJ955355	165,000.00	6,860.07	158,139.93	LEDUC
T-1247	AUTO TRACTORS	KENWORTH T800 HWY	1XKDP4EX3DJ959956	165,000.00	6,860.07	158,139.93	LEDUC
T-1250	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40X9DJ960965	150,000.00	5,612.77	144,387.23	LEDUC
AT-120-519	CRANES	ALL TERRAIN	044228	1,282,925.68	25,161.45	#####	LEDUC
AT-400-521	CRANES	2013 LIEBHERR LTM1350 400 TON	071350	3,535,012.72	20,773.59	#####	LEDUC
TH-110-821	CRANES	GROVE TMS9000E TRUCK CRANE	476S90006CS232529	882,014.00	7,310.18	874,703.82	LEDUC
YL-13	OTHER EQUIP TRAILERS	JOHN DEERE TC54 LOADER	DWTC54H567576	62,000.00	-	62,000.00	LEDUC
B4-016	OTHER TRAILERS	4 WHEEL SINGLE BOOSTER	2P9BD1LC67A015485	20,000.00	748.37	19,251.63	LEDUC
P-100-83	OTHER	2013 Nelson Boom Dolly	1N9G62A35D1012730	67,400.00	1,681.32	65,718.68	LEDUC

120-77	TRAILERS OTHER	Nelson Quad Axle Rolling Tower Dolly	1N9G62M47D1012717	65,933.26	3,634.83	62,298.43	LEDUC
3D-400-84	TRAILERS OTHER	2013 Nelson Quad Axle Dolly	1N9G62J47D1012821	93,261.57	1,825.16	91,436.41	LEDUC
H4O-02	TRAILERS OTHER	4 WHEEL SINGLE OILFIELD FLOAT 35'	2CU3BU3LX12009695	4,500.00	168.40	4,331.60	LEDUC
H8-14	TRAILERS OTHER	8 WHEEL TANDEM HIGHBOY 36'	2SLFCE299DR005415	26,000.00	648.57	25,351.43	LEDUC
HT-91	TRAILERS OTHER	12 WHEEL TRIDEM HIGHBOY 53'	2M5131616C1128204	40,000.00	1,069.12	38,930.88	LEDUC
HTO-08	TRAILERS OTHER	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY	2DEPFFZ3471020228	50,000.00	1,870.94	48,129.06	LEDUC
HTO-09	TRAILERS OTHER	12 WHEEL TRIDEM OILFIELD FLOAT 50T 9'W	2DEPFFZ3771020241	50,000.00	2,078.82	47,921.18	LEDUC
HTO-14	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY 50T	2DEPFFZ3571020240	50,000.00	1,870.94	48,129.06	LEDUC
HTP-21	TRAILERS OTHER	12 WHEEL TRIDEM PICKER HIGHBOY 45'	2DEPTFZ3981022986	38,000.00	1,421.92	36,578.08	LEDUC
HTP-24	TRAILERS OTHER	12 WHEEL TRIDEM PICKER HIGHBOY 48'	1R1F24820VK970393	16,000.00	665.20	15,334.80	LEDUC
HTP-25	TRAILERS OTHER	12 WHEEL TRIDEM PICKER FLOAT HIGHBOY 40	2DLPF4030B9052123	39,000.00	1,122.57	37,877.43	LEDUC
HTP-31	TRAILERS OTHER	48' TRIDEM PICKER FLATDECK	2M5131468E1142364	63,358.00	473.13	62,884.87	LEDUC
LTS-16	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY 50T 9	2DESNSZ3281023216	70,000.00	2,619.31	67,380.69	LEDUC
LTS-18	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2DESNSZ3481023430	70,000.00	2,619.31	67,380.69	LEDUC
LTS-20	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY 50T	2DESNSZ3891025148	75,000.00	2,551.26	72,448.74	LEDUC
LTS-24	TRAILERS OTHER	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3557CL072010	75,000.00	2,158.75	72,841.25	LEDUC
12	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M5131505A1123259	75,000.00	5,616.71	69,383.29	LEDUC
LTT-17	TRAILERS OTHER	TRIDEM TROMBONE 40T	2M5131526C1129086	90,000.00	6,740.06	83,259.94	LEDUC
LTT-21	TRAILERS OTHER	12 WHEEL TRIDEM TROMBONE STEPDECK	2M5131588C1127313	80,000.00	2,138.21	77,861.79	LEDUC
UT-13	TRAILERS OTHER	6 WHEEL TRIDEM GOOSENECK W/ RAMPS 30'	2CU24AXE262020164	6,000.00	224.51	5,775.49	LEDUC
UT-20	TRAILERS OTHER	6 WHEEL TRIDEM GOOSENECK 34'	5D3BG3437BE103951	15,000.00	431.76	14,568.24	LEDUC
UT-21	TRAILERS OTHER	6 WHEEL TRIDEM GOOSENECK 34'	5D3BG3432CE104053	17,000.00	454.36	16,545.64	LEDUC
P-004	AUTO LT TRUCKS	2012 Ford F350	1FD8W3HT7CEA22646	72,678.29	34,041.81	38,636.48	LLOYDMIN
P-006	AUTO LT TRUCKS	2012 GMC Sierra	3GTP2VE77CG165748	37,274.63	16,061.28	21,213.35	LLOYDMIN
P-008	AUTO LT TRUCKS	2012 GMC Sierra	3GTP2VE76CG163280	33,420.53	14,400.57	19,019.96	LLOYDMIN
P-024	AUTO LT TRUCKS	FORD F-150 Super Crew Pilot	1FTFW1ET7DFA07239	42,698.68	11,721.65	30,977.03	LLOYDMIN
P-084	AUTO LT TRUCKS	2012 GMC Sierra 1500	3GTP2WE71CG148935	43,420.09	17,165.12	26,254.97	LLOYDMIN
P-116	AUTO LT TRUCKS	2007 GMC Sierra 1500 Extended Cab 4x4	1GTHK23D47F183868	10,000.00	7,647.70	2,352.30	LLOYDMIN
P-122	AUTO LT TRUCKS	2008 GMC Sierra 1500 Extended Cab 4x4	2GTEK190981141688	24,000.00	13,765.88	10,234.12	LLOYDMIN
P-123	AUTO LT TRUCKS	2011 GMC Sierra 1500 Crew Cab 4x4	3GTP2VE3XBG162662	35,000.00	16,060.26	18,939.74	LLOYDMIN
P-138	AUTO LT TRUCKS	F-150 SUPER CREW	1FTFW1ET6DFB11320	33,540.81	7,535.72	26,005.09	LLOYDMIN
P-1309	AUTO TR	GMC C5500 PICKER	1GDE5CE325F407370	45,000.00	2,993.48	42,006.52	LLOYDMIN
02	TRACTORS AUTO	1998 Kenworth T800 Winch Tractor	1XKDD29X2WR949771	44,708.95	19,711.26	24,997.69	LLOYDMIN

T-204	AUTO TRACTORS	2004 Kenworth T800 Winch Tractor	1XKDD80X54J975421	120,393.75	50,403.46	69,990.29	LLOYDMIN
T-206	AUTO TRACTORS	2006 Kenworth T800 T/A Tractor	1XKDD80X46R988648	45,000.00	19,562.07	25,437.93	LLOYDMIN
T-207	AUTO TRACTORS	2003 Kenworth T800 T/A Tractor	1XKDD89X03R967892	35,000.00	15,214.95	19,785.05	LLOYDMIN
T-407	AUTO TRACTORS	2012 Kenworth T800	1XKDD40X9CJ957014	198,268.15	28,968.19	169,299.96	LLOYDMIN
T-416	TRACTORS	2012 Kenworth T800	1XKDD40X0CJ957015	195,736.83	28,598.37	167,138.46	LLOYDMIN
BC-06	OTHER EQUIP TRAILERS	Bobcat T190	519315422	19,000.00	15,295.44	3,704.56	LLOYDMIN
B8-310	OTHER TRAILERS	1980 Arnes 8 Wheel Booster	ET247AR824279	12,000.00	2,608.31	9,391.69	LLOYDMIN
H8-12	OTHER TRAILERS	8 WHEEL TANDEM HIGHBOY	2N9FASE267G017071	20,000.00	748.37	19,251.63	LLOYDMIN
HT-311	OTHER TRAILERS	2008 Doepker Tridem Hiboy	2DEPTFZ3381022773	25,000.00	4,528.28	20,471.72	LLOYDMIN
HT-315	OTHER TRAILERS	2008 Trailtech T/A 32' Gooseneck Trailer	2CU59AXL782023884	9,500.00	1,720.77	7,779.23	LLOYDMIN
L8TK-313	OTHER TRAILERS	1995 Homebuilt T/A TRI Tank Trailer	NWP953401	50,000.00	10,867.79	39,132.21	LLOYDMIN
LT-303	OTHER TRAILERS	2000 Manac Tridem 54' Step Deck	2M5131612Y1070989	23,000.00	4,999.21	18,000.79	LLOYDMIN
LT-312	OTHER TRAILERS	2006 Lode King 45' Tridem Step Deck	2LDSD453869043944	26,000.00	5,651.27	20,348.73	LLOYDMIN
LTS-304	OTHER TRAILERS	1998 Arrow Tridem Scissorneck Trombone	2L9LSCE36W1078379	50,000.00	10,867.79	39,132.21	LLOYDMIN
LTS-306	OTHER TRAILERS	2000 Gerry's 24 Wheel 100 Tridem Lowboy	2A9LB6064YN125370	60,000.00	13,041.39	46,958.61	LLOYDMIN
LTTK-301	OTHER TRAILERS	1997 Aspen Tank Trailer	2A9LB1028VN125223	65,000.00	14,128.15	50,871.85	LLOYDMIN
LTK-302	OTHER TRAILERS	1997 Aspen Tridem Tank Trailer	2A9LB1026VN125222	65,000.00	14,128.15	50,871.85	LLOYDMIN
LTTK-305	OTHER TRAILERS	2003 Homebuilt Tridem Tank Trailer	SK401101870	104,318.84	22,899.38	81,419.46	LLOYDMIN
LTTK-307	OTHER TRAILERS	2005 Ubuilt Tridem Tank Trailer	2AT5091245U301096	105,000.00	22,822.37	82,177.63	LLOYDMIN
LTTK-314	OTHER TRAILERS	2000 Homebuilt T/A TRI Tank Trailer	MBRT4152000	117,100.00	24,622.66	92,477.34	LLOYDMIN
PJ16-309	OTHER	1977 Columbia 16 Wheel Jeep	8732	17,000.00	3,695.07	13,304.93	LLOYDMIN
P-013	AUTO LT TRUCKS	2013 FORD F-150 Super Crew	1FTFW1ET9DFA7243	33,859.08	9,295.00	24,564.08	NISKU
P-020	AUTO LT TRUCKS	Ford F-150 Super Crew Pilot	1FTFW1ET9DFA07243	33,859.08	9,295.00	24,564.08	NISKU
P-102	AUTO LT TRUCKS	Ford F-350	1FT8W3BT2DEA17790	53,844.19	15,454.40	38,389.79	NISKU
P-106	AUTO LT TRUCKS	Ford F-350	1FT8W3BT6DEA17792	54,274.19	15,577.84	38,696.35	NISKU
P-107	AUTO LT TRUCKS	Ford F-350	1FR8W3BT8DEA17793	54,274.19	15,577.84	38,696.35	NISKU
P-143	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET1DFB11323	32,935.50	7,399.71	25,535.79	NISKU
P-169	AUTO LT TRUCKS	2012 Ford F-150 Super Crew Platinum	1FTFW1ET5CFA06556	49,000.00	25,836.28	23,163.72	NISKU
P-171	AUTO LT TRUCKS	2005 Chevrolet Avalanche	3GNEK12T55G101168	13,000.00	9,252.60	3,747.40	NISKU
P-172	AUTO LT TRUCKS	2006 Ford F-150 XLT 4x4	1FTRX14W76MB09753	8,000.00	5,693.94	2,306.06	NISKU
P-173	AUTO LT TRUCKS	2007 Dodge Ram 2500 4x4	1D7KS28C67J542744	16,000.00	11,387.86	4,612.14	NISKU
P-174	AUTO LT TRUCKS	2007 Ford F-150 XLT 4x4	1FTRX14W37FA48218	10,500.00	7,473.30	3,026.70	NISKU
P-175	AUTO LT TRUCKS	2007 Ford F-150 XLT 4x4	1FTRX14W07FA24698	10,500.00	7,473.30	3,026.70	NISKU

176	AUTO LT TRUCKS	2006 Ford E-350 XLT S/D Cargo Van	1FBNE31L46DA52903	12,000.00	8,540.88	3,459.12	NISKU
177	AUTO LT TRUCKS	2005 Ford F-250 XLT 4x4	1FTSX21585EB63547	16,000.00	11,387.86	4,612.14	NISKU
P-178	AUTO LT TRUCKS	2008 Ford F-250 XLT 4x4	1FTSX21R08EA27632	19,000.00	13,523.09	5,476.91	NISKU
P-179	AUTO LT TRUCKS	2012 Ford F-250 XLT 4x4	1FT7W2BT3CEB19832	44,000.00	15,658.25	28,341.75	NISKU
P-180	AUTO LT TRUCKS	2012 Ford F-250 XLT 4x4	1FT7W2BT5CEB02353	44,000.00	15,658.25	28,341.75	NISKU
P-181	AUTO LT TRUCKS	2007 Dodge Sprinter 3500	WDOB4F445975217149	28,000.00	19,928.75	8,071.25	NISKU
P-182	AUTO LT TRUCKS	2006 Ford E-450 Cube Van	1FDXE45P86HA00394	7,000.00	4,982.21	2,017.79	NISKU
P-183	AUTO LT TRUCKS	2004 Dodge Ram 3500 4x4	3D7MU48CX4G120522	20,000.00	14,234.82	5,765.18	NISKU
P-184	AUTO LT TRUCKS	2008 Ford F-350 XLT 4x4	1FTWW31R28EC57912	24,000.00	17,081.80	6,918.20	NISKU
P-185	AUTO LT TRUCKS	2007 Ford F-550 XLT 4x4	FDAF57P67EA61204	46,000.00	32,740.05	13,259.95	NISKU
P-186	AUTO LT TRUCKS	2011 Dodge Ram 5500 SLT 4x4 Service Truc	3D6WU7ELXBG606750	87,284.03	26,443.83	60,840.20	NISKU
P-190	AUTO LT TRUCKS	2009 Ford Expedition Limited 4x4	IFMFU20529EB26815	5,232.25	782.28	4,449.97	NISKU
P-356	AUTO LT TRUCKS	2013 Ford F150	1FTFW1ET1DFD20836	-	-	-	NISKU
ST-03	AUTO LT TRUCKS	2012 Dodge Ram 5500 w/ Cobra 400KPE	3C7WDNAL7CG233428	119,196.00	8,910.48	110,285.52	NISKU
ST-04	AUTO LT TRUCKS	2012 Dodge Ram 5500 w/ Cobra 4400	3C7WDNAL3CG122830	119,196.00	8,910.48	110,285.52	NISKU
PT-103	AUTO PICKER TR	WESTERN STAR 35T PICKER	5KKUALAV65PU15301	225,000.00	38,942.42	186,057.58	NISKU
1500	AUTO PICKER TR	KENWORTH T800 PICKER 28T	1NKDLBOX44R974503	120,000.00	7,982.61	112,017.39	NISKU
PT-160	AUTO PICKER TR	2011 Peterbilt 367 T/A 28 Ton Boom	1NPTLU0X3BD119819	198,802.00	19,115.69	179,686.31	NISKU
PT-162	AUTO PICKER TR	2011 Kenworth T800 T/A 26 Ton Boom	1NKDL00X3BJ945803	240,130.00	23,089.65	217,040.35	NISKU
PT-169	AUTO PICKER TR	2012 International IH7500	1HTWNAZT0CJ665478	244,893.00	22,825.39	222,067.61	NISKU
PT-416	AUTO PICKER TR	2000 Kenworth T-800 Tandem 27 Ton Picker	1NK0GGGGXOR844824	102,000.00	27,173.90	74,826.10	NISKU
PT-418	AUTO PICKER TR	1998 Volvo ACL48D Tandem 30 Ton Picker	4VHSMCJH4WN518887	90,000.00	23,977.02	66,022.98	NISKU
PT-501	AUTO PICKER TR	2013 Peterbilt 367 w 27 Ton National 995	1NPTL70XXDD175325	225,113.00	2,241.38	222,871.62	NISKU
PT-510	AUTO PICKER TR	2012 Kenworth T800 w/ 18 Ton Tadano Boom	1XKDD40XXCJ317930	188,041.56	2,080.30	185,961.26	NISKU
T-024	AUTO TRACTORS	2001 Kenworth T800B T/A Hwy Tractor	1XKddb9X11R963881	31,000.00	14,173.60	16,826.40	NISKU
AT-120-072	CRANES	2012 Liebherr LTM All Terrain 120 Ton	W09575900CEL05536	1,220,950.50	67,173.18	#####	NISKU
AT-120-514	CRANES	2013 Liebherr LTM All Terrain 120T	044231	1,311,573.00	20,596.66	#####	NISKU
AT-120-515	CRANES	LIEBHERR LTM1095-5.1 ALL TERRAIN 120T 2013 LIEBHERR LTM1130-5.1 ALL TERRAIN	044238	1,345,566.99	2,589.60	#####	NISKU
AT-160-516	CRANES	160T	45315	-	-	-	NISKU
AT-270-073	CRANES	2013 Liebherr LTM 1220-5.2 270 Ton	045763	1,753,930.89	76,642.42	#####	NISKU
AT-270-509	CRANES	2012 Liebherr LTM 1220-5.2 270 Ton	094773	1,710,035.84	101,059.39	#####	NISKU
AT-270-517	CRANES	ALL TERRAIN 2013 LIEBHERR LTM1220-5.2 ALL TERRAIN	045789	1,888,978.74	37,086.60	#####	NISKU
270-518	CRANES	270T	45804	-	-	-	NISKU

CC-150-703	CRANES	1990 Kobelco 7150 Crawler 150 Ton	JJ00097	480,000.00	122,269.58	357,730.42	NISKU
CC-150-705	CRANES	2001 Linkbelt LS238H Crawler 150 Ton	F5J15653	500,000.00	63,682.09	436,317.91	NISKU
CC-160-713	CRANES	2012 Kobelco CK1600G 160 Ton Crawler	GN0403036	957,608.97	5,331.87	952,277.10	NISKU
CC-300-701	CRANES	2000 Manitowoc M2250 Crawler 300 Ton	2251108	1,500,000.00	191,046.24	#####	NISKU
CC-300-704	CRANES	2001 Manitowoc 2250 Crawler 300 Ton	2251130	1,959,547.65	257,657.36	#####	NISKU
CC-300-706	CRANES	2007 Manitowoc 2250 Crawler 300 Ton	2251223	2,150,000.00	182,555.30	#####	NISKU
CC-300-708	CRANES	2008 Manitowoc 2250 Crawler 300 Ton	2251256	3,053,643.10	240,367.00	#####	NISKU
CC-440-711	CRANES	2012 Manitowoc 16000 Crawler Crane	16001165	3,190,097.30	119,924.76	#####	NISKU
CD-008-001	CRANES	1986 Broderson IC-80 Carry Deck 8 Ton	107116	23,000.00	4,637.01	18,362.99	NISKU
CD-015-003	CRANES	2006 Grove YB5515 Carry Deck 15 Ton	320505	80,000.00	10,189.09	69,810.91	NISKU
CD-015-007	CRANES	2007 Grove YB5515 Carry Deck 15 Ton	320629	85,000.00	10,825.97	74,174.03	NISKU
CD-018-004	CRANES	2006 Grove YB5518 Carry Deck 18 Ton	320529	90,000.00	11,462.81	78,537.19	NISKU
CD-018-011	CRANES	2009 Broderson IC250-3C Carry Deck 18 To	25090	120,000.00	15,283.71	104,716.29	NISKU
CD-022-005	CRANES	2006 Grove YB7722XL Carry Deck 22 Ton	320513	150,000.00	19,104.66	130,895.34	NISKU
CD-022-009	CRANES	2007 Shuttlelift 7725 Carry Deck 22 Ton	320661	190,000.00	24,199.17	165,800.83	NISKU
CW-2400	CRANES	Super Lift Counter Weight Attachment		170,000.00	10,825.97	159,174.03	NISKU
000-702	CRANES	2000 Manitowoc 2250 Luffing Jib	SE2255919	230,000.00	29,293.75	200,706.25	NISKU
LJ-000-706	CRANES	2007 Manitowoc 2250 Luffing Jib	2255138	360,000.00	45,851.08	314,148.92	NISKU
LJ-000-708	CRANES	2008 Manitowoc 2250 Luffing Jib	2255150	390,000.00	49,672.03	340,327.97	NISKU
MAXER-2000	CRANES	Maxer Attachment - 300 Ton CC series	2253130	300,000.00	25,472.80	274,527.20	NISKU
RT-015-141	CRANES	2008 Tadano GR150XL-1 Rough Terrain 15 T	FD1458	195,000.00	24,836.02	170,163.98	NISKU
RT-015-168	CRANES	Tadano GR150XL-1 15T Rough Terrain	FD2362	255,956.36	4,818.92	251,137.44	NISKU
RT-030-166	CRANES	Grove Crane RT530E - 30 Ton	226665	240,000.00	33,935.94	206,064.06	NISKU
RT-035-145	CRANES	2005 Terex RT335-1 Rough Terrain 35 Ton	13977	190,000.00	30,248.97	159,751.03	NISKU
RT-035-164	CRANES	2012 Tadano GR350XL-2 35 Ton	561641	367,904.54	22,551.98	345,352.56	NISKU
RT-050-144	CRANES	2010 Tadano GR500XL1 Rough Terrain 50 To	540618	229,419.24	16,226.36	213,192.88	NISKU
RT-055-162	CRANES	2012 Tadano GR550XL-2 55 Ton	540771	483,162.66	29,616.98	453,545.68	NISKU
RT-055-163	CRANES	2012 Tadano GR550XL-2 55 Ton	540772	486,045.99	29,793.60	456,252.39	NISKU
RT-060-119	CRANES	2006 Grove RT700E Rough Terrain 60 Ton	225214	325,000.00	41,393.34	283,606.66	NISKU
RT-060-120	CRANES	2006 Grove RT700E Rough Terrain 60 Ton	225553	255,000.00	32,477.87	222,522.13	NISKU
RT-060-126	CRANES	2006 Grove RT700E Rough Terrain 60 Ton	225224	315,000.00	40,119.72	274,880.28	NISKU
RT-060-127	CRANES	2006 Grove RT700E Rough Terrain 60 Ton	225225	255,000.00	32,477.87	222,522.13	NISKU
060-128	CRANES	2006 Grove RT700E Rough Terrain 60 Ton	225810	325,000.00	41,393.34	283,606.66	NISKU

RT-060-129	CRANES	2006 Grove RT760E Rough Terrain 60 Ton	225811	320,000.00	40,756.57	279,243.43	NISKU
RT-065-152	CRANES	2012 Grove RT765E Rough Terrain 65 Ton	232298	473,371.29	29,016.94	444,354.35	NISKU
RT-080-117	CRANES	1998 Grove RT880 Rough Terrain 80 Ton	86904	250,000.00	63,682.09	186,317.91	NISKU
RT-080-130	CRANES	2006 Grove RT880E Rough Terrain 75 Ton	225676	390,000.00	49,672.03	340,327.97	NISKU
RT-080-131	CRANES	2006 Grove RT880E Rough Terrain 75 Ton	225816	380,000.00	48,398.42	331,601.58	NISKU
RT-080-135	CRANES	2006 Grove RT880E Rough Terrain 75 Ton	225235	410,000.00	52,219.32	357,780.68	NISKU
RT-080-136	CRANES	2006 Grove RT880E Rough Terrain 75 Ton	225234	410,000.00	52,219.32	357,780.68	NISKU
RT-080-142	CRANES	2008 Grove RT875E Rough Terrain 75 Ton	227793	575,000.00	73,234.39	501,765.61	NISKU
RT-080-805	CRANES	GROVE RT880E ROUGH TERRAIN	231138	525,000.00	18,553.33	506,446.67	NISKU
RT-080-806	CRANES	GROVE RT880E ROUGH TERRAIN	231127	575,000.00	20,320.33	554,679.67	NISKU
RT-090-121	CRANES	2006 Grove RT890E Rough Terrain 90 Ton	225236	512,500.00	65,287.60	447,212.40	NISKU
RT-090-125	CRANES	2006 Grove RT890E Rough Terrain 90 Ton	225440	480,000.00	61,134.74	418,865.26	NISKU
RT-090-132	CRANES	2006 Grove RT890E Rough Terrain 90 Ton	224993	50,000.00	35,271.13	14,728.87	NISKU
RT-090-134	CRANES	2006 Grove RT890E Rough Terrain 90 Ton	226211	510,000.00	64,955.70	445,044.30	NISKU
RT-090-137	CRANES	2006 Grove RT890E Rough Terrain 90 Ton	225968	500,000.00	63,682.09	436,317.91	NISKU
RT-090-138	CRANES	2007 Grove RT890E Rough Terrain 90 Ton	226523	510,000.00	64,955.70	445,044.30	NISKU
RT-100-156	CRANES	2012 Tadano GR1000XL-2 Rough Terrain 100	547720	661,442.46	40,545.43	620,897.03	NISKU
RT-100-157	CRANES	2012 Tadano GR1000XL-2 Rough Terrain 100	547722	661,442.46	40,545.43	620,897.03	NISKU
RT-100-158	CRANES	2012 Tadano GR1000XL-2 Rough Terrain 100	547724	661,442.46	40,545.43	620,897.03	NISKU
RT-100-160	CRANES	2012 Tadano GR1000XL-2 RT 100ton	547823	618,593.45	11,646.36	606,947.09	NISKU
RT-100-161	CRANES	2012 Tadano GR1000XL-2 RT 100 Ton	547828	618,593.45	11,646.36	606,947.09	NISKU
RT-130-139	CRANES	2006 Grove RT9130E Rough Terrain 130 Ton	226965	725,000.00	92,339.00	632,661.00	NISKU
RT-130-148	CRANES	2010 Grove RT9130E Rough Terrain 130 Ton	230774	578,540.60	40,919.61	537,620.99	NISKU
RT-130-811	CRANES	GROVE RT9130E ROUGH TERRAIN	228160	700,000.00	30,922.23	669,077.77	NISKU
RT-130-819	CRANES	GROVE RT9130E-2 ROUGH TERRAIN	231733	1,050,000.00	33,733.34	#####	NISKU
RT-190-159	CRANES	2012 Grove Hydraulic Crane RT890E	232682	794,013.00	39,300.18	754,712.82	NISKU
TC-003-411	CRANES	TELESCOPIC CRWALER CRANE 3 TON	D0342	-	-	-	NISKU
TC-075-407	CRANES	2013 Linkbelt 75Ton Crawler Crane	R8K33226	933,265.32	26,531.32	906,734.00	NISKU
TC-075-409	CRANES	LINKBELT TELESCOPIC CRAWLER 75T	R8K33070	938,501.87	13,537.21	924,964.66	NISKU
TC-110-410	CRANES	2013 Linkbelt 110TCrawler Crane	S1K33392	-	-	-	NISKU
TH-050-902	CRANES	2000 Grove TMS750B Truck Crane 50 Ton	476S700B7YS221442	117,500.00	29,930.59	87,569.41	NISKU
TH-060-903	CRANES	2007 Grove TMS700E Truck Crane 60 Ton	476S700E47S227174	307,500.00	39,164.51	268,335.49	NISKU
TH-140-906	CRANES	2012 Link Belt HTC 140 Ton Truck Crane	J8K2-2794	1,341,046.16	103,050.10	#####	NISKU

140-912	CRANES	2013 HTC 3140 ALL TERRAIN	J8K2-2580	1,278,698.63	53,342.30	#####	NISKU
CRC-12	OTHER EQUIP	1974 CAT 12G Grader	61M1379	39,000.00	19,479.21	19,520.79	NISKU
LD-01	OTHER EQUIP	2007 CAT 924G Wheel Loader	CAT0924GEDDA03291	97,000.00	29,068.99	67,931.01	NISKU
SF-03	OTHER EQUIP	1982 Toyota 2FGL20 Forklift	22617	4,500.00	2,247.63	2,252.37	NISKU
BD-08	OTHER TRAILERS	2012 Nelson Triple Axle Boom Dolly	1N9G62A30C1012441	53,472.81	4,807.41	48,665.40	NISKU
BD-120-75	OTHER TRAILERS	Nelson Tri-Axle Rolling Tower Dolly	1N9G62A31D1012594	61,506.08	3,376.96	58,129.12	NISKU
BD-120-78	OTHER TRAILERS	Nelson Quad Axle Rolling Tower Dolly	1N9G62M40D1012719	65,933.26	3,634.83	62,298.43	NISKU
BD-120-79	OTHER TRAILERS	Nelson Quad Axle Rolling Tower Dolly	8354	81,062.63	3,802.71	77,259.92	NISKU
BD-160-80	OTHER TRAILERS	Nelson Quad Axle Rolling Tower Dolly	1N9G62F40D1012720	68,287.18	1,309.68	66,977.50	NISKU
BD-225-01	OTHER TRAILERS	2013 Custom Built Boom Dolly		30,137.20	902.01	29,235.19	NISKU
BD-270-74	OTHER TRAILERS	Nelson Tri-Axle Boom Dolly	2N9G62A33D1012595	49,092.81	2,695.38	46,397.43	NISKU
BD-270-81	OTHER TRAILERS	Nelson Five Axle Rolling Tower Dolly	1N9G62N5XD1012718	78,202.42	4,310.90	73,891.52	NISKU
BD-270-82	OTHER TRAILERS	Nelson Five Axle Rolling Tower Dolly		81,523.86	1,563.55	79,960.31	NISKU
H8-10E	OTHER TRAILERS	Great Dane Tandem Highboy	1W1BDA6B8SF307904	6,000.00	1,371.65	4,628.35	NISKU
HT-35	OTHER TRAILERS	2013 Manac 53' Tridem Flatdeck	2M5131613D1134351	43,908.00	3,837.73	40,070.27	NISKU
HT-36	OTHER TRAILERS	2013 Manac 53' Tridem Flatdeck	2M5131615D1134352	43,908.00	3,837.73	40,070.27	NISKU
37	OTHER TRAILERS	2013 Manac 53' Tridem Flatdeck	2M5131617D1134353	43,908.00	3,837.73	40,070.27	NISKU
HT-38	OTHER TRAILERS	2013 Manac 53' Tridem Flatdeck	2M513161XD1134055	38,608.00	3,277.98	35,330.02	NISKU
HT-39	OTHER TRAILERS	2013 Manac 53' Tridem Flatdeck	2M5131611D1134056	38,608.00	3,277.98	35,330.02	NISKU
HT-40	OTHER TRAILERS	2013 Manac 53' Tridem Flatdeck	2M5131613D1134057	38,608.00	3,277.98	35,330.02	NISKU
LT-24	OTHER TRAILERS	2013 Manac 53' Tridem Stepdeck	2M5131610D1134081	39,000.00	3,408.77	35,591.23	NISKU
LT-25	OTHER TRAILERS	2013 Manac 53' Tridem Stepdeck	2M5131612D1134082	39,216.00	3,427.66	35,788.34	NISKU
UT-12	OTHER AUTO BED	6 WHEEL TRIDEM FLATDECK PINTLE HITCH 22.	2D9FS3C439L017981	25,000.00	850.43	24,149.57	NISKU
BT-1600	TRUCK AUTO PICKER	WESTERN STAR 4900SA TEXAS BED TRUCK	5KKPALAV36PW31038	150,000.00	9,978.26	140,021.74	NORTH DAKOTA
PT-1400	TR AUTO PICKER	WESTERN STAR 4900SA PICKER 40T	5KKUALAV47PX40807	315,000.00	20,954.35	294,045.65	NORTH DAKOTA
PT-502	TR AUTO PICKER	2009 Peterbilt 367 w/ 38 Ton Altec Crane	0409EG658	290,000.00	35,382.65	254,617.35	NORTH DAKOTA
PT-553	TR AUTO	2008 Sterling LT7501 w/ Manitex 40124S	2FZHATBS48AZ45388	83,116.46	6,638.71	76,477.75	NORTH DAKOTA
T-086	TRACTORS AUTO	KENWORTH T800 WINCH	IXKDDBOX6AJ943685	175,000.00	21,296.67	153,703.33	NORTH DAKOTA
T-1202	TRACTORS	WESTERN STAR 4900SA WINCH	5KJJALAV07PX70152	130,000.00	9,728.82	120,271.18	NORTH DAKOTA
AT-120-511	CRANES	2002 GROVE GMK-5120 ALL TERRAIN 120 TON	5100-9269	490,000.00	54,446.54	435,553.46	NORTH DAKOTA
AT-165-520	CRANES	2013 Grove GMK5165-2	5130-7057	1,543,790.54	36,365.46	#####	NORTH DAKOTA
AT-225-512	CRANES	2013 Grove GMK 5225 All Terrain 225T	W09170520DWG12168	1,559,529.96	30,730.86	#####	NORTH DAKOTA
006-012	CRANES	1980 DROTT 3330 6 TON CARRY DECK	6224907	9,000.00	1,400.07	7,599.93	NORTH DAKOTA

TH-075-406	CRANES	1980 LinkBelt HC 138A 75 Ton Truck Crane	19H0-619A	27,000.00	4,200.13	22,799.87	NORTH DAKOTA
TH-060-911	CRANES	2002 GROVE TMS 760E 60 TON TRUCK CRANE	222762	265,000.00	29,445.65	235,554.35	NORTH DAKOTA
TH-070-909	CRANES	2000 LINK BELT 8670 70 TON TRUCK CRANE	F2J0-4329	250,000.00	42,432.09	207,567.91	NORTH DAKOTA
TH-090-904	CRANES	2004 Grove TMS900E Truck Crane 90 Ton	223899	275,000.00	50,035.95	224,964.05	NORTH DAKOTA
TH-100-913	CRANES	2013 LINKBELT HTC86100 TRUCK CRANE 100T	N3K3-3562	971,928.20	22,898.43	949,029.77	NORTH DAKOTA
LD-02	OTHER EQUIP	Komatsu WA40-1 Wheel Loader	2878	20,000.00	9,989.32	10,010.68	NORTH DAKOTA
BD-09	TRAILERS	2013 Nelson Tri-Axle Crane Boom Carrier	1N9G62A30D1012585	42,475.42	2,756.83	39,718.59	NORTH DAKOTA
HTP-29	TRAILERS	16 WHEEL TRIDEM PICKER FLOAT HIGHBOY 40	2M5131223C1129826	42,000.00	1,122.57	40,877.43	NORTH DAKOTA
LTS-14	TRAILERS	12 WHEEL TRIDEM SCISSORNECK LOWBOY 50T	2DESNSZ3X71021504	55,000.00	2,058.00	52,942.00	NORTH DAKOTA
LTT-11	TRAILERS	TRIDEM TROMBONE 40T	2M5131507A1123258	75,000.00	5,616.71	69,383.29	NORTH DAKOTA
LTT-13	TRAILERS	TRIDEM TROMBONE 40T	2M5131505A1123260	75,000.00	5,616.71	69,383.29	NORTH DAKOTA
MOBILE-01	OTHER	2013 FGS 1680 221		65,245.30	1,310.39	63,934.91	NORTH DAKOTA
P-501	AUTO LT TRUCKS	2008 GMC Sierra 1500	3GTEK13J78G286947	13,465.20	9,583.75	3,881.45	NORTH DAKOTA
P-502	AUTO LT TRUCKS	2012 Ford F-350 Super Duty	1FTWW3BR1AEA09641	35,586.60	25,328.43	10,258.17	NORTH DAKOTA
P-503	AUTO LT TRUCKS	2011 Ford F-150	1FTFW1ET2BFB84424	28,186.45	13,374.27	14,812.18	NORTH DAKOTA
P-504	AUTO LT TRUCKS	2011 Ford F-150	1FTFW1ET1BFB98931	28,186.45	13,374.27	14,812.18	NORTH DAKOTA
P-505	AUTO LT TRUCKS	2012 Dodge Ram 3500	3C63D3CL6CG174168	55,784.40	19,852.01	35,932.39	NORTH DAKOTA
P-506	AUTO LT TRUCKS	2012 Dodge Ram 3500	3C63D3CL8CG153676	55,784.40	19,852.01	35,932.39	NORTH DAKOTA
P-507	AUTO LT TRUCKS	2012 Dodge Ram 1500	1C6RD7FT2CS165814	35,586.60	12,664.25	22,922.35	NORTH DAKOTA
P-508	AUTO LT TRUCKS	2012 FORD F-350 CREW CAB	1FT8W3BT5CEA80400	44,035.20	12,760.17	31,275.03	NORTH DAKOTA
P-509	AUTO LT TRUCKS	2009 DODGE 3500 CREW CAB	3D7MX38L39G545251	15,012.00	6,525.09	8,486.91	NORTH DAKOTA
P-510	AUTO LT TRUCKS	2009 DODGE 3500 CREW CAB	3D7MX48L79G506345	12,009.60	5,220.09	6,789.51	NORTH DAKOTA
P-511	AUTO LT TRUCKS	2008 DODGE 3500 CREW CAB	3D7MX38A48G174291	10,008.00	4,350.05	5,657.95	NORTH DAKOTA
P-512	AUTO LT TRUCKS	2008 DODGE 2500 CREW CAB	3DKS28A28G230938	8,006.40	3,480.06	4,526.34	NORTH DAKOTA
P-513	AUTO LT TRUCKS	2008 CHEVROLET 2500 CREW CAB	1GCHK23K18F197100	10,008.00	4,350.05	5,657.95	NORTH DAKOTA
P-514	AUTO LT TRUCKS	2002 FORD F-350 CREW CAB	1FTSW31F72EA84173	2,502.00	1,087.53	1,414.47	NORTH DAKOTA
P-515	AUTO LT TRUCKS	2001 FORD F-350 CREW CAB	1GCHK18F197100	2,502.00	1,087.53	1,414.47	NORTH DAKOTA
P-516	AUTO TRUCKS	1994 FORD F-350	1FTJW36H1REA18492	2,502.00	1,087.53	1,414.47	NORTH DAKOTA
T-508	TRACTORS	2006 Kenworth T800	1XDDBOX96R983851	83,676.60	22,568.63	61,107.97	NORTH DAKOTA
T-509	AUTO TRACTORS	2000 Freightliner	FUYTWDBXYHB62915	16,350.60	4,409.94	11,940.66	NORTH DAKOTA
T-510	AUTO TRACTORS	1997 Freightliner	1FUYSZYB8VL858452	20,016.00	3,296.91	16,719.09	NORTH DAKOTA
T-511	AUTO TRACTORS	2007 Kenworth	XKDDU9X17R155325	24,019.20	3,956.26	20,062.94	NORTH DAKOTA
P-509	OTHER EQUIP	1984 CASE 2670 TRACTOR W/ DOZER	8796228	12,009.60	1,978.15	10,031.45	NORTH DAKOTA

3-500	TRAILERS OTHER	1999 NELSON CBC-20	1N9G62A24X1012164	35,028.00	2,884.78	32,143.22	NORTH DAKOTA
BD-502	TRAILERS OTHER	NELSON 2 AXLE BOOM DOLLY		10,008.00	824.22	9,183.78	NORTH DAKOTA
BD-504	TRAILERS OTHER	2 AXLE BOOM DOLLY		5,004.00	412.13	4,591.87	NORTH DAKOTA
CH-01	TRAILERS OTHER	Channel 20x6 Carhauler Trailer	4P5CC2022C1169393	1,923.60	172.94	1,750.66	NORTH DAKOTA
H8-11	TRAILERS OTHER	2002 TRANSCRAFT EAGLE 48' FLATBED	1TTF4820921069443	20,016.00	1,648.47	18,367.53	NORTH DAKOTA
H8S-702	TRAILERS OTHER	2004 Reinke Flatbed 48x102	4C6FC482941060136	6,732.60	907.90	5,824.70	NORTH DAKOTA
H8S-703	TRAILERS OTHER	Fontaine Flat - Semi Trailer	13N148307Y5992439	13,032.39	1,757.54	11,274.85	NORTH DAKOTA
L8-09	TRAILERS OTHER	2010 Tarnel 32' Gooseneck	5PYAT1726A1010300	3,510.57	364.18	3,146.39	NORTH DAKOTA
L8-10	TRAILERS OTHER	2003 Transcraft 53' Step Deck Spread Axl	1TTE5320931071495	22,017.60	1,831.59	20,186.01	NORTH DAKOTA
UT-06	TRAILERS OTHER	2011 ABU PINTLE 26' HITCH TRAILER	4UGFP2629DB019706	9,007.20	570.60	8,436.60	NORTH DAKOTA
UT-07	TRAILERS OTHER	2009 ABU 30' GOOSENECK	4UGFG30239D016454	7,506.00	561.99	6,944.01	NORTH DAKOTA
UT-08	TRAILERS OTHER	2010 PJ BUMPER HITCH TRAILER	4P5U7149A2144843	1,801.44	123.69	1,677.75	NORTH DAKOTA
P-124	AUTO LT TRUCKS	GMC SIERRA 2500 DIESEL	1GTHK29265E139962	6,000.00	3,320.43	2,679.57	PRINCE GEORGE
P-126	AUTO LT TRUCKS	GMC 3500 DIESEL	1GTHK33637F516021	8,000.00	4,427.27	3,572.73	PRINCE GEORGE
P-130	AUTO LT TRUCKS	GMC SIERRA 3500	1GT423CB4DF112138	53,000.00	14,665.34	38,334.66	PRINCE GEORGE
PT-167	AUTO LT TRUCKS	PETERBILT 357 W/ 18T TADANO	1XPADUOX56D885812	125,000.00	23,301.39	101,698.61	PRINCE GEORGE
150-021	CRANES	DEMAG AC395 ALL TERRAIN 150T	76057	422,000.00	83,582.04	338,417.96	PRINCE GEORGE
CD-008-019	CRANES	GROVE YB4408 CARRY DECK 8.5T	86783	29,000.00	5,743.79	23,256.21	PRINCE GEORGE
RT-030-030	CRANES	LINKBELT RTC8030 ROUGH TERRAIN 30T	2BG508225EJ46724	160,000.00	22,635.63	137,364.37	PRINCE GEORGE
TH-060-031	CRANES	LINKBELT HTC8650 TRUCK CRANE 60T	1F9L8J4794L028390	262,000.00	37,065.78	224,934.22	PRINCE GEORGE
TH-090-047	CRANES	LINKBELT HTC8690 TRUCK CRANE 90T	1F9N3J9009L028806	658,000.00	65,162.30	592,837.70	PRINCE GEORGE
P-002	AUTO LT TRUCKS	2011 Ford F150	1FTFW1ET1BFC67987	34,996.22	16,719.96	18,276.26	SPRUCE GF
P-005	AUTO LT TRUCKS	2011 Ford F150	1FTFW1ETXBFC67986	34,996.22	16,719.96	18,276.26	SPRUCE GF
P-017	AUTO LT TRUCKS	2010 Dodge 1500 Crew Cab 4x4	1D7RV1CT9AS154156	21,834.67	18,487.18	3,347.49	SPRUCE GF
P-021	AUTO LT TRUCKS	F-150 SUPER CREW	1FTFW1ET3DFA07237	42,698.68	11,721.65	30,977.03	SPRUCE GF
P-022	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET5DFA07238	42,698.68	11,721.65	30,977.03	SPRUCE GF
P-031	AUTO LT TRUCKS	2009 Ford F350 Crew Cab 4x4	1FTWW31Y69EA31056	15,932.09	13,025.25	2,906.84	SPRUCE GF
P-033	AUTO LT TRUCKS	2009 Ford F150 Super Cab 4x4	1FTRX14889FA48512	13,896.50	11,361.10	2,535.40	SPRUCE GF
P-037	AUTO LT TRUCKS	2010 Ford F350 Crew Cab 4x4	1FTWW3B75AEB16506	28,099.76	23,791.80	4,307.96	SPRUCE GF
P-043	AUTO LT TRUCKS	2011 Ford F350 Crew Cab L/B 4x4	1FT8W3B68BEA43690	31,310.09	26,509.90	4,800.19	SPRUCE GF
P-044	AUTO LT TRUCKS	2011 Ford F350 Crew Cab L/B 4x4 Die	1FT8W3BT7BEA39250	43,500.57	30,753.31	12,747.26	SPRUCE GF
P-046	AUTO LT TRUCKS	2011 Ford F350 Crew Cab 4x4	1FT8W3B65BEB27238	35,973.57	30,458.45	5,515.12	SPRUCE GF
47	AUTO LT TRUCKS	2011 Ford F350 Crew Cab 4x4	1FT8W3B67BEB27239	35,764.23	30,281.17	5,483.06	SPRUCE GF

050-1	AUTO LT TRUCKS	2011 FORD F350 CREW CAB 4X4 PILOT	1FT8W3B60BEB49955	12,807.00	382.12	12,424.88	SPRUCE GF
P-051	AUTO LT TRUCKS	2008 Ford F250 Super Cab S/B 4x4	1FTSX21528EC79380	9,367.75	7,931.59	1,436.16	SPRUCE GF
P-052	AUTO LT TRUCKS	2011 Ford Escape	1FMCU9DG7BKC17290	27,031.24	16,883.74	10,147.50	SPRUCE GF
P-053	AUTO LT TRUCKS	2011 Ford F-150 4x4 Supercrew Cab	1FTFW1ET0BKD32805	52,619.94	26,293.14	26,326.80	SPRUCE GF
P-067	AUTO LT TRUCKS	2012 Ford F-150 Super Crew XLT	1FTVW1ET4CKD27460	37,464.93	15,440.79	22,024.14	SPRUCE GF
P-069	AUTO LT TRUCKS	2012 Ford F150	1FTVW1ET8CKD27462	44,999.61	16,436.80	28,562.81	SPRUCE GF
P-071	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET1CKD27464	45,806.61	16,731.61	29,075.00	SPRUCE GF
P-078	AUTO LT TRUCKS	2010 Ford F150 4x4	1FTFW1EV9AFC08735	42,000.00	27,687.09	14,312.91	SPRUCE GF
P-079	AUTO LT TRUCKS	2011 Ford F150 4x4	1FTFW1ET1BFB50197	42,000.00	27,687.09	14,312.91	SPRUCE GF
P-091	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET1CKD75577	44,581.24	19,388.83	25,192.41	SPRUCE GF
P-093	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTVW1ET5CKD75579	44,581.24	19,388.83	25,192.41	SPRUCE GF
P-094	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTFW1EF0CFB65821	38,572.32	17,793.39	20,778.93	SPRUCE GF
P-095	AUTO LT TRUCKS	2012 Ford F-150 SuperCrew	1FTFW1ET7CFB75817	39,252.00	16,553.20	22,698.80	SPRUCE GF
P-103	AUTO LT TRUCKS	Ford F350 Pilot	1FT8W3BT4DEA17791	51,942.33	11,670.05	40,272.28	SPRUCE GF
P-104	AUTO LT TRUCKS	2013 Ford F350 Pilot	1FT8W3BT6DEA17775	64,278.68	14,441.69	49,836.99	SPRUCE GF
P-105	AUTO LT TRUCKS	2013 Ford F350 Pilot	1FT8W3BT8DEA17776	64,278.68	14,441.69	49,836.99	SPRUCE GF
24	AUTO LT TRUCKS	2013 Chevrolet Silverado 1500	3GCPKSE75DG272815	33,637.44	6,715.28	26,922.16	SPRUCE GF
P-131	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET5DFB11308	43,456.51	8,675.48	34,781.03	SPRUCE GF
P-132	AUTO LT TRUCKS	2013 Ford F-150 Pilot	1FTFW1ET7DFB11309	43,456.51	9,763.49	33,693.02	SPRUCE GF
P-133	AUTO LT TRUCKS	2013 Ford F-150	1FTFW1ET1DFB46959	36,153.72	7,217.60	28,936.12	SPRUCE GF
P-148	AUTO LT TRUCKS	2011 Ram 3500 SLT 4WD Reg Cab	3D6WZ4EL9BG527666	41,899.00	11,502.13	30,396.87	SPRUCE GF
P-150	AUTO LT TRUCKS	2013 Ford F-350	1FT8W3BT5DEA94640	54,618.26	10,903.80	43,714.46	SPRUCE GF
P-151	AUTO LT TRUCKS	2013 Ford F-350	1FTFW1ET5DKE30487	43,783.20	8,740.72	35,042.48	SPRUCE GF
P-166	AUTO LT TRUCKS	2011 Ford Edge	2FMDK4JC5BBB22376	31,000.00	16,345.46	14,654.54	SPRUCE GF
P-170	AUTO LT TRUCKS	2009 GMC Sierra 1500 SLT 4x4	3GTEK13M79G175388	24,000.00	17,081.80	6,918.20	SPRUCE GF
P-188	AUTO LT TRUCKS	2010 Ford Expedition Limited 4x4	1FMJU2A57AEA42728	9,054.25	1,353.70	7,700.55	SPRUCE GF
P-192	AUTO LT TRUCKS	2007 Dodge Ram 1500 SLT 4x4	1D7HU18N47J539566	14,000.00	9,964.43	4,035.57	SPRUCE GF
P-228	AUTO LT TRUCKS	DODGE RAM 4X4	3C63D3JL5CG104938	51,500.00	26,461.98	25,038.02	SPRUCE GF
P-357	AUTO LT TRUCKS	2013 Ford F150	1FTFW1ET5DFD72003	-	-	-	SPRUCE GF
P-358	AUTO LT TRUCKS	2014 Ford F350	1FT8W3BTXEEA69394	-	-	-	SPRUCE GF
P-359	AUTO LT TRUCKS	2014 Ford F350	1FT8W3BT1EEA69395	-	-	-	SPRUCE GF
P-361	AUTO LT TRUCKS	2014 Ford F350	1FT8W3BT6EEA69392	-	-	-	SPRUCE GF
02	AUTO LT TRUCKS	2012 Ford F-350 Service Truck	1FT8W3DTCB63956	81,084.98	24,457.80	56,627.18	SPRUCE GF

T-055	AUTO PICKER TR	2003 Western Star 4900FA Picker Truck	2WLHAEAV83KK67622	110,000.00	44,705.26	65,294.74	SPRUCE GF
PT-066	AUTO PICKER TR	1998 Western Star 4964F Picker Truck	2WLPCCCI5WK949771	65,000.00	26,416.75	38,583.25	SPRUCE GF
PT-166	AUTO PICKER TR	2006 Western Star 4900SA 35 Ton Picker	5KKRAEAV96PU67718	190,000.00	77,218.10	112,781.90	SPRUCE GF
PT-329	AUTO PICKER TR	2009 Kenworth W900 T/A Boom Truck	1XKWD40X49J941420	265,000.00	61,790.95	203,209.05	SPRUCE GF
T-001	AUTO TRACTORS	2013 KENWORTH T370 CREW CAB C/W DECK	NNKHNN8X1DM959165	188,959.27	7,070.58	181,888.69	SPRUCE GF
T-023	AUTO TRACTORS	2003 Kenworth 1TC Winch Tractor	2XKCDB0X2PM930381	30,000.00	13,716.39	16,283.61	SPRUCE GF
T-025	AUTO TRACTORS	1998 Kenworth C500 Tandem Winch Tractor	1NKCLB0X3WR951986	54,000.00	24,689.42	29,310.58	SPRUCE GF
T-026	AUTO TRACTORS	2007 IH 9200	2HSCEAPR87C464303	47,706.25	11,435.79	36,270.46	SPRUCE GF
T-044	AUTO TRACTORS	2002 Western Star Winch Tractor	2WKRALAV22KK15544	155,281.81	52,857.88	102,423.93	SPRUCE GF
T-079	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDDBOX65R976628	75,000.00	14,603.46	60,396.54	SPRUCE GF
T-111	AUTO TRACTORS	2005 Western Star 4900SA Winch Tractor	5KKRALCKX5PU01488	186,801.05	79,551.85	107,249.20	SPRUCE GF
T-116	AUTO TRACTORS	2003 Kenworth T800 Winch Tractor	1XKDDBOX13J969839	72,000.00	26,979.29	45,020.71	SPRUCE GF
T-120	AUTO TRACTORS	2005 Kenworth T800 Winch Tractor	1XKDDBOX85R978431	122,000.00	45,714.92	76,285.08	SPRUCE GF
T-128	AUTO TRACTORS	2007 Kenworth T800 Winch Tractor	1XKDD40X07J996516	177,000.00	55,270.05	121,729.95	SPRUCE GF
T-129	AUTO TRACTORS	2007 Kenworth T800 Winch Tractor	1NKDLB0X17R994941	170,000.00	53,084.22	116,915.78	SPRUCE GF
T-130	AUTO TRACTORS	2011 Western Star 4900SA Winch Tractor	5KJIALDR1BPAV6251	190,000.00	35,597.68	154,402.32	SPRUCE GF
31	AUTO TRACTORS	2012 Western Star 4964SA Winch Tractor	5KJIALDR5CPBL9666	215,000.00	40,281.54	174,718.46	SPRUCE GF
T-132	AUTO TRACTORS	1991 Freightline T/A Yard Tractor	1FUPZECB0ML486501	25,000.00	9,367.79	15,632.21	SPRUCE GF
T-177	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJRALAV47PX21832	288,868.56	106,112.76	182,755.80	SPRUCE GF
T-203	AUTO TRACTORS	2004 Kenworth T800 T/A Tractor	1XKDDBOX24R973658	71,232.89	29,299.43	41,933.46	SPRUCE GF
T-222	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJIALAV67PY06412	259,123.47	78,678.08	180,445.39	SPRUCE GF
T-277	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJIALAVX7PY06414	195,000.00	74,297.03	120,702.97	SPRUCE GF
T-288	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJIALAV07PY57646	195,000.00	74,297.03	120,702.97	SPRUCE GF
T-311	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KJIALAV47PY57648	195,000.00	74,297.03	120,702.97	SPRUCE GF
T-330	AUTO TRACTORS	1998 Kenworth T-800 Tandem Winch	1NKDL60X1WR952534	58,000.00	17,383.28	40,616.72	SPRUCE GF
T-377	AUTO TRACTORS	2007 Western Star 4900SA Winch Tractor	5KKRALAV17PY57945	239,044.22	91,672.87	147,371.35	SPRUCE GF
T-378	AUTO TRACTORS	2000 Freightliner FL112 T/A	1FUYTWDB1YHF78934	15,000.00	4,045.72	10,954.28	SPRUCE GF
T-379	AUTO TRACTORS	2004 Peterbilt 378 T/A	1XPFB0X54D830400	45,000.00	12,137.07	32,862.93	SPRUCE GF
T-380	AUTO TRACTORS	1999 Mack CH613 T/A	1M1AA13Y1XW096897	17,000.00	4,585.12	12,414.88	SPRUCE GF
T-381	AUTO TRACTORS	2005 Kenworth W900B T/A	1XKWD40X45R977443	47,000.00	12,676.47	34,323.53	SPRUCE GF
T-382	AUTO TRACTORS	2007 Kenworth C500	1XKCDB0XX7R992748	225,523.89	54,739.50	170,784.39	SPRUCE GF
T-383	AUTO TRACTORS	2004 Peterbilt 330 T/A	2XPNDZ9X84M828125	41,000.00	11,058.26	29,941.74	SPRUCE GF
384	AUTO TRACTORS	1988 Mack RD822SX T/A	2M2P193C9JC001238	17,000.00	4,585.12	12,414.88	SPRUCE GF

386	AUTO TRACTORS AUTO	2006 Kenworth C500B T/A Winch	1XKCDBOX06R986777	157,000.00	42,344.87	114,655.13	SPRUCE GF
T-387	TRACTORS AUTO	2007 Kenworth T800B Tri-axle	1XKDPBEX47R933280	132,000.00	35,602.03	96,397.97	SPRUCE GF
T-388	TRACTORS AUTO	2010 Western Star 4900FA T/A Hwy Tractor	5KKJAEDR1APAV8264	119,000.00	30,226.78	88,773.22	SPRUCE GF
T-389	TRACTORS AUTO	2005 Peterbilt 335 S/A Fuel/Lube Truck	2NPLHZ7X65M872117	115,000.00	31,016.90	83,983.10	SPRUCE GF
T-390	TRACTORS AUTO	2013 Kenworth T800	1XKDD40X3DJ961013	149,620.00	19,616.11	130,003.89	SPRUCE GF
T-391	TRACTORS AUTO	2013 Kenworth T800	1XKDD40X5DJ961014	149,620.00	19,616.11	130,003.89	SPRUCE GF
T-399	TRACTORS AUTO	2010 Western Star 4900FA T/A Hwy Tractor	5KKJAEDR3APAV8265	119,000.00	30,226.78	88,773.22	SPRUCE GF
T-400	TRACTORS AUTO	2007 TANDEM PLANET 4900SA 6X6	5KJLALCK27PY96380	234,723.70	86,666.76	148,056.94	SPRUCE GF
T-401	TRACTORS AUTO	2007 TANDEM PLANET 4900SA 6X6	5KJLALCK67PY96379	262,802.00	97,288.75	165,513.25	SPRUCE GF
T-402	TRACTORS AUTO	2012 Kenworth C500 Winch Tractor	1NKCL4EX2CR952322	314,131.65	54,353.80	259,777.85	SPRUCE GF
T-406	TRACTORS AUTO	2012 Kenworth T800 Winch	1XKDD40XXCJ956731	234,149.21	35,966.76	198,182.45	SPRUCE GF
T-408	TRACTORS AUTO	2013 Kenworth C500	1XKCP4TX8DR956941	425,373.08	52,578.74	372,794.34	SPRUCE GF
T-409	TRACTORS AUTO	2013 Kenworth C500	1XKCP4TXDXR956942	419,570.39	51,861.50	367,708.89	SPRUCE GF
T-410	TRACTORS AUTO	2013 Kenworth C500	1XKCP4TX1DR956943	412,912.07	47,941.63	364,970.44	SPRUCE GF
T-415	TRACTORS AUTO	2012 Kenworth C-500 Winch	1NKCL4EX1CR950688	330,383.51	53,365.98	277,017.53	SPRUCE GF
T-417	TRACTORS AUTO	2013 Kenworth T800	1XKDD40X0DJ961700	168,662.00	22,112.61	146,549.39	SPRUCE GF
19	TRACTORS AUTO	2013 Kenworth T800	1XKDD40X6DR962299	234,326.77	26,229.98	208,096.79	SPRUCE GF
T-420	TRACTORS AUTO	2013 Kenworth T-800	1XKDD40X6DR962304	241,234.40	19,867.19	221,367.21	SPRUCE GF
T-425	TRACTORS AUTO	2013 Kenworth T800 w/ Tulsa RN60 Winch	1XKDD40X9DR962300	235,277.19	26,434.86	208,842.33	SPRUCE GF
T-426	TRACTORS AUTO	2013 Kenworth T800	1XKDD40X2DR962316	181,414.44	16,981.63	164,432.81	SPRUCE GF
T-428	TRACTORS AUTO	C500	1NKCL4EX1DR962308	342,934.86	20,538.68	322,396.18	SPRUCE GF
T-430	TRACTORS AUTO	2013 Kenworth C500 Winch	1XKCD4WX4ER962307	350,650.69	15,742.41	334,908.28	SPRUCE GF
T-431	TRACTORS AUTO	2013 Kenworth T-800 Winch	1XKDD40X8DR962305	233,484.40	15,737.30	217,747.10	SPRUCE GF
T-433	TRACTORS AUTO	2013 Kenworth T800 Winch	1XKDD40X4DR962317	179,636.19	14,794.17	164,842.02	SPRUCE GF
T-434	TRACTORS AUTO	2013 KENWORTH T800	1XKDD40X4EJ967081	183,599.76	6,870.03	176,729.73	SPRUCE GF
T-435	TRACTORS AUTO	2014 Kenworth T-800	1XKDP4EX7ER967092	257,913.87	2,888.97	255,024.90	SPRUCE GF
T-436	TRACTORS AUTO	2014 KENWORTH C500 P/M	1XKCD4EX2ER967084	-	-	-	SPRUCE GF
T-437	TRACTORS AUTO	2014 KENWORTH C500 P/M	1XKCD4EX4ER967085	-	-	-	SPRUCE GF
T-438	TRACTORS AUTO	2014 KENWORTH C500 P/M	1XKCD4EX6ER967086	-	-	-	SPRUCE GF
T-440	TRACTORS AUTO	2014 KENWORTH T880 HWY	1XKZD40X1EJ967139	179,656.08	659.06	178,997.02	SPRUCE GF
T-448	TRACTORS AUTO	2014 Peterbilt 337	2NP2HM7X4CM169241	89,927.00	2,698.96	87,228.04	SPRUCE GF
T-487	TRACTORS	2003 International Eagle 9400i6x4	2HSCNAPR23C073416	26,000.00	10,522.53	15,477.47	SPRUCE GF
01	CRANES	Grove Crane RT535E - 35 Ton	226054	225,000.00	34,233.40	190,766.60	SPRUCE GF

01	OTHER EQUIP	Cat 246 Skid Steer Loader	CAT00246A5SZ06497	20,000.00	10,160.31	9,839.69	SPRUCE GF
BC-02	OTHER EQUIP	Cat 236 Skid Steer Loader	4YZ01934	16,000.00	8,128.20	7,871.80	SPRUCE GF
BC-03	OTHER EQUIP	Cat 246 Skid Steer Loader	5SZ01317	18,000.00	9,144.22	8,855.78	SPRUCE GF
BC-04	OTHER EQUIP	Cat 246B Skid Steer	CAT0246BBTPAT03419	25,000.00	12,700.36	12,299.64	SPRUCE GF
BC-07	OTHER EQUIP	246C Skid Steer Loader	CAT0246CEJAY05117	48,016.00	21,591.81	26,424.19	SPRUCE GF
BC-09	OTHER EQUIP	2012 CAT 246C Skid Steer	CAT0246CPJAY06840	53,000.00	7,053.80	45,946.20	SPRUCE GF
BC-10	OTHER EQUIP	2012 CAT 246C Skid Steer	JAY06830	53,000.00	7,053.80	45,946.20	SPRUCE GF
BCT-01	OTHER EQUIP	Double A Bobcat Utility Trailer (JR)	2DAEC6277BT012264	4,814.00	2,244.97	2,569.03	SPRUCE GF
FL-03	OTHER EQUIP	2013 Doosan Forklift G25P3	KQ00429	16,250.00	2,162.72	14,087.28	SPRUCE GF
SF-01	OTHER EQUIP	ToJo - Toyota Forklift	2FG10-16358	2,000.00	1,016.03	983.97	SPRUCE GF
SF-02	OTHER EQUIP	1991 John Deere 644E 15 Ton Forklift	DW644ED524692	39,000.00	16,237.58	22,762.42	SPRUCE GF
YL-01	OTHER EQUIP	Cat 246 Skid Steer Loader	6YG02271 (4TF066915HE	20,000.00	10,160.31	9,839.69	SPRUCE GF
YL-07	OTHER EQUIP	1997 Cat IT-24F Loader	4NN01008	31,000.00	12,906.79	18,093.21	SPRUCE GF
DECK-11	PLATFORM TRLER	Scheuerle 12' Deck Section		1,100.00	123.61	976.39	SPRUCE GF
GH-01	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-02	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-03	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-04	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-05	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-06	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-07	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-08	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-09	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-10	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-11	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-12	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-13	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-14	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-15	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-16	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-17	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-18	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-19	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF

GH2/2-01SA	PLATFORM TRLER	Goldhofer 2 Line Split	WGOTHPH2370029622	45,000.00	6,051.36	38,948.64	SPRUCE GF
GH2/2-01SB	PLATFORM TRLER	Goldhofer 2 Line Split	GOTHPH2370029622A	45,000.00	6,051.36	38,948.64	SPRUCE GF
GH2/2-02SA	PLATFORM TRLER	Goldhofer 2 Line Split	WGOTHPH2770029624	45,000.00	6,051.36	38,948.64	SPRUCE GF
GH2/2-02SB	PLATFORM TRLER	Goldhofer 2 Line Split	GOTHPH2770029642A	45,000.00	6,051.36	38,948.64	SPRUCE GF
GH2/2-16	PLATFORM TRLER	Goldhofer Rental - Jones	WGOTHPH22C0033803	185,320.78	2,770.74	182,550.04	SPRUCE GF
GH2-01	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2420026136	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-02	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2870029342	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-03	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2070029335	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-04	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2370029345	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-05	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2570029346	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-06	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2670029355	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-07	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2870029356	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-08	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2X70029357	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-09	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2570029363	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-10	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2770029364	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-11	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH2970029365	90,000.00	12,859.14	77,140.86	SPRUCE GF
GH2-12	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH26C0033836	107,386.32	7,643.53	99,742.79	SPRUCE GF
GH2-13	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH24C0033835	98,392.60	7,003.42	91,389.18	SPRUCE GF
GH2-14	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH25C0033827	99,866.42	7,108.29	92,758.13	SPRUCE GF
GH2-15	PLATFORM TRLER	Goldhofer 2 Line	WGOTHPH20C0033833	100,402.65	7,146.46	93,256.19	SPRUCE GF
GH-30	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH3-01	PLATFORM TRLER	Goldhofer 3 Line	WGOTHPH3660029105	140,000.00	21,336.54	118,663.46	SPRUCE GF
GH3-02	PLATFORM TRLER	Goldhofer 3 Line	WGOTHPH3660029106	140,000.00	21,336.54	118,663.46	SPRUCE GF
GH-31	PLATFORM TRLER	Goldhofer Header		-	-	-	SPRUCE GF
GH-38	PLATFORM TRLER	GOLHOFER HEADER		8,185.43	321.77	7,863.66	SPRUCE GF
GH4/2-01	PLATFORM TRLER	Goldhofer 4 Line	WGOTHPH2320026137	115,000.00	17,526.47	97,473.53	SPRUCE GF
GH4/2-01SA	PLATFORM TRLER	Goldhofer 4 Line Split	WGOTHPH2370029619	90,000.00	12,102.66	77,897.34	SPRUCE GF
GH4/2-01SB	PLATFORM TRLER	Goldhofer 4 Line Split	GOTHPH2370029619A	90,000.00	12,102.66	77,897.34	SPRUCE GF
GH4/2-02	PLATFORM TRLER	Goldhofer 4 Line	WGOTHPH4070029336	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-02SA	PLATFORM TRLER	Goldhofer 4 Line Split	WGOTHPH2970029625	90,000.00	12,102.66	77,897.34	SPRUCE GF
GH4/2-02SB	PLATFORM TRLER	Goldhofer 4 Line Split	GOTHPH2970029625A	90,000.00	12,102.66	77,897.34	SPRUCE GF
GH4/2-03	PLATFORM TRLER	Goldhofer 4 Line	WGOTHPH4870029343	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-04	PLATFORM TRLER	Goldhofer 4 Line	WGOTHPH4570029347	180,000.00	25,718.18	154,281.82	SPRUCE GF

GH4/2-05	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH4770029348	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-06	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH4170029359	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-07	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH4X70029358	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-08	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH4970029366	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-09	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH4070029367	180,000.00	25,718.18	154,281.82	SPRUCE GF
GH4/2-10	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH28C0033837	195,242.18	13,896.98	181,345.20	SPRUCE GF
GH4/2-11	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH27C0033828	189,896.60	13,516.49	176,380.11	SPRUCE GF
GH4/2-12	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH22C0033834	188,993.23	13,452.21	175,541.02	SPRUCE GF
GH4/2-13	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH2XC0033838	195,279.96	13,899.64	181,380.32	SPRUCE GF
GH4/2-14	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH2680029633	140,000.00	11,799.88	128,200.12	SPRUCE GF
GH4/2-15	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH2880029634	140,000.00	11,799.88	128,200.12	SPRUCE GF
GH4/2-16	PLATFORM TRLER	Goldhofer 4 Line	WG0THPH24C0033804	185,320.78	2,770.74	182,550.04	SPRUCE GF
GH4/4-01	PLATFORM TRLER	Goldhofer 4 Line Split	WG0THP049S0018665	193,627.15	26,316.02	167,311.13	SPRUCE GF
GH4/4-02	PLATFORM TRLER	Goldhofer 4 Line Split	WG0THP049S0018664	175,598.64	23,914.32	151,684.32	SPRUCE GF
GH6/4-01	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH4820026138	187,522.74	28,244.78	159,277.96	SPRUCE GF
GH6/4-01SA	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4870029620	163,697.44	20,090.94	143,606.50	SPRUCE GF
GH6/4-01SB	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4870029620A	163,722.50	20,092.33	143,630.17	SPRUCE GF
GH6/4-02	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH4820026139	274,903.20	39,048.22	235,854.98	SPRUCE GF
GH6/4-02SA	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4870029621	140,000.00	18,826.38	121,173.62	SPRUCE GF
GH6/4-02SB	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4870029621A	140,000.00	18,826.38	121,173.62	SPRUCE GF
GH6/4-03	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6870029344	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-03SA	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4370029623	140,000.00	18,826.38	121,173.62	SPRUCE GF
GH6/4-03SB	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4370029623A	140,000.00	18,826.38	121,173.62	SPRUCE GF
GH6/4-04	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6370029350	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-04SA	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4970029626	140,000.00	18,826.38	121,173.62	SPRUCE GF
GH6/4-04SB	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPH4970029626A	140,000.00	18,826.38	121,173.62	SPRUCE GF
GH6/4-05	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6070029337	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-06	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6770029349	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-07	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6670029360	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-08	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6X70029362	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-09	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6X70029368	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-10	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH6870029361	265,000.00	37,862.89	227,137.11	SPRUCE GF
GH6/4-11	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH45C0033831	287,867.66	20,489.90	267,377.76	SPRUCE GF

GH6/4-12	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH47C0033829	285,712.29	20,336.44	265,375.85	SPRUCE GF
GH6/4-13	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH43C0033830	287,323.44	20,451.14	266,872.30	SPRUCE GF
GH6/4-14	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH47C0033832	283,558.59	20,183.18	263,375.41	SPRUCE GF
GH6/4-15	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH4880029635	310,000.00	26,128.37	283,871.63	SPRUCE GF
GH6/4-16	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH4X80029636	310,000.00	26,128.37	283,871.63	SPRUCE GF
GH6/4-17	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH49B0033751	253,518.83	5,053.82	248,465.01	SPRUCE GF
GH6/4-18	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH40B0033752	253,518.83	5,053.82	248,465.01	SPRUCE GF
GH6/4-19	PLATFORM TRLER	Goldhofer 6 Line	WG0THPH44C0033805	185,320.78	2,770.74	182,550.04	SPRUCE GF
GH6/6-01	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPS6CW0023132	286,998.21	40,081.98	246,916.23	SPRUCE GF
GH6/6-02	PLATFORM TRLER	Goldhofer 6 Line Split	WG0THPS6DW0023103	235,682.60	32,392.82	203,289.78	SPRUCE GF
GHC-01	PLATFORM TRLER	Goldhofer Power Pack with Cab		8,000.00	3,657.71	4,342.29	SPRUCE GF
GH-GN-01	PLATFORM TRLER	Goldhofer Gooseneck	131569801017	122,000.00	16,405.85	105,594.15	SPRUCE GF
GHS-10-01	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-02	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-03	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-04	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-05	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-06	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-07	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-08	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-09	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-10	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-11	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-12	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-13	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-14	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-15	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-16	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-17	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-10-18	PLATFORM TRLER	Goldhofer Spacer Deck - 10FT		28,000.00	3,200.52	24,799.48	SPRUCE GF
GHS-20-01	PLATFORM TRLER	Goldhofer Spacer Deck - 20FT		56,000.00	6,400.97	49,599.03	SPRUCE GF
GHS-20-02	PLATFORM TRLER	Goldhofer Spacer Deck - 20FT		56,000.00	6,400.97	49,599.03	SPRUCE GF
GHS-20-03	PLATFORM TRLER	Goldhofer Spacer Deck - 20FT		56,000.00	6,400.97	49,599.03	SPRUCE GF

HS-20-04	PLATFORM						
	TRLER	Goldhofer Spacer Deck - 20FT		56,000.00	6,400.97	49,599.03	SPRUCE GF
GHS-30-01	PLATFORM						
	TRLER	Goldhofer Spacer Deck - 30FT		84,000.00	9,601.47	74,398.53	SPRUCE GF
GHS-30-02	PLATFORM						
	TRLER	Goldhofer Spacer Deck - 30FT		84,000.00	9,601.47	74,398.53	SPRUCE GF
GHS-30-03	PLATFORM						
	TRLER	Goldhofer Spacer Deck - 30FT		84,000.00	9,601.47	74,398.53	SPRUCE GF
GHS-30-04	PLATFORM						
	TRLER	Goldhofer Spacer Deck - 30FT		84,000.00	9,601.47	74,398.53	SPRUCE GF
GHS-HD-01	PLATFORM		3558120	57,440.88	321.71	57,119.17	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HD-02	PLATFORM		3558150	57,440.88	321.71	57,119.17	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HD-03	PLATFORM		3558160	57,440.88	321.71	57,119.17	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HD-04	PLATFORM		3558170	57,440.88	321.71	57,119.17	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HDS-1A	PLATFORM		35581-30	36,926.28	206.81	36,719.47	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HDS-1B	PLATFORM		3558130	36,926.28	206.81	36,719.47	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HDS-2A	PLATFORM		3558180	36,926.28	206.81	36,719.47	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHS-HDS-2B	PLATFORM		3558180	36,926.28	206.81	36,719.47	SPRUCE GF
	TRLER	Goldhofer Spacer Deck					
GHSP6/6-01	PLATFORM	SPMT	WG0PST069D0061030	534,544.45	2,993.80	531,550.65	SPRUCE GF
	TRLER						
GHSP6/6-02	PLATFORM	SPMT	WG0PST060D0061031	534,544.45	3,987.30	530,557.15	SPRUCE GF
	TRLER						
GHSP6/6-03	PLATFORM	SPMT	WG0PST062D0061032	534,544.45	3,987.30	530,557.15	SPRUCE GF
	TRLER						
SP6/6-04	PLATFORM	SPMT	WG0PST064D0061033	534,544.45	3,987.30	530,557.15	SPRUCE GF
	TRLER						
GHSS-10-1A	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-1B	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-2A	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-2B	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-3A	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-3B	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-4A	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSS-10-4B	PLATFORM	Goldhofer Spacer Deck - 10FT Split		28,000.00	3,200.52	24,799.48	SPRUCE GF
	TRLER						
GHSTZ-01	PLATFORM	2013 Goldhofer 9-Axle Semi Trailer	WG0STZH99D0030921	445,157.66	8,874.06	436,283.60	SPRUCE GF
	TRLER						
GHSTZ-02	PLATFORM	2013 Goldhofer 9-Axle Semi Trailer	WG0STZH90D0030922	445,157.66	8,874.06	436,283.60	SPRUCE GF
	TRLER						
GP10-01	PLATFORM	Goldhofer Pole - 10FT		-	-	-	SPRUCE GF
	TRLER						
GP10-02	PLATFORM	Goldhofer Pole - 10FT		-	-	-	SPRUCE GF
	TRLER						
GP10-04	PLATFORM	Goldhofer Pole - 10FT		-	-	-	SPRUCE GF
	TRLER						
GP10-05	PLATFORM	Goldhofer Pole - 10FT		-	-	-	SPRUCE GF
	TRLER						
GP10-06	PLATFORM	Goldhofer Pole - 10FT		-	-	-	SPRUCE GF
	TRLER						
10-08	TRLER	Goldhofer Pole - 10FT		-	-	-	SPRUCE GF

P10-12	PLATFORM TRLER	Goldhofer Pole - 10FT	-	-	-	SPRUCE GF	
GP16-01	PLATFORM TRLER	Goldhofer Pole - 16FT	-	-	-	SPRUCE GF	
GP16-02	PLATFORM TRLER	Goldhofer Pole - 16FT	-	-	-	SPRUCE GF	
GP6-02	PLATFORM TRLER	Goldhofer Pole - 6FT	-	-	-	SPRUCE GF	
GP6-04	PLATFORM TRLER	Goldhofer Pole - 6FT	-	-	-	SPRUCE GF	
GP6-05	PLATFORM TRLER	Goldhofer Pole - 6FT	-	-	-	SPRUCE GF	
GPP-01	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-02	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-03	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-04	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-05	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-06	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-07	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-08	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-09	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-10	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
P-11	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-12	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-13	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-14	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-15	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-16	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-17	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-18	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-19	PLATFORM TRLER	Goldhofer Power Pack	8,000.00	3,657.71	4,342.29	SPRUCE GF	
GPP-28	PLATFORM TRLER	GOLDHOFER POWER PACK	8,527.87	335.16	8,192.71	SPRUCE GF	
GPP-29	PLATFORM TRLER	GOLDHOFER POWER PACK	8,470.16	332.91	8,137.25	SPRUCE GF	
GPP-30	PLATFORM TRLER	GOLDHOFER POWER PACK	8,470.16	332.91	8,137.25	SPRUCE GF	
GPP-31	PLATFORM TRLER	GOLDHOFER POWER PACK	8,470.16	332.91	8,137.25	SPRUCE GF	
GPPSP-01	PLATFORM TRLER	SPMT Power Pack	61034	269,847.10	1,511.32	268,335.78	SPRUCE GF
GPPSP-02	PLATFORM TRLER	SPMT Power Pack	61035	269,847.10	1,511.32	268,335.78	SPRUCE GF
PPG-01	PLATFORM TRLER	Goldhofer Push Pole	-	-	-	SPRUCE GF	
G-02	PLATFORM TRLER	Goldhofer Push Pole	-	-	-	SPRUCE GF	

PG-03	PLATFORM TRLER	Goldhofer Push Pole		-	-	-	SPRUCE GF
PPG-04	PLATFORM TRLER	Goldhofer Push Pole		-	-	-	SPRUCE GF
PPG-05	PLATFORM TRLER	Goldhofer Push Pole		-	-	-	SPRUCE GF
PPG-06	PLATFORM TRLER	Goldhofer Push Pole		-	-	-	SPRUCE GF
PPG-10-01	PLATFORM TRLER	Goldhofer Push Pole Truck to Truck		-	-	-	SPRUCE GF
PPG-15-02	PLATFORM TRLER	Goldhofer Push Pole Truck to Truck		-	-	-	SPRUCE GF
PPP-01	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-010	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-02	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-03	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-04	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-05	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-06	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-07	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-08	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
PPP-09	PLATFORM TRLER	Goldhofer Push Pole Plate		-	-	-	SPRUCE GF
B-02	TRAILERS OTHER	1998 Aspen Tridem Booster	2A9TD4043WS037132	25,000.00	3,371.42	21,628.58	SPRUCE GF
B4-03	TRAILERS OTHER	Peerless Single Axle Booster	2PLH01214WB190150	10,000.00	2,286.06	7,713.94	SPRUCE GF
B4-04	TRAILERS OTHER	1999 Peerless Single Axle Booster	2PLH01217XBK94620	15,000.00	2,810.36	12,189.64	SPRUCE GF
B4-05	TRAILERS OTHER	2004 K-Line Booster	2K9TD111X4L052207	26,000.00	4,871.27	21,128.73	SPRUCE GF
B4-14	TRAILERS OTHER	2013 Stellar Single Axle Booster	2N9SB1516DE065416	30,291.00	1,738.83	28,552.17	SPRUCE GF
B4-15	TRAILERS OTHER	2013 Stellar Single Axle Booster	2N9SB1518DE065417	30,291.00	1,587.47	28,703.53	SPRUCE GF
B8-01	TRAILERS OTHER	Peerless Booster	1PLH01527GEC42190	4,000.00	914.46	3,085.54	SPRUCE GF
B8-02	TRAILERS OTHER	Aspen 8 Wheel Booster	2A9TD2028VN125271	11,000.00	2,514.65	8,485.35	SPRUCE GF
B8-04	TRAILERS OTHER	Aspen Self Steering Booster	2A9TD2025TN125078	14,000.00	3,200.52	10,799.48	SPRUCE GF
B8-05	TRAILERS OTHER	2006 Peerless 8 Wheel Booster	2PLH015246BK12571	33,000.00	6,182.78	26,817.22	SPRUCE GF
B8-06	TRAILERS OTHER	2002 Peerless 8 Wheel Jeep	2PLH015272BE10687	22,000.00	4,121.87	17,878.13	SPRUCE GF
B8-07	TRAILERS OTHER	2009 Aspen 25 Ton T/A Booster	2A9TD25229N125166	21,601.29	2,482.11	19,119.18	SPRUCE GF
B8-09	TRAILERS OTHER	2004 Aspen Tandem Booster	2A9TD25294N125254	28,000.00	3,775.97	24,224.03	SPRUCE GF
B8-10	TRAILERS OTHER	1998 Gerry	2A9TD2526WS037198	20,000.00	2,697.16	17,302.84	SPRUCE GF
B8-12	TRAILERS OTHER	8 WHEEL BOOSTER	2K9TD2209CL072295	60,000.00	3,894.22	56,105.78	SPRUCE GF
B8-13	TRAILERS OTHER	2000 Aspen 16 Wheel Booster	2A9TD2528YS037061	22,000.00	2,966.87	19,033.13	SPRUCE GF
B15	TRAILERS OTHER	2013 Gerry's Tandem Fishmouth Booster	2K9TD2208EL072078	63,500.00	1,265.84	62,234.16	SPRUCE GF

9-01	TRAILERS OTHER	2004 Nelson CBC20ST	1N9G62A2141012893	27,000.00	3,641.11	23,358.89	SPRUCE GF
BD-03	TRAILERS OTHER	2008 Nelson CBC50RT	1N9G62H5281012553	44,000.00	5,394.22	38,605.78	SPRUCE GF
BD-04	TRAILERS OTHER	2008 Nelson CBC20ST	1N9G62A2781012533	30,000.00	3,677.89	26,322.11	SPRUCE GF
BD-06	TRAILERS OTHER	2010 Nelson CBC30S	1N9G62A32A1012034	40,000.00	4,149.39	35,850.61	SPRUCE GF
BD-07	TRAILERS OTHER	1993 Custom Built Dolly	AT911242PU303710/307	8,000.00	1,078.85	6,921.15	SPRUCE GF
CT-001	TRAILERS OTHER	2011 Royal LCHT35	2S9FL3360B3025406	12,000.00	1,155.94	10,844.06	SPRUCE GF
DECK-02	TRAILERS OTHER	10' Deck Extension		24,000.00	3,596.52	20,403.48	SPRUCE GF
DECK-03	TRAILERS OTHER	2004 Aspen 15		28,000.00	3,775.97	24,224.03	SPRUCE GF
DECK-04	TRAILERS OTHER	2004 Aspen 10		24,000.00	3,236.52	20,763.48	SPRUCE GF
DECK-05	TRAILERS OTHER	2004 Aspen 5		12,000.00	1,618.31	10,381.69	SPRUCE GF
DECK-06	TRAILERS OTHER	2004 Aspen Rear Deck		30,000.00	4,045.72	25,954.28	SPRUCE GF
DECK-07	TRAILERS OTHER	2004 Aspen Fr. Bunk w/ 26		35,000.00	4,719.92	30,280.08	SPRUCE GF
DECK-08	TRAILERS OTHER	2009 Aspen 30		70,000.00	9,439.95	60,560.05	SPRUCE GF
DECK-09	TRAILERS OTHER	2009 Aspen 10		30,000.00	4,045.72	25,954.28	SPRUCE GF
DECK-10	TRAILERS OTHER	2009 Aspen 10		30,000.00	4,045.72	25,954.28	SPRUCE GF
FWB-01	TRAILERS OTHER	Fifth Wheel Bunk		1,100.00	251.49	848.51	SPRUCE GF
B-02	TRAILERS OTHER	Fifth Wheel Bunk		1,100.00	251.49	848.51	SPRUCE GF
HS-01	TRAILERS OTHER	Featherlite Triaxle Hotshot	4FGL0323XWH603709	5,000.00	1,143.05	3,856.95	SPRUCE GF
HT-01	TRAILERS OTHER	Manac 53' Tridem Highboy	2M5131613V1044733	9,000.00	2,057.51	6,942.49	SPRUCE GF
HT-02	TRAILERS OTHER	'Load King 53' Tridem Highboy	2LDPF53346D043946	18,500.00	3,844.78	14,655.22	SPRUCE GF
HT-03	TRAILERS OTHER	Load King 53' Tridem Highboy	2LDPF53366D043947	18,500.00	3,844.78	14,655.22	SPRUCE GF
HT-04	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161351100587	16,000.00	3,657.71	12,342.29	SPRUCE GF
HT-06	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161X61106226	16,000.00	3,657.71	12,342.29	SPRUCE GF
HT-07	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161061105649	16,000.00	3,657.71	12,342.29	SPRUCE GF
HT-09	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161261109394	18,500.00	4,229.21	14,270.79	SPRUCE GF
HT-10	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161461109395	18,500.00	4,229.21	14,270.79	SPRUCE GF
HT-12	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161571114624	21,000.00	4,364.31	16,635.69	SPRUCE GF
HT-13	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M51316171114625	21,000.00	4,364.31	16,635.69	SPRUCE GF
HT-14	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161481118102	24,738.11	5,236.39	19,501.72	SPRUCE GF
HT-15	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161191120438	23,000.00	4,381.64	18,618.36	SPRUCE GF
HT-16	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161191120441	23,000.00	4,381.64	18,618.36	SPRUCE GF
HT-17	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161391120442	23,000.00	4,381.64	18,618.36	SPRUCE GF
18	TRAILERS OTHER	Manac 53' Triaxle Highboy	2M513161691118944	25,000.00	4,396.27	20,603.73	SPRUCE GF

HT-19	TRAILERS OTHER	2007 Great Dane 53' Tri-Axle HB	1GBDM0638TH703855	28,000.00	4,769.09	23,230.91	SPRUCE GF
HT-20	TRAILERS OTHER	2007 Lode King 53' HB	2LDPF53337D046192	27,000.00	4,598.73	22,401.27	SPRUCE GF
HT-23	TRAILERS OTHER	1990 Fruehauf Tridem Flat Deck	2FEP04837L8152109	6,000.00	809.15	5,190.85	SPRUCE GF
HT-25	TRAILERS OTHER	2001 Manac Tridem Flat Deck	2M513146711072690	16,000.00	2,157.71	13,842.29	SPRUCE GF
HT-26	TRAILERS OTHER	1996 Fruehauf Tridem Flat Deck	1H2P04831TW049401	6,500.00	876.53	5,623.47	SPRUCE GF
HT-29	TRAILERS OTHER	2006 Roadmaster Tridem Flatdeck	2T9FA533861011670	24,000.00	3,236.52	20,763.48	SPRUCE GF
HT-30	TRAILERS OTHER	2006 Thru-Way Tridem Flat Deck	2T9FA533261011678	24,000.00	3,236.52	20,763.48	SPRUCE GF
HT-31	TRAILERS OTHER	2008 Doecker Flat Deck	2DEHBFZ3081024424	30,000.00	3,677.89	26,322.11	SPRUCE GF
HT-32	TRAILERS OTHER	2008 Doecker Flat Deck	2DEHBFZ3281024425	30,000.00	3,677.89	26,322.11	SPRUCE GF
HT-33	TRAILERS OTHER	2008 Doecker Tridem Flat Deck	2DEHBFZ3481024426	30,000.00	3,677.89	26,322.11	SPRUCE GF
HT-41	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131614D1135332	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-45	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131611D1135336	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-47	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131615D1135338	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-49	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131613D1135340	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-50	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131615D1135341	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-52	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131616D1135543	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-53	TRAILERS OTHER	2013 Manac 53' Tridem Flatdeck	2M5131618D1135544	38,358.00	2,969.07	35,388.93	SPRUCE GF
HT-60	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131613D1139095	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-61	TRAILERS OTHER	53' TRIDEM FLATDECK	2M5131615D1139096	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-62	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131617D1139097	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-63	TRAILERS OTHER	2013 Manac 53' Tri Axle Flatdeck	2M5131619D1139098	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-65	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131613D1139100	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-66	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131613E1139101	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-68	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131615E1139102	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-69	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131617E1139103	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-70	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131610E1139105	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-71	TRAILERS OTHER	53' TRI AXLE FLATDECK	2M5131619E1139104	38,358.00	2,010.23	36,347.77	SPRUCE GF
HT-72	TRAILERS OTHER	2014 Manac Tridem Flatdeck	2M513161XE1140276	40,458.00	1,615.36	38,842.64	SPRUCE GF
HT-73	TRAILERS OTHER	2014 Manac Tridem Flatdeck	2M5131613E1140277	40,458.00	1,615.36	38,842.64	SPRUCE GF
HT-74	TRAILERS OTHER	2014 Manac Tridem Flatdeck	2M5131613E1140278	40,458.00	1,615.36	38,842.64	SPRUCE GF
HT-75	TRAILERS OTHER	2014 Manac Tridem Flatdeck	2M5131615E1140279	40,458.00	1,615.36	38,842.64	SPRUCE GF
HT-76	TRAILERS OTHER	2014 Manac Tridem Flatdeck	2M5131611E1140280	40,458.00	1,615.36	38,842.64	SPRUCE GF
HT-77	TRAILERS OTHER	2014 Manac Tridem Flatdeck	2M5131613E1140281	40,458.00	1,615.36	38,842.64	SPRUCE GF

HT-80	TRAILERS OTHER	2014 Ocean Trailer 53' Tridem Highboy	13N1533CXE1564765	42,108.00	839.40	41,268.60	SPRUCE GF
HT-81	TRAILERS OTHER	2014 Ocean Trailer 53' Tridem Highboy	13N1533C1E1564766	42,108.00	839.40	41,268.60	SPRUCE GF
HT-83	TRAILERS OTHER	2014 Ocean Trailer 53' Tridem Highboy	13N1533C3E1564770	42,108.00	839.40	41,268.60	SPRUCE GF
HT-84	TRAILERS OTHER	2014 Ocean Trailer 53' Tridem Highboy	13N1533C5E1564771	42,108.00	839.40	41,268.60	SPRUCE GF
HTP-07	TRAILERS OTHER	2013 TRIDEM 48' TRI AXLE FLAT DECK	2LDPF4830DD056046	40,608.00	2,229.53	38,378.47	SPRUCE GF
HTP-08	TRAILERS OTHER	2013 TRIDEM 48' TRI AXLE FLAT DECK	2LDPF4834DD056048	40,608.00	2,229.53	38,378.47	SPRUCE GF
HTT-01	TRAILERS OTHER	Manac Trombone Tridem Highboy	2M513152541096311	23,000.00	5,257.96	17,742.04	SPRUCE GF
HTT-02	TRAILERS OTHER	Manac Trombone Tridem Highboy	2M513161381118110	33,000.00	6,286.62	26,713.38	SPRUCE GF
HTT-06	TRAILERS OTHER	Thurway 53' Trobone Tridem Highboy	2T9FA533981011602	33,000.00	6,286.62	26,713.38	SPRUCE GF
HTT-08	TRAILERS OTHER	2007 Thru-Way Tridem Trombone Flat Deck	2T9FA533971011162	45,000.00	6,068.53	38,931.47	SPRUCE GF
HTT-09	TRAILERS OTHER	2013 Manac Tridem Trombone Flatdeck	2M5131619D1133933	58,608.00	3,803.92	54,804.08	SPRUCE GF
HTT10-03	TRAILERS OTHER	2013 Manac 53-90' Tridem Trombone Flat	2M5131617D1135714	66,608.00	4,989.24	61,618.76	SPRUCE GF
L12-01	TRAILERS OTHER	2009 Aspen 75 Ton 8'6" Deck	2A9LB75369N125165	275,907.36	31,702.87	244,204.49	SPRUCE GF
L12-02	TRAILERS OTHER	2014 Gerry's 65T Lowbed	2K9LB3568EL072092	157,252.00	3,134.76	154,117.24	SPRUCE GF
L12-03	TRAILERS OTHER	2004 Aspen Tridem Low Bed	2A9LB85354N125253	115,000.00	15,508.47	99,491.53	SPRUCE GF
L12-04	TRAILERS OTHER	2014 Gerry's 50T Tridem Lowbed	2K9LB3531EL072067	103,958.00	2,072.36	101,885.64	SPRUCE GF
L16-01	TRAILERS OTHER	1998 Peerless Double Drop Low Bed	2PLG05536WBC91340	36,000.00	4,854.83	31,145.17	SPRUCE GF
L16-01	TRAILERS OTHER	Rotec Roadmaster Lowboy	8306041	18,000.00	4,114.92	13,885.08	SPRUCE GF
L16-04	TRAILERS OTHER	Arnes 16 Wheel Lowboy	AR793035	43,354.13	10,605.83	32,748.30	SPRUCE GF
L16-05	TRAILERS OTHER	Aspen Double Drop Lowboy	2A9LB5042TN125077	58,000.00	13,259.14	44,740.86	SPRUCE GF
L16-06	TRAILERS OTHER	Peerless Trombone Lowboy	2PLG0562X1BA10560	23,000.00	5,257.96	17,742.04	SPRUCE GF
L16-08	TRAILERS OTHER	2006 Peerless 16 Wheel LB 32' Main Deck	2PLG062266BK12571	85,000.00	15,925.31	69,074.69	SPRUCE GF
L16-09	TRAILERS OTHER	2002 Peerless 16 Wheel LB 32' Main Deck	2PLG055212BE10685	64,000.00	11,990.74	52,009.26	SPRUCE GF
L16-10	TRAILERS OTHER	1999 Peerless 16 Wheel LB 28' Main Deck	2PLG0534XXBK94610	59,000.00	11,054.04	47,945.96	SPRUCE GF
L16-12	TRAILERS OTHER	1976 Fruehauf 16 Wheeler Low Bed	32X750901	21,000.00	2,831.97	18,168.03	SPRUCE GF
L16-13	TRAILERS OTHER	1998 Aspen 48 Wheeler Low Bed	2A9LB7042WS037131	165,000.00	22,251.26	142,748.74	SPRUCE GF
L16B-13	TRAILERS OTHER	LOWBOY	2K9LB4625CL072291	175,000.00	11,358.20	163,641.80	SPRUCE GF
L16T-01	TRAILERS OTHER	Aspen 16 Wheel Trombone	2A9LB5044WN125066	22,000.00	5,029.37	16,970.63	SPRUCE GF
L16T-02	TRAILERS OTHER	16 Wheel Low Boy	2A9LB5043WN125012	22,000.00	5,029.37	16,970.63	SPRUCE GF
L24-03	TRAILERS OTHER	2011 Aspen 85 Ton 30' Double Goosneck	2D9TD5560BN125094	446,753.91	51,333.86	395,420.05	SPRUCE GF
L24-04	TRAILERS OTHER	2004 Aspen 6 Axle Dolly	2A9TD55694N125324	277,323.47	37,065.81	240,257.66	SPRUCE GF
L24-05	TRAILERS OTHER	2000 Cozad 6 Axle Low Bed	1C9T50607Y1167011	112,516.26	15,960.44	96,555.82	SPRUCE GF
L24-01	TRAILERS OTHER	Aspen 125 Ton Lowboy	2AGTD8081YS037028	380,000.00	86,870.36	293,129.64	SPRUCE GF

8-01	TRAILERS OTHER	Aspen 100 Ton Lowboy	2A9108889MA003099	200,611.82	46,511.68	154,100.14	SPRUCE GF
L48-03	TRAILERS OTHER	Aspen 60 Ton Dolly	2A9DA60B6T5037102	230,000.00	52,579.40	177,420.60	SPRUCE GF
L48-06	TRAILERS OTHER	2000 Cozad 16 Wheel Scraper Dolly	1C9R38405Y1167008	254,768.75	43,910.96	210,857.79	SPRUCE GF
L8-01	TRAILERS OTHER	Arnes Low Bed Double Drop	4826HA003443	15,000.00	3,429.11	11,570.89	SPRUCE GF
L8-03	TRAILERS OTHER	Gerry's Double Drop Lowboy	2A9LB252XWN125093	22,000.00	5,029.37	16,970.63	SPRUCE GF
L8-07	TRAILERS OTHER	1998 Gerry	2A9LB6528WS037197	65,000.00	8,765.65	56,234.35	SPRUCE GF
L8-08	TRAILERS OTHER	2000 Aspen Low Bed	2A9LB652XYS037060	80,000.00	10,788.51	69,211.49	SPRUCE GF
L8T-02	TRAILERS OTHER	Aspen Trombone Step Deck	2A9PF2528SS037418	17,000.00	3,886.32	13,113.68	SPRUCE GF
L8T-03	TRAILERS OTHER	Aspen Trombone Step Deck	2A9PF2526SS037417	17,000.00	3,886.32	13,113.68	SPRUCE GF
L8TD-01	TRAILERS OTHER	Trailstar Double Drop Trombone	1TKS04820LM094781	30,890.18	7,439.93	23,450.25	SPRUCE GF
LR48-02	TRAILERS OTHER	2012 Aspen 85 Ton Single Gooseneck	W21-30368	267,166.96	27,389.63	239,777.33	SPRUCE GF
LR48-03	TRAILERS OTHER	2012 Aspen 85 Ton Single Gooseneck	W21-30369	266,971.76	27,367.39	239,604.37	SPRUCE GF
LT-05	TRAILERS OTHER	Dorsey Tridem Step Deck	1DTP36Z35PP031677	12,000.00	2,743.31	9,256.69	SPRUCE GF
LT-06	TRAILERS OTHER	Manac 53' Tridem Step Deck	2M5131611X1058018	18,000.00	4,114.92	13,885.08	SPRUCE GF
LT-07	TRAILERS OTHER	Raven Tridem Step Deck	13N25020321014457	21,000.00	4,800.72	16,199.28	SPRUCE GF
LT-08	TRAILERS OTHER	Raven Tridem Step Deck	13N25020521014461	21,000.00	4,800.72	16,199.28	SPRUCE GF
09	TRAILERS OTHER	Lode King 53' Tridem Step Deck	2LDSD533969044481	30,000.00	6,858.22	23,141.78	SPRUCE GF
LT-10	TRAILERS OTHER	Lode King 53' Step Deck	2LDSD533069044482	30,000.00	6,858.22	23,141.78	SPRUCE GF
LT-11	TRAILERS OTHER	53' Step Deck Trailer Tri Axle	2M513158371112790	33,000.00	7,544.03	25,455.97	SPRUCE GF
LT-12	TRAILERS OTHER	53' Step Deck Trailer Tri Axle	2M513158571112791	33,000.00	7,544.03	25,455.97	SPRUCE GF
LT-14	TRAILERS OTHER	2004 Arnes Tri-Axle Single Drop Fixed	2A91253374A003266	58,000.00	10,866.64	47,133.36	SPRUCE GF
LT-15	TRAILERS OTHER	2008 Aspen Tri-Axle Double Drop Short	2A9B45398N125299	78,000.00	12,178.15	65,821.85	SPRUCE GF
LT-16	TRAILERS OTHER	2003 Peerless Tri-Axle Double Drop Short	2PLG052353BF11048	50,000.00	9,367.79	40,632.21	SPRUCE GF
LT-17	TRAILERS OTHER	2007 Alutrec Stepdeck	2M13161731107415	47,000.00	7,219.48	39,780.52	SPRUCE GF
LT-19	TRAILERS OTHER	2007 Manac Tridem Drop Deck	2M513161871111278	38,000.00	5,124.58	32,875.42	SPRUCE GF
LT-20	TRAILERS OTHER	2007 Road Master Tridem Drop Deck	2T9FA513071011103	45,000.00	6,068.53	38,931.47	SPRUCE GF
LT-21	TRAILERS OTHER	2007 Thru-Way Tridem Drop Deck	2T9DF513371011105	45,000.00	6,068.53	38,931.47	SPRUCE GF
LT-22	TRAILERS OTHER	2007 Manac Tridem Drop Deck	2M513161671111280	38,000.00	5,124.58	32,875.42	SPRUCE GF
LT-23	TRAILERS OTHER	2006 Manac Tridem Drop Deck	2T9DL53D17A133735	30,000.00	4,045.72	25,954.28	SPRUCE GF
LT-26	TRAILERS OTHER	2013 Manac 53' Tridem Stepdeck	2M5131612D1134924	41,258.00	3,502.98	37,755.02	SPRUCE GF
LT-27	TRAILERS OTHER	2013 Manac 53' Tridem Stepdeck	2M5131614D1134925	41,258.00	3,502.98	37,755.02	SPRUCE GF
LT-28	TRAILERS OTHER	2013 Manac 53' Tridem Stepdeck	2M5131616D1134926	41,258.00	3,502.98	37,755.02	SPRUCE GF
29	TRAILERS OTHER	2013 Manac 53' Tridem Stepdeck	2M5131618D1134927	41,258.00	3,502.98	37,755.02	SPRUCE GF

LT-30	TRAILERS OTHER	2013 Lode King SDE53-3 Step Deck	2LDSD533XDE055221	44,083.00	3,081.59	41,001.41	SPRUCE GF
LT-33	TRAILERS OTHER	53' Manac Stepdeck	2M5131616E1136208	42,858.00	2,138.43	40,719.57	SPRUCE GF
LT-34	TRAILERS OTHER	53' Manac Stepdeck	2M5131618E1136209	42,858.00	2,138.43	40,719.57	SPRUCE GF
LT-35	TRAILERS OTHER	53' Manac Stepdeck	2M5131614E1136210	42,858.00	2,138.43	40,719.57	SPRUCE GF
LT-36	TRAILERS OTHER	53' Manac Stepdeck	2M5131616E1136211	42,858.00	2,138.43	40,719.57	SPRUCE GF
LT-37	TRAILERS OTHER	53' Manac Stepdeck	2M5131618E1136212	42,858.00	2,138.43	40,719.57	SPRUCE GF
LT-38	TRAILERS OTHER	53' Manac Stepdeck	2M513161XE1136213	42,858.00	2,138.43	40,719.57	SPRUCE GF
LT-44	TRAILERS OTHER	2014 Manac 53' Tridem Stepdecks	2M5131611E1142479	40,608.00	809.50	39,798.50	SPRUCE GF
LT-45	TRAILERS OTHER	2014 Manac 53' Tridem Stepdecks	2M5131618E1142480	40,608.00	809.50	39,798.50	SPRUCE GF
LT-46	TRAILERS OTHER	2014 Manac 53' Tridem Stepdecks	2M513161XE1142481	40,608.00	809.50	39,798.50	SPRUCE GF
LT-47	TRAILERS OTHER	2014 Manac 53' Tridem Stepdecks	2M5131611E1142482	40,608.00	809.50	39,798.50	SPRUCE GF
LTB-04	TRAILERS OTHER	LOWBOY	1TKA05335BM112627	90,000.00	6,258.63	83,741.37	SPRUCE GF
LTD-02	TRAILERS OTHER	2005 K-Line Tri-Axle Double Drop	2K9LB35545L052171	71,000.00	13,302.29	57,697.71	SPRUCE GF
LTD-03	TRAILERS OTHER	2004 Gerrys Tri-Axle Double Drop	2K9LB35224L052108	60,000.00	11,241.39	48,758.61	SPRUCE GF
LTD-04	TRAILERS OTHER	Arnes Tri-Axle Double Drop	2A9105933VA003960	40,000.00	7,494.22	32,505.78	SPRUCE GF
LTD-06	TRAILERS OTHER	Kylvn Tridem Step Deck	1K9B0511XS1005494	17,000.00	3,886.32	13,113.68	SPRUCE GF
LD-01	TRAILERS OTHER	2006 XL Tridem Double Drop Deck		45,000.00	6,068.53	38,931.47	SPRUCE GF
LTS-03	TRAILERS OTHER	TRI AXLE LOW BOY	4U3J052315L005065	40,000.00	9,144.22	30,855.78	SPRUCE GF
LTS-06	TRAILERS OTHER	2009 Doepker Tri-Axle Scissorneck LB	2DESNSZ3191025069	72,000.00	10,376.67	61,623.33	SPRUCE GF
LTS-07	TRAILERS OTHER	2007 Doepker Tri-Axle Scissorneck LB	2DESNSZ3071021396	65,000.00	11,071.03	53,928.97	SPRUCE GF
LTS-08	TRAILERS OTHER	2005 Arnes Tri-Axle Scissorneck LB	2A91253395A003786	56,000.00	10,491.93	45,508.07	SPRUCE GF
LTS-09	TRAILERS OTHER	2002 Altek Tri-Axle Scissorneck LB	2A92SKU1221144162	40,000.00	7,494.22	32,505.78	SPRUCE GF
LTS-10	TRAILERS OTHER	2002 Altek Tri-Axle Scissorneck LB	2A92SKU132144171	40,000.00	7,494.22	32,505.78	SPRUCE GF
LTT-02	TRAILERS OTHER	Manac 48' Trombone Step Deck	2M5131463Y1071983	29,000.00	6,629.57	22,370.43	SPRUCE GF
LTT-03	TRAILERS OTHER	2001 Arnes 48-65' Tri-Axle Step Trombone	2A91249311A003552	41,000.00	7,681.63	33,318.37	SPRUCE GF
LTT-05	TRAILERS OTHER	2007 Thru-Way Tridem Trombone Drop Deck	2T9DF531871011455	45,000.00	6,068.53	38,931.47	SPRUCE GF
LTT-06	TRAILERS OTHER	2007 Thru-Way Tridem Trombone Drop Deck	2T9DF513471011453	45,000.00	6,068.53	38,931.47	SPRUCE GF
LTT-25	TRAILERS OTHER	2014 Manac Stepdeck Trombone	2M5131527E1139998	77,500.00	1,544.94	75,955.06	SPRUCE GF
LTTD-01	TRAILERS OTHER	2013 Stellar 55 Ton Double Drop Trombone	2N9LB5536DE065414	142,153.00	8,160.19	133,992.81	SPRUCE GF
LTTD-02	TRAILERS OTHER	2013 Stellar 55 Ton Double Drop Trombone	2N9LB5538DE065415	142,153.00	7,449.80	134,703.20	SPRUCE GF
LTTs-01	TRAILERS OTHER	Scona Trombone Scissor Neck	2E9L45F3633003482	50,000.00	11,430.29	38,569.71	SPRUCE GF
PJ12-01	TRAILERS OTHER	2009 Aspen 45 Ton Tridem Jeep	2A9JT45309N125164	31,420.06	3,610.28	27,809.78	SPRUCE GF
2-02	TRAILERS OTHER	2011 Aspen 50 Ton Tridem Jeep	2A9JT503XBN125093	57,930.73	6,656.50	51,274.23	SPRUCE GF

12-03	TRAILERS OTHER	2000 Cozad Tridem Jeep	1C9E36308Y1167010	33,000.00	4,450.28	28,549.72	SPRUCE GF
PJ12-19	TRAILERS OTHER	2004 Aspen Tridem Jeep	2A9JT553X4N125252	43,465.50	5,506.90	37,958.60	SPRUCE GF
PJ16-01	TRAILERS OTHER	Arnes 16 Wheel Jeep	2A9302741MA003098	38,771.96	9,213.33	29,558.63	SPRUCE GF
PJ16-02	TRAILERS OTHER	Peerless 16 Wheel Jeep	B79264905	14,000.00	3,200.52	10,799.48	SPRUCE GF
PJ16-06	TRAILERS OTHER	Arne's 16 Wheel Jeep	2A9302646GA003040	15,000.00	3,429.11	11,570.89	SPRUCE GF
PJ16-07	TRAILERS OTHER	Aspen 16 Wheel Jeep	2A9JT4541TN125076	25,000.00	5,715.17	19,284.83	SPRUCE GF
PJ16-14	TRAILERS OTHER	2008 Cozad 16 Wheel Jeep	1C9HJ272181772090	435,566.60	67,581.25	367,985.35	SPRUCE GF
PJ16-15	TRAILERS OTHER	1994 Aspen 16 Wheel Jeep	2A9JT4049RS037182	39,000.00	7,306.88	31,693.12	SPRUCE GF
PJ16-16	TRAILERS OTHER	2006 Peerless 16 Wheel Jeep	2PLH026256BK12570	32,000.00	5,995.37	26,004.63	SPRUCE GF
PJ16-17	TRAILERS OTHER	2002 Peerless 16 Wheel Jeep	2PLH026282BE10685	24,000.00	4,496.52	19,503.48	SPRUCE GF
PJ16-18	TRAILERS OTHER	2000 Cozad 16 Wheel Jeep	1C9H26206Y1167007	254,768.76	43,910.96	210,857.80	SPRUCE GF
PJ16-20	TRAILERS OTHER	1978 Neils 16 Wheeler	78021435	16,000.00	2,157.71	13,842.29	SPRUCE GF
PJ1620-01	TRAILERS OTHER	Aspen 55 Ton Jeep	2A9JT5559XS037026	38,000.00	8,687.08	29,312.92	SPRUCE GF
PJ1620-02	TRAILERS OTHER	Aspen 16/20 Wheel Jeep	2A9JT805XYS037027	45,000.00	9,352.08	35,647.92	SPRUCE GF
PJ1620-02A	TRAILERS OTHER	2000 Aspen 16/20 Wheel 80 Ton Jeep		53,000.00	12,116.13	40,883.87	SPRUCE GF
PJ16-22	TRAILERS OTHER	16 WHEEL JEEP	2K9KB4262CL072284	68,000.00	4,413.47	63,586.53	SPRUCE GF
6-24	TRAILERS OTHER	1998 Aspen 16 Wheeler	2A9JT4546WS037130	34,000.00	4,585.12	29,414.88	SPRUCE GF
PJ24-02	TRAILERS OTHER	2012 Aspen 70 Ton 24 Tire Gooseneck Jeep	2A9JT7063CN125119	107,224.00	10,980.19	96,243.81	SPRUCE GF
PJ24-03	TRAILERS OTHER	2012 Aspen 70 Ton 24 Tire Gooseneck Jeep	2A9JT7061CN125118	107,224.00	10,980.19	96,243.81	SPRUCE GF
PJ4-02	TRAILERS OTHER	2011 Aspen 30 Ton S/A Jeep	2A9JT3017BN125183	25,528.79	2,933.37	22,595.42	SPRUCE GF
PJ4-03	TRAILERS OTHER	2004 Aspen Single Axle Jeep	2A9JT30144N125323	35,442.50	4,188.48	31,254.02	SPRUCE GF
PJ4-04	TRAILERS OTHER	2007 Aspen Jeep	2A9JT30127N125275	26,000.00	3,506.27	22,493.73	SPRUCE GF
PJ8-01	TRAILERS OTHER	Nortrail 8 Wheel Jeep	2N9ME672MM0162030	12,000.00	2,743.31	9,256.69	SPRUCE GF
PJ8-03	TRAILERS OTHER	Homemade Tandem Axle Jeep	8WJ01	14,000.00	3,200.52	10,799.48	SPRUCE GF
PJ8-07	TRAILERS OTHER	2000 Peerless 8 Wheel Jeep	2PLH026237BE97310	23,000.00	4,309.21	18,690.79	SPRUCE GF
PJ8-08	TRAILERS OTHER	2007 Scona 8 Wheel Jeep	2E9C40C21173003068	28,000.00	4,769.09	23,230.91	SPRUCE GF
PJ8-09	TRAILERS OTHER	2004 Arnes 8 Wheel Jeep	2A93025244A003534	29,000.00	5,433.32	23,566.68	SPRUCE GF
PJ8-10	TRAILERS OTHER	1998 Peerless 8 Wheel Jeep	2PLH02620WBJ88730	18,000.00	3,372.42	14,627.58	SPRUCE GF
PJ8-11	TRAILERS OTHER	1980 Neils Jeep	N2830	13,000.00	1,753.15	11,246.85	SPRUCE GF
PJ8-12	TRAILERS OTHER	1999 AspenTandem Jeep	2A9JT4020XN125161	23,000.00	3,101.71	19,898.29	SPRUCE GF
PJ8-14	TRAILERS OTHER	2000 Aspen Jeep	2A9JT352XYS037059	25,000.00	3,371.42	21,628.58	SPRUCE GF
PJ8-21	TRAILERS OTHER	2013 Stellar 40-ton Low Profile Jeep	2N9TJ402XDE065413	37,990.00	2,180.78	35,809.22	SPRUCE GF
8-22	TRAILERS OTHER	2013 Stellar 40-ton Low Profile Jeep	2N9TJ4028DE065412	37,990.00	1,990.97	35,999.03	SPRUCE GF

8-23	TRAILERS OTHER	2014 Gerry's Tandem Jeep	2K9KB2296EL072077	45,500.00	907.02	44,592.98	SPRUCE GF
RV8-01	TRAILERS OTHER	2000 Wasbash 8'5"x48' reefer trailer	1JJV482W0YL656226	15,396.92	3,033.48	12,363.44	SPRUCE GF
SB46-07	TRAILERS OTHER	2013 Manac Super B Lead	2M5130976D1130613	53,000.00	4,764.90	48,235.10	SPRUCE GF
SB46-09	TRAILERS OTHER	2013 Manac Super B Lead	2M5130978D1130614	53,000.00	4,764.90	48,235.10	SPRUCE GF
SBL-03	TRAILERS OTHER	SUPER B LEAD HIGHBOY	2LDPF323251042204	22,000.00	2,141.87	19,858.13	SPRUCE GF
SBL-04	TRAILERS OTHER	SUPER B LEAD HIGHBOY	2DEHBF2041015525	30,000.00	2,920.72	27,079.28	SPRUCE GF
SBL-05	TRAILERS OTHER	SUPER B LEAD HIGHBOY	2DEHBFZ35E1030473	70,075.00	2,797.88	67,277.12	SPRUCE GF
SBL-09	TRAILERS OTHER	2014 Manac Tridem Super B Lead	2M5130974E1141448	66,630.00	1,662.13	64,967.87	SPRUCE GF
SBL-10	TRAILERS OTHER	2014 Manac Tridem Super B Lead	2M5130976E1141449	66,630.00	1,662.13	64,967.87	SPRUCE GF
SBL-11	TRAILERS OTHER	2014 Manac Tridem Super B Lead	2M5130972E1141450	66,630.00	1,662.13	64,967.87	SPRUCE GF
SBL-12	TRAILERS OTHER	2014 Manac Tridem Super B Lead	2M513097E41141451	66,630.00	1,662.13	64,967.87	SPRUCE GF
TSL-01	TRAILERS OTHER	2010 Stellar 10' Landoll Tri-Slide	2N9ST4535AE065107	94,000.00	12,579.62	81,420.38	SPRUCE GF
TSL-03	TRAILERS OTHER	2013 STELLAR 12 WHEEL TRIDEM LOWBOY	2N9ST4538DE065398	122,896.00	3,065.72	119,830.28	SPRUCE GF
UT-03	TRAILERS OTHER	32	2N9FASDLXCG017093	18,000.00	1,168.31	16,831.69	SPRUCE GF
UT-06	TRAILERS OTHER	2013 SWS Pintle Trailer	4UGFP302XDD023796	10,500.00	419.24	10,080.76	SPRUCE GF
V53-01	TRAILERS OTHER	2005 Trailmobile 53' Tandem Van	2MN01JAH951004081	16,250.00	2,252.35	13,997.65	SPRUCE GF
110	AUTO BED TRUCK	KENWORTH C500 BED TRUCK 300	1NKCLBOX1SR939619	125,000.00	21,634.72	103,365.28	WHITECOL
BT-112	AUTO BED TRUCK	KENWORTH C500 BED TRUCK 360	1XKCPBTX56R986891	575,000.00	99,519.62	475,480.38	WHITECOL
BT-1603	AUTO BED TRUCK	KENWORTH C500 TEXAS BED TRUCK	1XKCP4EX9DR958940	310,000.00	11,456.54	298,543.46	WHITECOL
BT-1701	AUTO BED TRUCK	KENWORTH C500 BED TRUCK 340"	1XKCDBOX47R930004	280,000.00	18,626.07	261,373.93	WHITECOL
P-1011	AUTO LT TRUCKS	CHEVROLET 2500 CREWCAB 4X4	1GC4KYB61AF100523	14,000.00	2,764.81	11,235.19	WHITECOL
P-1021	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y3CL4BG597722	18,500.00	3,653.49	14,846.51	WHITECOL
P-1114	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX38A48G161007	8,500.00	1,678.66	6,821.34	WHITECOL
P-1125	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D7MX48LX9G517971	9,000.00	1,777.38	7,222.62	WHITECOL
P-1136	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3D73Y4CL4BG605842	17,500.00	3,456.02	14,043.98	WHITECOL
P-1140	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63DRHL2CG103660	34,500.00	4,542.19	29,957.81	WHITECOL
P-1141	AUTO LT TRUCKS	DODGE 3500 CREWCAB 4X4	3C63DRHL2CG123066	23,000.00	3,028.12	19,971.88	WHITECOL
PT-1303	AUTO PICKER TR	KENWORTH T300 PICKER 12.5T	2NKM LZ9X56M985595	125,000.00	8,315.20	116,684.80	WHITECOL
PT-1308	AUTO PICKER TR	STERLING BULLET PICKER	3F6WK76A18G350905	85,000.00	5,654.35	79,345.65	WHITECOL
PT-1403	AUTO PICKER TR	KENWORTH T800 PICKER 35T	1NKDXBTX46R988114	225,000.00	14,967.39	210,032.61	WHITECOL
PT-1411	AUTO PICKER TR	KENWORTH T800 PICKER 45T	1NKDX4TX7CR953316	600,000.00	22,173.91	577,826.09	WHITECOL
T-1200	AUTO TRACTORS	KENWORTH T800B WINCH	1XKDDBOXX5R978432	115,000.00	8,606.25	106,393.75	WHITECOL
226	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDP4EX2CR957986	225,000.00	9,354.62	215,645.38	WHITECOL

1228	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDD40XXDJ960084	210,000.00	7,857.88	202,142.12	WHITECOL
I-1229	AUTO TRACTORS	KENWORTH T800 WINCH	1XKDD40X4DJ959965	210,000.00	7,857.88	202,142.12	WHITECOL
T-1237	AUTO TRACTORS	KENWORTH T800 HWY	1XKDD40XXCR949733	145,000.00	6,028.55	138,971.45	WHITECOL
YL-03	OTHER EQUIP TRAILERS	2007 John Deere 624J Wheel Loader	DW624JP610383	125,000.00	58,293.42	66,706.58	WHITECOL
B4-021	OTHER TRAILERS	4 WHEEL SINGLE BOOSTER	2K9TD1136CL072230	23,000.00	614.73	22,385.27	WHITECOL
H4-01	OTHER TRAILERS	4 WHEEL SINGLE HIGHBOY 30'	2CU3VU3H412008285	4,500.00	168.40	4,331.60	WHITECOL
H4O-01	OTHER TRAILERS	4 WHEEL SINGLE OILFIELD FLOAT HIGHBOY	MT001	5,000.00	187.09	4,812.91	WHITECOL
HTO-03	OTHER TRAILERS	OILFIELD FLOAT HIGHBOY	2E9F45E35W3003900	25,000.00	2,433.92	22,566.08	WHITECOL
HTO-12	OTHER TRAILERS	12 WHEEL TRIDEM OILFIELD FLOAT HIGHBOY 5	2L9FS0399BH003778	75,000.00	2,158.75	72,841.25	WHITECOL
LTS-21	OTHER TRAILERS	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2DESNSZ3381020213	73,000.00	3,035.07	69,964.93	WHITECOL
LTS-25	OTHER TRAILERS	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3559CL072011	85,000.00	2,271.85	82,728.15	WHITECOL
LTS-31	OTHER TRAILERS	12 WHEEL TRIDEM SCISSORNECK LOWBOY	2K9LB3527CL072207	85,000.00	2,271.85	82,728.15	WHITECOL
LTS-32	OTHER TRAILERS	12 WHEEL TRIDEM STEPDECK LOWBOY	2DESNSZ3451017803	45,000.00	1,683.83	43,316.17	WHITECOL
LTT-22	OTHER TRAILERS	12 WHEEL TRIDEM TROMBONE STEPDECK	2M5131225C1129150	80,000.00	2,138.21	77,861.79	WHITECOL
LTT-23	OTHER TRAILERS	12 WHEEL TRIDEM TROMBONE STEPDECK	2M5131583D1131612	90,000.00	2,245.11	87,754.89	WHITECOL
TBF-01	OTHER TRAILERS	12 WHEEL TRIDEM BEDTRUCK FLOAT	2L9FS03987H003581	50,000.00	1,870.94	48,129.06	WHITECOL
11	OTHER TRAILERS	4 WHEEL TANDEM CAR HAULER 18'	2N9D6S6208G017284	4,000.00	149.69	3,850.31	WHITECOL
UT-14	OTHER TRAILERS	6 WHEEL TRIDEM GOOSENECK 30'	2CU24AXE942015038	5,500.00	205.80	5,294.20	WHITECOL
UT-16	OTHER	6 WHEEL TRIDEM GOOSENECK FLIP RAMPS 30	2N9F7SC408G017348	10,000.00	374.20	9,625.80	WHITECOL

ANNEX 1 TO U.S. GUARANTY AND SECURITY AGREEMENT
FORM OF JOINDER

Joinder No. ____ (this "Joinder"), dated as of _____ 20 __, to the U.S. Guaranty and Security Agreement, dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Guaranty and Security Agreement"), by and among each of the parties listed on the signature pages thereto and those additional entities that thereafter become parties thereto (collectively, jointly and severally, "Grantors" and each, individually, a "Grantor") and **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation ("Wells Fargo"), in its capacity as administrative agent for the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement, dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among **ENTREC CORPORATION**, a corporation incorporated under the laws of Alberta, as borrower ("Borrower"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, initially capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to such terms in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Joinder shall be subject to the rules of construction set forth in Section 1(b) of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*; and

WHEREAS, Grantors have entered into the Guaranty and Security Agreement in order to induce the Lender Group and the Bank Product Providers to make certain financial accommodations to Borrower as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements; and

WHEREAS, pursuant to Section 5.11 of the Credit Agreement and Section 26 of the Guaranty and Security Agreement, certain Subsidiaries of the Loan Parties, must execute and deliver certain Loan Documents, including the Guaranty and Security Agreement, and a joinder to the Guaranty and Security Agreement by the undersigned new Grantor or Grantors (collectively, the "New Grantors") may be accomplished by the execution of this Joinder in favor of Agent, for the benefit of the Lender Group and the Bank Product Providers; and

WHEREAS, each New Grantor (a) is [an Affiliate] [a Subsidiary] of Borrower and, as such, will benefit by virtue of the financial accommodations extended to Borrower by the Lender Group or the Bank Product Providers, and (b) by becoming a Grantor will benefit from certain rights granted to the Grantors pursuant to the terms of the Loan Documents and the Bank Product Agreements.

NOW, THEREFORE, for and in consideration of the foregoing and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each New Grantor hereby agrees as follows:

1. In accordance with Section 26 of the Guaranty and Security Agreement, each New Grantor, by its signature below, becomes a "Grantor" and "Guarantor" under the Guaranty and Security Agreement with the same force and effect as if originally named therein as a "Grantor" and "Guarantor" and each New Grantor hereby (a) agrees to all of the terms and provisions of the Guaranty and Security Agreement applicable to it as a "Grantor" or "Guarantor" thereunder, and (b) represents and warrants that the representations and warranties made by it as a "Grantor" or

"Guarantor" thereunder are true and correct in all material respects (except that such materiality qualifier shall not be applicable to any representations and warranties that are already qualified or modified by materiality in the text thereof) on and as of the date hereof. In furtherance of the foregoing, each New Grantor hereby (a) jointly and severally unconditionally and irrevocably guarantees as a primary obligor and not merely as a surety the full and prompt payment when due, whether upon maturity, acceleration, or otherwise, of all of the Guaranteed Obligations, and (b) unconditionally grants, assigns, and pledges to Agent, for the benefit of the Lender Group and the Bank Product Providers, to secure the Secured Obligations, a continuing security interest in and to all of such New Grantor's right, title and interest in and to the Collateral. Each reference to a "Grantor" or "Guarantor" in the Guaranty and Security Agreement shall be deemed to include each New Grantor. The Guaranty and Security Agreement is incorporated herein by reference.

2. Schedule 1, "Commercial Tort Claims", Schedule 2, "Copyrights", Schedule 3, "Intellectual Property Licenses", Schedule 4, "Patents", Schedule 5, "Pledged Companies", Schedule 6, "Trademarks", Schedule 7, Name; Chief Executive Office; Tax Identification Numbers and Organizational Numbers, Schedule 8, "Owned Real Property", Schedule 9, "Deposit Accounts and Securities Accounts", Schedule 10, "Controlled Account Banks", Schedule 11, "List of Uniform Commercial Code Filing Jurisdictions", and Schedule 12, "Motor Vehicles" attached hereto supplement Schedule 1, Schedule 2, Schedule 3, Schedule 4, Schedule 5, Schedule 6, Schedule 7, Schedule 8, Schedule 9, Schedule 10, Schedule 11, and Schedule 12 respectively, to the Guaranty and Security Agreement and shall be deemed a part thereof for all purposes of the Guaranty and Security Agreement.

3. Each New Grantor authorizes Agent at any time and from time to time to file, transmit, or communicate, as applicable, financing statements and amendments thereto (i) describing the Collateral as "all personal property of debtor" or "all assets of debtor" or words of similar effect, (ii) describing the Collateral as being of equal or lesser scope or with greater detail, or (iii) that contain any information required by part 5 of Article 9 of the Code for the sufficiency or filing office acceptance. Each New Grantor also hereby ratifies any and all financing statements or amendments previously filed by Agent in any jurisdiction in connection with the Loan Documents.

4. Each New Grantor represents and warrants to Agent, the Lender Group and the Bank Product Providers that this Joinder has been duly executed and delivered by such New Grantor and constitutes its legal, valid, and binding obligation, enforceable against it in accordance with its terms, except as enforceability thereof may be limited by bankruptcy, insolvency, reorganization, fraudulent transfer, moratorium, or other similar laws affecting creditors' rights generally and general principles of equity (regardless of whether such enforceability is considered in a proceeding at law or in equity).

5. This Joinder is a Loan Document. This Joinder may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Joinder. Delivery of an executed counterpart of this Joinder by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Joinder. Any party delivering an executed counterpart of this Joinder by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Joinder but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Joinder.

6. The Guaranty and Security Agreement, as supplemented hereby, shall remain in full force and effect.

7. THIS JOINDER SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

IN WITNESS WHEREOF, the parties hereto have caused this Joinder to the U.S. Guaranty and Security Agreement to be executed and delivered as of the day and year first above written.

NEW GRANTORS:

[NAME OF NEW GRANTOR]

By: _____

Name: _____

Title: _____

[NAME OF NEW GRANTOR]

By: _____

Name: _____

Title: _____

AGENT:

**WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA, an Ontario
corporation**

By: _____

Name: _____

Title: _____

EXHIBIT A

COPYRIGHT SECURITY AGREEMENT

This **COPYRIGHT SECURITY AGREEMENT** (this "Copyright Security Agreement") is made this ____ day of _____, 20__, by and among Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation ("Wells Fargo"), in its capacity as administrative agent for each member of the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among **ENTREC CORPORATION**, a corporation incorporated under the laws of Alberta, as borrower ("Borrower"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, the members of the Lender Group and the Bank Product Providers are willing to make the financial accommodations to Borrower as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements, but only upon the condition, among others, that Grantors shall have executed and delivered to Agent, for the benefit of the Lender Group and the Bank Product Providers, that certain U.S. Guaranty and Security Agreement, dated as of March 6, 2014 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Guaranty and Security Agreement"); and

WHEREAS, pursuant to the Guaranty and Security Agreement, Grantors are required to execute and deliver to Agent, for the benefit of the Lender Group and the Bank Product Providers, this Copyright Security Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantors hereby agree as follows:

1. DEFINED TERMS. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Copyright Security Agreement shall be subject to the rules of construction set forth in Section 1(b) of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*.

2. GRANT OF SECURITY INTEREST IN COPYRIGHT COLLATERAL. Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, a continuing security interest (referred to in this Copyright Security Agreement as the "Security Interest") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "Copyright Collateral"):

(a) all of such Grantor's Copyrights and Copyright Intellectual Property Licenses to which it is a party including those referred to on Schedule I;

(b) all renewals or extensions of the foregoing; and

(c) all products and proceeds of the foregoing, including any claim by such Grantor against third parties for past, present or future infringement of any Copyright or any Copyright exclusively licensed under any Intellectual Property License, including the right to receive damages, or the right to receive license fees, royalties, and other compensation under any Copyright Intellectual Property License.

3. SECURITY FOR SECURED OBLIGATIONS. This Copyright Security Agreement and the Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Copyright Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantors, or any of them, to Agent, the other members of the Lender Group, the Bank Product Providers or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.

4. SECURITY AGREEMENT. The Security Interest granted pursuant to this Copyright Security Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group and the Bank Product Providers, pursuant to the Guaranty and Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the Security Interest in the Copyright Collateral made and granted hereby are more fully set forth in the Guaranty and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Copyright Security Agreement and the Guaranty and Security Agreement, the Guaranty and Security Agreement shall control.

5. AUTHORIZATION TO SUPPLEMENT. Grantors shall give Agent prior written notice of no less than five Business Days before filing any additional application for registration of any Copyright and prompt notice in writing of any additional Copyright registrations granted therefor after the date hereof. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Agent unilaterally to modify this Copyright Security Agreement by amending Schedule I to include any future United States registered Copyrights or applications therefor of each Grantor. Notwithstanding the foregoing, no failure to so modify this Copyright Security Agreement or amend Schedule I shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.

6. COUNTERPARTS. This Copyright Security Agreement is a Loan Document. This Copyright Security Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Copyright Security Agreement. Delivery of an executed counterpart of this Copyright Security Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Copyright Security Agreement. Any party delivering an executed counterpart of this Copyright Security Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Copyright Security Agreement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Copyright Security Agreement.

7. CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE PROVISION. THIS COPYRIGHT SECURITY AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this Copyright Security Agreement to be executed and delivered as of the day and year first above written.

GRANTORS:

By: _____

Name: _____

Title: _____

By: _____

Name: _____

Title: _____

ACCEPTED AND ACKNOWLEDGED BY:

AGENT:

**WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA**, an Ontario
corporation

By: _____

Name: _____

Title: _____

SCHEDULE I
TO
COPYRIGHT SECURITY AGREEMENT
COPYRIGHT REGISTRATIONS

Grantor	Country	Copyright	Registration No.	Registration Date

Copyright Licenses

EXHIBIT B

PATENT SECURITY AGREEMENT

This **PATENT SECURITY AGREEMENT** (this "Patent Security Agreement") is made this ____ day of _____, 20__, by and among the Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation ("Wells Fargo"), in its capacity as administrative agent for each member of the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among **ENTREC CORPORATION**, a corporation incorporated under the laws of Alberta, as borrower ("Borrower"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, the members of Lender Group and the Bank Product Providers are willing to make the financial accommodations to Borrower as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements, but only upon the condition, among others, that the Grantors shall have executed and delivered to Agent, for the benefit of the Lender Group and the Bank Product Providers, that certain U.S. Guaranty and Security Agreement, dated as of March 6, 2014 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Guaranty and Security Agreement"); and

WHEREAS, pursuant to the Guaranty and Security Agreement, Grantors are required to execute and deliver to Agent, for the benefit of the Lender Group and the Bank Product Providers, this Patent Security Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

1. DEFINED TERMS. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Patent Security Agreement shall be subject to the rules of construction set forth in Section 1(b) of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*.

2. GRANT OF SECURITY INTEREST IN PATENT COLLATERAL. Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, a continuing security interest (referred to in this Patent Security Agreement as the "Security Interest") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "Patent Collateral"):

(a) all of its Patents and Patent Intellectual Property Licenses to which it is a party including those referred to on Schedule I;

(b) all divisionals, continuations, continuations-in-part, reissues, reexaminations, or extensions of the foregoing; and

(c) all products and proceeds of the foregoing, including any claim by such Grantor against third parties for past, present or future infringement of any Patent or any Patent exclusively licensed under any Intellectual Property License, including the right to receive damages, or right to receive license fees, royalties, and other compensation under any Patent Intellectual Property License.

3. SECURITY FOR SECURED OBLIGATIONS. This Patent Security Agreement and the Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Patent Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantors, or any of them, to Agent, the other members of the Lender Group, the Bank Product Providers or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.

4. SECURITY AGREEMENT. The Security Interest granted pursuant to this Patent Security Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group and the Bank Product Providers, pursuant to the Guaranty and Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the Security Interest in the Patent Collateral made and granted hereby are more fully set forth in the Guaranty and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Patent Security Agreement and the Guaranty and Security Agreement, the Guaranty and Security Agreement shall control.

5. AUTHORIZATION TO SUPPLEMENT. If any Grantor shall obtain rights to any new Patent application or issued Patent or become entitled to the benefit of any Patent application or Patent for any divisional, continuation, continuation-in-part, reissue, or reexamination of any existing Patent or Patent application, the provisions of this Patent Security Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to Agent with respect to any such new Patent rights. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Agent unilaterally to modify this Patent Security Agreement by amending Schedule I to include any such new Patent rights of each Grantor. Notwithstanding the foregoing, no failure to so modify this Patent Security Agreement or amend Schedule I shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.

6. COUNTERPARTS. This Patent Security Agreement is a Loan Document. This Patent Security Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Patent Security Agreement. Delivery of an executed counterpart of this Patent Security Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Patent Security Agreement. Any party delivering an executed counterpart of this Patent Security Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Patent Security Agreement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Patent Security Agreement.

7. CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE PROVISION. THIS PATENT SECURITY AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this Patent Security Agreement to be executed and delivered as of the day and year first above written.

GRANTORS:

By: _____

Name: _____

Title: _____

By: _____

Name: _____

Title: _____

AGENT:

ACCEPTED AND ACKNOWLEDGED BY:

**WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA**, an Ontario
corporation

By: _____

Name: _____

Title: _____

SCHEDULE I
to
PATENT SECURITY AGREEMENT

Patents

Grantor	Country	Patent	Application/ Patent No.	Filing Date

Patent Licenses

EXHIBIT C

PLEDGED INTERESTS ADDENDUM

This Pledged Interests Addendum, dated as of _____, 20__ (this “Pledged Interests Addendum”), is delivered pursuant to Section 7 of the U.S. Guaranty and Security Agreement referred to below. The undersigned hereby agrees that this Pledged Interests Addendum may be attached to that certain Guaranty and Security Agreement, dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the “Guaranty and Security Agreement”), made by the undersigned, together with the other Grantors named therein, to **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation, as Agent. Initially capitalized terms used but not defined herein shall have the meaning ascribed to such terms in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Pledged Interests Addendum shall be subject to the rules of construction set forth in Section 1(b) of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*. The undersigned hereby agrees that the additional interests listed on Schedule I shall be and become part of the Pledged Interests pledged by the undersigned to Agent in the Guaranty and Security Agreement and any pledged company set forth on Schedule I shall be and become a “Pledged Company” under the Guaranty and Security Agreement, each with the same force and effect as if originally named therein.

This Pledged interests Addendum is a Loan Document. Delivery of an executed counterpart of this Pledged Interests Addendum by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Pledged Interests Addendum. If the undersigned delivers an executed counterpart of this Pledged Interests Addendum by telefacsimile or other electronic method of transmission, the undersigned shall also deliver an original executed counterpart of this Pledged Interests Addendum but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Pledged Interests Addendum.

The undersigned hereby certifies that the representations and warranties set forth in Section 6 of the Guaranty and Security Agreement of the undersigned are true and correct as to the Pledged Interests listed herein on and as of the date hereof.

THIS PLEDGED INTERESTS ADDENDUM SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

[Signature page follows]

IN WITNESS WHEREOF, the undersigned has caused this Pledged Interests Addendum to be executed and delivered as of the day and year first above written.

[_____]

By: _____

Name: _____

Title: _____

SCHEDULE I
TO
PLEDGED INTERESTS ADDENDUM

Pledged Interests

Name of Grantor	Name of Pledged Company	Number of Shares/Units	Class of Interests	Percentage of Class Owned	Certificate Nos.

EXHIBIT D

TRADEMARK SECURITY AGREEMENT

This **TRADEMARK SECURITY AGREEMENT** (this "Trademark Security Agreement") is made this ____ day of _____, 20__, by and among Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation ("Wells Fargo"), in its capacity as administrative agent for the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among **ENTREC CORPORATION**, a corporation incorporated under the laws of Alberta, as borrower ("Borrower"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, the members of the Lender Group and the Bank Product Providers are willing to make the financial accommodations to Borrower as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements, but only upon the condition, among others, that Grantors shall have executed and delivered to Agent, for the benefit of Lender Group and the Bank Product Providers, that certain U.S. Guaranty and Security Agreement, dated as of March 6, 2014 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Guaranty and Security Agreement"); and

WHEREAS, pursuant to the Guaranty and Security Agreement, Grantors are required to execute and deliver to Agent, for the benefit of Lender Group and the Bank Product Providers, this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

1. DEFINED TERMS. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Trademark Security Agreement shall be subject to the rules of construction set forth in Section 1(b) of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*.

2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, a continuing security interest (referred to in this Trademark Security Agreement as the "Security Interest") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "Trademark Collateral");

(a) all of its Trademarks and Trademark Intellectual Property Licenses to which it is a party including those referred to on Schedule I;

(b) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark Intellectual Property License; and

(c) all products and proceeds (as that term is defined in the Code) of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or any Trademarks exclusively licensed under any Intellectual Property License, including right to receive any damages, (ii) injury to the goodwill associated with any Trademark, or (iii) right to receive license fees, royalties, and other compensation under any Trademark Intellectual Property License.

3. SECURITY FOR SECURED OBLIGATIONS. This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantors, or any of them, to Agent, the other members of the Lender Group, the Bank Product Providers or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.

4. SECURITY AGREEMENT. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group and the Bank Product Providers, pursuant to the Guaranty and Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the Security Interest in the Trademark Collateral made and granted hereby are more fully set forth in the Guaranty and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Trademark Security Agreement and the Guaranty and Security Agreement, the Guaranty and Security Agreement shall control.

5. AUTHORIZATION TO SUPPLEMENT. If any Grantor shall obtain rights to any new Trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to Agent with respect to any such new Trademarks or renewal or extension of any Trademark registration. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Agent unilaterally to modify this Trademark Security Agreement by amending Schedule I to include any such new Trademark rights of each Grantor. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend Schedule I shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.

6. COUNTERPARTS. This Trademark Security Agreement is a Loan Document. This Trademark Security Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Trademark Security Agreement. Delivery of an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Trademark Security Agreement. Any party delivering an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Trademark Security Agreement but the failure to deliver

an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Trademark Security Agreement.

7. CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE PROVISION. THIS TRADEMARK SECURITY AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be executed and delivered as of the day and year first above written.

GRANTORS:

By: _____

Name: _____

Title: _____

By: _____

Name: _____

Title: _____

AGENT:

ACCEPTED AND ACKNOWLEDGED BY:

**WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA**, an Ontario
corporation

By: _____

Name: _____

Title: _____

SCHEDULE I
to
TRADEMARK SECURITY AGREEMENT

Trademark Registrations/Applications

Grantor	Country	Mark	Application/ Registration No.	App/Reg Date

Trade Names

Common Law Trademarks

Trademarks Not Currently In Use

Trademark Licenses

JOINDER TO U.S. GUARANTY AND SECURITY AGREEMENT

Joinder No. 1 (this "Joinder"), dated as of April 29, 2020 to the U.S. Guaranty and Security Agreement, dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Guaranty and Security Agreement"), by and among each of the parties listed on the signature pages thereto and those additional entities that thereafter become parties thereto (collectively, jointly and severally, "Grantors" and each, individually, a "Grantor") and **WELLS FARGO CAPITAL FINANCE CORPORATION CANADA**, an Ontario corporation ("Wells Fargo"), in its capacity as administrative agent for the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement, dated as of March 6, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among **ENTREC CORPORATION**, a corporation incorporated under the laws of Alberta, as borrower ("Borrower"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, initially capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to such terms in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Joinder shall be subject to the rules of construction set forth in Section 1(b) of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*; and

WHEREAS, Grantors have entered into the Guaranty and Security Agreement in order to induce the Lender Group and the Bank Product Providers to make certain financial accommodations to Borrower as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements; and

WHEREAS, pursuant to Section 5.11 of the Credit Agreement and Section 26 of the Guaranty and Security Agreement, certain Subsidiaries of the Loan Parties, must execute and deliver certain Loan Documents, including the Guarantor and Security Agreement, and a joinder to the Guaranty and Security Agreement by the undersigned new Grantor or Grantors (the "New Grantor") may be accomplished by the execution of this Joinder in favor of Agent, for the benefit of the Lender Group and the Bank Product Providers; and

WHEREAS, the New Grantor (a) is a Subsidiary of Borrower and, as such, will benefit by virtue of the financial accommodations extended to Borrower by the Lender Group or the Bank Product Providers, and (b) by becoming a Grantor will benefit from certain rights granted to the Grantors pursuant to the terms of the Loan Documents and the Bank Product Agreements.

NOW, THEREFORE, for and in consideration of the foregoing and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the New Grantor hereby agrees as follows:

1. In accordance with Section 26 of the Guaranty and Security Agreement, the New Grantor, by its signature below, becomes a "Grantor" and "Guarantor" under the Guaranty and Security Agreement with the same force and effect as if originally named therein as a "Grantor" and "Guarantor" and the New Grantor hereby (a) agrees to all of the terms and provisions of the Guaranty and Security Agreement applicable to it as a "Grantor" or "Guarantor" thereunder, and (b) represents and warrants that the representations and warranties made by it as a "Grantor" or

“Guarantor” thereunder are true and correct in all material respects (except that such materiality qualifier shall not be applicable to any representations and warranties that are already qualified or modified by materiality in the text thereof) on and as of the date hereof. In furtherance of the foregoing, the New Grantor hereby (a) jointly and severally unconditionally and irrevocably guarantees as a primary obligor and not merely as a surety the full and prompt payment when due, whether upon maturity, acceleration, or otherwise, of all of the Guaranteed Obligations, and (b) unconditionally grants, assigns, and pledges to Agent, for the benefit of the Lender Group and the Bank Product Providers, to secure the Secured Obligations, a continuing security interest in and to all of such New Grantor’s right, title and interest in and to the Collateral. Each reference to a “Grantor” or “Guarantor” in the Guaranty and Security Agreement shall be deemed to include the New Grantor. The Guaranty and Security Agreement is incorporated herein by reference.

2. The New Grantor authorizes Agent at any time and from time to time to file, transmit, or communicate, as applicable, financing statements and amendments thereto (i) describing the Collateral as “all personal property of debtor” or “all assets of debtor” or words of similar effect, (ii) describing the Collateral as being of equal or lesser scope or with greater detail, or (iii) that contain any information required by part 5 of Article 9 of the Code for the sufficiency or filing office acceptance. The New Grantor also hereby ratifies any and all financing statements or amendments previously filed by Agent in any jurisdiction in connection with the Loan Documents.

3. The New Grantor represents and warrants to Agent, the Lender Group and the Bank Product Providers that this Joinder has been duly executed and delivered by such New Grantor and constitutes its legal, valid, and binding obligation, enforceable against it in accordance with its terms, except as enforceability thereof may be limited by bankruptcy, insolvency, reorganization, fraudulent transfer, moratorium, or other similar laws affecting creditors’ rights generally and general principles of equity (regardless of whether such enforceability is considered in a proceeding at law or in equity).

4. The New Grantor represents and warrants to the Agent, the Lender Group and the Bank Product Providers that it is a special purpose vehicle with no assets or liabilities other than its ownership of 100% of the issued and outstanding Equity Interests in the capital of ENTREC Cranes & Heavy Haul Inc., as represented by certificate 3.

5. This Joinder is a Loan Document. This Joinder may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Joinder. Delivery of an executed counterpart of this Joinder by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Joinder. Any party delivering an executed counterpart of this Joinder by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Joinder but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Joinder.

6. The Guaranty and Security Agreement, as supplemented hereby, shall remain in full force and effect.

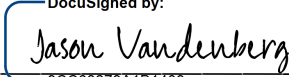
7. THIS JOINDER SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

[Signature Page Follows]

IN WITNESS WHEREOF, the party hereto has caused this Joinder to the U.S. Guaranty and Security Agreement to be executed and delivered as of the day and year first above written.

NEW GRANTOR:

ENTREC HOLDINGS INC.

DocuSigned by:

By: _____
Name: Jason Vandenberg
Title: Chief Financial Officer