

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

In re: §
ZACHRY HOLDINGS, INC., *et al.* § Chapter 11
Debtors.¹ § Case No. 24-90377 (MI)
§ (Jointly Administered)
§

**PREMIER TRAILERS, LLC’S MOTION FOR AN ORDER GRANTING RELIEF
FROM THE AUTOMATIC STAY REGARDING COMMERCIAL TRAILERS**

This is a motion for relief from the automatic stay. If it is granted, the movant may act outside of the bankruptcy process. If you do not want the stay lifted, immediately contact the moving party to settle. If you cannot settle, you must file a response and send a copy to the moving party at least 7 days before the hearing. If you cannot settle, you must attend the hearing. Evidence may be offered at the hearing and the court may rule.

Represented parties should act through their attorney.

There will be a hearing on this matter on September 20, 2024 at 9:00 a.m. CT in Courtroom 404, 515 Rusk, Houston, TX 77002. You may participate in the hearing either in person or by an audio and video connection.

You may access the facility at 832-917-1510. Once connected, you will be asked to enter the conference room number. Judge Isgur’s conference room number is 954554. Video communication will be by use of the GoToMeeting platform. Connect via the free GoToMeeting application or click the link on Judge Isgur’s home page. The meeting code is “Judge Isgur”. Click the settings icon in the upper right corner and enter your name under the personal information setting. Hearing appearances must be made electronically in advance of both electronic and in-person hearings. To make your appearance, click the “Electronic Appearance” link on Judge Isgur’s home page. Select the case name, complete the required fields and click “Submit” to complete your appearance.

TO: THE HONORABLE JUDGE MARVIN ISGUR, UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS

Premier Trailers, LLC (“Premier”), by and through its undersigned counsel, respectfully files this Motion for Relief from the Automatic Stay (this “Motion”) requesting that this Court

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, may be obtained on the website of the Debtors’ claims and noticing agent at <https://veritaglobal.net/zhi>. The Debtors’ service address in these chapter 11 cases is: P.O. Box 240130, San Antonio, Texas 78224.



enter an order terminating the automatic stay pursuant to 11 U.S.C. § 362(d) to permit Premier to recover 339 trailers (collectively, the “Trailers” and, each vehicle, a “Trailer”) which have been used for a major LNG liquefaction project in Sabine Pass, Texas that has been the subject of these cases (the “GPX Project”). Premier respectfully requests that this Court grant relief from the automatic stay to allow Premier to recover possession of the Trailers due to nonpayment for use of the Trailers. Accordingly, relief from the automatic stay is appropriate. In support of this Motion, Premier states as follows:

JURISDICTION AND VENUE

1. The Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a “core” proceeding according to 28 U.S.C. § 157(b), and venue in this Court is proper under 28 U.S.C. §§ 1408 and 1409.

2. The statutory predicate for the relief requested herein are sections 105 and 362(d) of title 11 of the United States Code, 11 U.S.C. §§ 101 *et seq.* (the “Bankruptcy Code”), and the relief is warranted under Rule 4001(a) of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”).

BACKGROUND

3. On May 21, 2024 (the “Petition Date”), the Debtor and a number of its affiliates filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code.

4. Prior to the Petition Date, Debtor Zachry Industrial, Inc. (the “Debtor”) acted as general contractor for the GPX Project. In connection with the GPX Project, Premier supplied the Trailers to Gulf States Trucking Inc. (“Gulf States”) pursuant to applicable rental agreements and related Terms and Conditions (collectively, the “Terms”). In turn, Premier provided the Trailers for necessary work at the GPX Project, and upon information and belief the Trailers are still in use at the GPX Project.

5. The business transactions between Gulf States and Premier were seamless until approximately six months ago, when Premier unsuccessfully attempted to pull its weekly ACH payment from Gulf States' bank account.

6. Upon inquiry, Gulf States informed Premier that it had insufficient funds for Premier to pull its weekly ACH payment from Gulf States' bank account because it had not been compensated by the Debtor. By March or April 2024, Premier stopped receiving any payments from Gulf States entirely.

7. In an attempt to continue good business relations, Premier agreed to allow Gulf States to pay Premier \$20,000-\$30,000 a week—a sum significantly lower than what is owed—on a short-term basis.

8. Premier has since discovered that Gulf States has received at least one substantial payment from Golden Pass LNG Terminal LLC ("Golden Pass") since Gulf States informed Premier that it was not being compensated. When Premier confronted Gulf States about this significant payment Gulf States received, Gulf States responded that it needed the funds to continue its operations and therefore could not pay Premier, despite Gulf States' continuous use of the Trailers.

9. Premier has since requested that Gulf States return all trailers to Premier. Premier's request has gone unanswered, and Gulf States continues to use the Trailers for free on a daily basis. Currently, Gulf States is indebted to Premier in at least the amount of \$1,700,690.84. This amount continues to grow on a monthly basis.

10. While the Debtor is not a party to the Terms, the Trailers remain on the GPX Project site and, accordingly, Premier files this Motion in an abundance of caution to obtain the Court's approval to exercise all remedies available to it under the Terms and Texas state law, including

retaking possession of the Trailers. Premier's understanding of the recent settlement between Golden Pass, the Debtor, and others (the "Settlement"), which Settlement has been approved by the Court, the Debtor will no longer act as lead contractor for the GPX Project and, accordingly, has no interest in the Trailers.

11. The *Declaration of Jeff Paschal*, the VP of Credit and Collections for Premier, is attached hereto as **Exhibit A** in further support of the Motion.

RELIEF REQUESTED

12. For the reasons set forth below, Premier respectfully moves this Court for entry of an order pursuant to section 362 of the Bankruptcy Code granting it relief from the automatic stay as to the Trailers. The relief request is warranted because the Debtor no longer has an interest in the Trailers pursuant to the Settlement and, despite its continued use of the Trailers, Gulf States refuses to remit payment in accordance with the Terms. Accordingly, Premier seeks relief from the automatic stay to pursue its *in rem* rights as to the Trailers.

BASIS FOR RELIEF

13. Pursuant to section 362(d)(1) of the Bankruptcy Code, Premier seeks relief from the automatic stay so that Premier can proceed with the rights and remedies afforded to Premier under the Terms.

14. Section 362(d) of the Bankruptcy Code provides, in relevant part, that:

- (d) On request of a party in interest and after notice and a hearing, the court shall grant relief from the stay provided under subsection (a) of this section, such as by terminating, annulling, modifying, or conditioning such stay –
 - (1) for cause, including the lack of adequate protection of an interest in property...;
 - (2) with respect to a stay of an act against property..., if: (A) the debtor does not have an equity in such property; and (B) such property is not necessary to an effective reorganization....

11. U.S.C. § 362(d) (emphasis added).

15. Section 362 of the Bankruptcy Code is written in the disjunctive. Thus, relief from the automatic stay may be predicated, and the entry of relief is mandatory, upon a finding that either subsection is applicable. See *In re Sun Valley Ranches, Inc.*, 823 F.2d 1373, 1376 (9th Cir. 1987); *In re Indian Palms Assocs. Ltd. v. California Fed. Bank*, 61 F.3d 197, 208 (3d Cir. 1995) (finding that relief is mandatory, observing that the introductory language of § 362(d) provides that “the court shall grant relief.”).

A. Premier is entitled to relief from the automatic stay pursuant to 11 U.S.C. § 362(d)(1) because Premier is not adequately protected and has not received payments from Gulf States despite its continued use of the Trailers.

16. Premier is entitled to relief from the automatic stay in these chapter 11 cases pursuant to section 362(d)(1) of the Bankruptcy Code, which entitles a party to relief from the automatic stay “for cause.” 11 U.S.C. § 362(d)(1). The Bankruptcy Code does not define the term “for cause,” and, instead, the automatic stay may be terminated for cause on a case-by-case basis. *In re Reitnauer*, 152 F.3d 341, 343 n. 4 (5th Cir.1998). This lack of a clear definition allows a bankruptcy court to be flexible in determining what exactly constitutes cause. *Bonneville Power Admin. v. Mirant Corp. (In re Mirant Corp.)*, 440 F.3d 238, 253 (5th Cir. 2006) (quoting *Little Creek Dev. Co. v. Commonwealth Mortg. Corp. (In re Little Creek Dev. Co.)*, 779 F.2d 1068, 1072 (5th Cir. 1986)).

17. The Bankruptcy Code cites “lack of adequate protection” as an example of “cause” justifying relief from the automatic stay pursuant to section 362(d)(1). To demonstrate a lack of adequate protection, the movant may show “that the value of the collateral is declining or threatens to decline due to the existence of the stay.” *In re JCP Props., Ltd.*, 540 B.R. 596, 613 (Bankr. S.D. Tex. 2015).

18. Regardless of the type of “cause” asserted by Premier, once cause is established by Premier, the Debtor carries the burden of demonstrating that there is no such “cause” to terminate the automatic stay. *See, e.g., In re Kowalsky*, 235 B.R. 590, 594 (Bankr. E.D. Tex.1999).

19. Premier lacks adequate protection for its interest in the Trailers under section 362(d)(1) of the Bankruptcy Code because the value of the Trailers is jeopardized by the continued possession and, based upon information and belief, use at the GPX Project, while no regular payments are being made or other adequate protection. Further, the Debtor no longer has an interest in the use of the Trailers at the GPX Project now that it is no longer the lead contractor pursuant to the Settlement. Accordingly, under these facts, relief from the automatic stay should be granted under section 362(d)(1). *In re Marchand*, 61 B.R. 81, 83 (Bankr. E.D. Ark. 1986) (granting stay relief upon finding of debtor’s inability to make adequate protection payments).

NOTICE

20. Notice of this Motion will be provided to (i) the Office of the United States Trustee for the Southern District of Texas (Attn: Kevin M. Epstein, 515 Rusk Avenue, Suite 3516, 34 JV Agreement § 13.2. Houston, Texas 77002); (ii) proposed counsel to the Statutory Unsecured Claimholder’s Committee, Gray Reed (Attn: Jason Brookner, jbrookner@grayreed.com, 1300 Post Oak. Boulevard, Suite 2000, Houston, Texas 77056) and Proskauer Rose LLP (Attn: Vincent Indelicato, vindelicato@proskauer.com, Eleven Times Square, New York, New York 10036-8299); (iii) counsel to the Debtors, White & Case, LLP, (Attn: Bojan Guzina, bojan.guzina@whitecase.com, 111 South Wacker Drive, Suite 5100, Chicago, Illinois 60606; Charles R. Koster, charles.koster@whitecase.com, 609 Main Street, Suite 2900, Houston, Texas 77022); (iv) counsel to the GPX Owner, Norton Rose Fulbright US LLP, (Attn: Jason L. Boland, jason.boland@nortonrosefulbright.com and Robert B. Bruner, bob.bruner@nortonrosefulbright.com, 1301 McKinney, Suite 5100, Houston, Texas 77010); and

(v) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002. Premier submits that no other or further notice is necessary or required.

PRIOR REQUEST

No prior request for the relief sought in this Motion has been made to this Court or any other court.

WHEREFORE, Premier respectfully requests that the Court enter an Order: (i) terminating the automatic stay pursuant to 11 U.S.C. § 362(d) as to the Trailers; and (ii) granting such other and further relief as this Court deems just and proper under the circumstances.

Dated: September 4, 2024

Respectfully submitted,

FROST BROWN TODD LLP

/s/ Mark A Platt

Mark A. Platt, TX 00791453

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Counsel for Premier Trailers, LLC

CERTIFICATE OF CONFERENCE

This is to certify that on August 14, 2024, in compliance with Local Rule 4001-1(a)(1), I spoke with Barrett Lingle, counsel for the Debtor, about the relief requested herein, and Ms. Lingle confirmed that the Debtor is not opposed to the relief requested herein.

/s/ Mark A Platt

Mark A. Platt

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EXHIBIT A

(Declaration of Jeff Paschal)

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

In re:	§	
	§	Chapter 11
ZACHRY HOLDINGS, INC., <i>et al.</i>	§	
	§	Case No. 24-90377 (MI)
Debtors. ¹	§	
	§	(Jointly Administered)
	§	

**DECLARATION OF JEFF PASCHAL
IN SUPPORT OF PREMIER TRAILER LLC’S MOTION FOR AN ORDER
GRANTING RELIEF FROM THE AUTOMATIC STAY REGARDING
COMMERCIAL TRAILERS**

I, Jeff Paschal, submit this Declaration pursuant to 28 U.S.C. § 1746, and declare as follows to the best of my knowledge, information, and belief:

1. I am the VP of Credit & Collections for Premier Trailers, LLC (“Premier”), which maintains an office at 5201 Tennyson Parkway, Suite 250, Plano, Texas 75024, among others.

2. I am authorized to submit this Declaration on behalf of Premier and in support of its *Motion for an Order Granting Relief from the Automatic Stay Regarding Commercial Trailers* (the “Motion”).²

3. All facts set forth in this Declaration are based upon my personal knowledge and review of relevant documents maintained by Premier in the ordinary course of business. If called to testify as a witness in this matter, I would testify competently to the facts set forth herein.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, may be obtained on the website of the Debtors’ claims and noticing agent at <https://veritaglobal.net/zhi>. The Debtors’ service address in these chapter 11 cases is: P.O. Box 240130, San Antonio, Texas 78224.

² Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Motion.

4. Premier leases the Trailers to Gulf States Trucking Inc. in connection with the GPX Project pursuant to those certain rental agreements and relevant Terms and Conditions attached hereto as Exhibit 1.

5. The Trailers remain at the GPX Project; attached hereto as Exhibit 2 is a schedule of the Trailers with relevant identification information and replacement value.

I declare under penalty of perjury that the foregoing statements made by me are true and correct to the best of my knowledge, information, and belief.

Dated: August 8, 2024



Jeff Paschal
VP of Credit & Collections
Premier Trailers, LLC



Standard Terms & Conditions

The following Standard Terms and Conditions (“T/C’s”) will apply, and are hereby incorporated by reference, to all Lease transactions with Premier Trailers, LLC, and its subsidiary and affiliated entities (collectively “PREMIER”). Defined terms used herein are set forth in Section 23.

1. ACCEPTANCE OF T/C’s AND AUTHORIZATION TO ENTER INTO LEASE.

Each time an individual or entity (“Lessee”) signs or otherwise enters into or executes a Lease, any addenda, schedules, or exhibits related to the foregoing, takes possession of Equipment, makes payment of any invoice, completes any other transaction, or establishes an account with PREMIER, Lessee and Lessee’s Agents represent and warrant that they are authorized on behalf of Lessee to enter such agreements and transactions with PREMIER and expressly acknowledge receipt and on-going acceptance of and assent to be bound by these T/C’s, as may be amended from time to time upon thirty (30) days’ prior written notice to Lessee at Lessee’s last known address. Amendments to these T/C’s may also be provided from time to time in the Lease, or addenda, schedules, or exhibits to the foregoing. Lessee agrees it is Lessee’s responsibility to review these T/C’s and any amendments thereto prior to entering any transaction with PREMIER.

2. ACCEPTANCE OF PREMIER EQUIPMENT.

Lessee’s Agent will supply a valid commercial driver’s license and sign PREMIER’s Rental Agreement binding Lessee to these T/C’s, before taking possession of the Equipment. Lessee acknowledges that Lessee has authorized Lessee’s Agent, if applicable, to pick-up and/or return the Equipment to the location set forth in the Lease and that the signature of Lessee’s Agent on PREMIER’s Rental Agreement will bind Lessee to the terms thereof and these T/C’s. When Lessee takes possession of the Equipment, Lessee agrees to accept the Equipment in the condition as reported in the Rental Agreement unless contested by Lessee’s Agent at the time of pick-up. Lessee acknowledges that Lessee took possession of the Equipment in good repair and working condition. Equipment will be returned to PREMIER in the same condition reported in the Rental Agreement, with the exception of Normal Wear. Unless otherwise set forth in the Lease, Lessee, at its expense, will return the Equipment to the PREMIER location from which Lessee picked up the Equipment. In the event that Lessee returns the Equipment to a PREMIER location other than such location described in the foregoing sentence, a drop charge of up to one thousand dollars (\$1,000.00) for vans and two thousand dollars (\$2,000.00) for specialized equipment may apply; provided, that in any event PREMIER’s prior written consent to return the Equipment to any such other location will be required. If PREMIER closes the branch location where the Equipment originated, Lessee agrees to return the Equipment to the closest branch to the originating branch, or such other PREMIER branch location as PREMIER and Lessee may mutually agree.

If Lessee requests that PREMIER arrange delivery or pick-up of the Equipment to or from a non-PREMIER location designated by Lessee, Lessee understands PREMIER is engaging such pick-up or delivery agent on behalf of Lessee and that Lessee will be responsible for the Equipment from the time it is picked up from PREMIER by the agent for delivery to Lessee until it is returned to PREMIER by the agent. Lessee will be responsible for all costs associated with the pick-up and/or delivery of the Equipment. In such circumstances, PREMIER’s Outbound Inspection will be conclusive of the Equipment’s condition upon the commencement of the Lease Term and PREMIER’s Inbound Inspection will be conclusive of the Equipment’s condition upon the expiration of the Lease Term.

3. OWNERSHIP AND TERM.

Lessee acknowledges that title to the Equipment will at all times be vested in PREMIER, and no right, title, or interest in the Equipment will pass to Lessee other than, conditioned upon Lessee’s compliance with the Lease, the right to possess and use the Equipment as provided in the Lease. Lessee understands that PREMIER has the right to visually inspect its Equipment at any time. Lessee agrees not to sell, assign, sublet, pledge, or otherwise encumber any interest in the Lease or the Equipment and agrees to keep the same free from any lien, encumbrance, right of distraint or any other claim that may be asserted by any third party. Lessee will immediately notify PREMIER in writing of any tax or other liens attaching to the Equipment. PREMIER may require plates or markings to be affixed to or placed on the Equipment indicating PREMIER’s interest. PREMIER and Lessee hereby confirm their intent that the Equipment always remain and be deemed personal property even though the Equipment may hereafter become attached or affixed to realty. Lessee will obtain all such waivers as PREMIER may reasonably require to acknowledge PREMIER’s title to and assure PREMIER’s right to remove the Equipment, including any landlord and mortgagee waivers. In the event a court of competent jurisdiction determines that the Lease represents a conditional sale or financing arrangement, Lessee grants PREMIER a continuing first priority security interest in the Equipment and all proceeds thereof to secure Lessee’s obligations under the Lease.

The Lease may not be terminated or canceled for any reason whatsoever, except as expressly provided in the Lease. The representations, warranties, obligations, and indemnities of Lessee under the Lease and hereunder will survive the termination or cancellation of the Lease to the extent required for their full observance and performance. If the Lessee retains possession of the Equipment following the termination or cancellation of the Lease, PREMIER, in its sole discretion, may:

- a) Amend the Use Charges upon ten (10) days’ prior written notice to the Lessee; and/or
- b) Demand immediate return of the Equipment.

In the event that PREMIER does not elect to take action under either Section 3(a) or Section 3(b) above, the Lessee’s responsibilities

under the Lease, including the payment of Use Charges, will continue until all of the Equipment is returned to PREMIER.

4. PAYMENTS; USE CHARGES.

Lessee agrees to pay PREMIER in accordance with its payment terms and to pay all Use Charges for Equipment Lessee rents or leases from PREMIER. These Use Charges may include, but are not limited to, the following:

a) Payment Terms and Late Charges: Unless otherwise agreed in the Lease, Lessee agrees to pay all invoices within 15 days of receipt. For each Lease Payment or other sum due under a Lease that is not paid when due, and remains unpaid ten (10) days after such due date, Lessee agrees to pay PREMIER a late charge calculated thereon at the rate of eighteen percent (18%) per annum (or the maximum amount permitted by Applicable Law if less) for the period of delinquency, whether such amount is due prior to or after a Default.

b) Rental Charges: Lessee will pay PREMIER the rental charges as stipulated in the Lease, or addenda, schedules, or exhibits to the foregoing, as applicable. Use Charges are based on weekly seven (7) day billing period unless otherwise specified in the Lease. Lessee will not be entitled to any abatement of, reduction of, or setoff against Lease Payments for any reason whatsoever. No amounts under the Lease may be prepaid except as set forth in the Lease. All amounts will be paid in immediately available funds. Any amounts that are not paid in immediately available funds, but that are accepted by PREMIER, in its sole discretion, will be subject to a surcharge of the maximum amount permitted by Applicable Law. If Lessee provides PREMIER with a check, or authorizes PREMIER to collect payments through a pre-authorized payment, electronic payment, or any other form of payment that is returned due to insufficient funds, or payment is otherwise declined, the Lessee will be subject to and agrees to pay PREMIER an additional processing fee of up to one hundred and fifty dollars (\$150.00) for each such occurrence.

c) Mileage Charges: If Lessee selects the maintenance option for the Equipment, Lessee will pay PREMIER any mileage charges for actual miles traveled by a unit of Equipment at the rate specified in the Lease. Miles traveled will be measured by the Equipment Monitoring Device(s), as determined by PREMIER. A mileage reading will be taken by PREMIER at the time of the Outbound Inspection and Inbound Inspection. In the event that an Equipment Monitoring Device is not available, missing, or fails to function properly, Lessee will pay PREMIER a mileage charge based on the average miles historically traveled by similar units of Equipment leased or rented from PREMIER by Lessee, as determined by PREMIER. If Lessee has no historical mileage data or insufficient mileage data, PREMIER, in its sole discretion, may apply the average miles historically traveled by similar units of Equipment leased or rented from Premier by similarly situated customers. In any event, the Lessee will notify PREMIER when a tire reaches four thirty-seconds (4/32) of an inch of tread depth and/or when the brake lining for a wheel end reaches three-eighths (3/8) of an inch of wear remaining so maintenance can be performed at a PREMIER location.

Unless otherwise specified in the Lease, the minimum mileage per one thirty-second (1/32) of an inch of tread wear is twelve thousand (12,000) miles for vans and other closed tandem Equipment and eight thousand (8,000) miles for Equipment with spread axle tandems. If tread wear is in excess of that specified above, excessive tread wear charges will apply at a rate of thirty-five dollars (\$35.00) per one thirty-second (1/32) of an inch of excess wear ("Excessive Tread Wear Charges"). The minimum mileage for brake wear is 20,000 per one eighth (1/8) inch brake lining per wheel end. If brake wear is in excess of that specified above, excessive brake wear charges will apply at a rate of thirty-five dollars (\$35.00) per one eighth (1/8) of an inch of excess wear ("Excessive Brake Wear Charges").

d) Refrigeration Charges: Lessee will pay PREMIER a refrigeration charge for engine and/or compressor hours used on any refrigerated unit of Equipment as specified in the Lease. Refrigeration hours will be measured by the Equipment Monitoring Device(s), as determined by PREMIER. A refrigeration hour reading will be taken by PREMIER at the time of the Outbound Inspection and Inbound Inspection. In the event that an Equipment Monitoring Device is not available, missing, or fails to function properly, Lessee will pay PREMIER a refrigeration charge based on the average refrigeration hours historically used by similar units of Equipment leased or rented from PREMIER, by Lessee. If Lessee has no historical refrigeration data or insufficient data, PREMIER, in its sole discretion, may apply the average refrigeration charges incurred by similar units of Equipment leased or rented from Premier by similarly situated customers.

e) Tire Wear Charges: If Lessee selects the net maintenance option for the Equipment, Lessee will pay PREMIER a charge for tire wear for each one thirty-second (1/32) of an inch of tread wear on Equipment at the rate specified in the Lease. The tire depth of each tire will be measured by PREMIER at the time of the Outbound Inspection and Inbound Inspection at the lowest point of remaining tire tread.

f) Brake Wear Charges: If Lessee selects the net maintenance option for the Equipment, Lessee will pay PREMIER a charge for brake lining wear for each one-eighth (1/8) of an inch of brake lining wear at a rate specified in the Lease. The brake lining for each wheel end will be measured by PREMIER at the time of the Outbound Inspection and Inbound Inspection.

PREMIER may bill Lessee monthly estimated charges pursuant to the Lease and these T/C's at its sole discretion. A true-up of any estimated charges paid by Lessee to PREMIER as determined in PREMIER's sole discretion will take place from time to time and/or at the end of the Lease Term at PREMIER's option, at such time Lessee will pay PREMIER for any shortfall and PREMIER will pay Lessee for any overpayment with respect to a difference between estimated charges paid by Lessee and actual charges owed by Lessee.

Use Charges will commence at the time the Outbound Inspection of the Equipment is complete. Use Charges will continue until the last of the following to occur, as applicable:

x) Such Equipment is returned to PREMIER at the PREMIER location set forth in the Lease, in the same condition as determined by the Outbound Inspection, with the exception of Normal Wear;

y) If such Equipment does not comply with the Normal Wear standards, when the Equipment is returned to PREMIER at the PREMIER location set forth in the Lease and such Equipment is repaired by Lessee or PREMIER, at Lessee's expense, to comply with Normal Wear

standards; or

- z) Payment of any Loss Value due hereunder is made to PREMIER.

5. EQUIPMENT MAINTENANCE; MARKINGS; ATTACHMENTS.

a) **Maintenance Leases:** Unless otherwise provided herein or in the Lease, with respect to Equipment leased under a Maintenance Lease, the following maintenance services will be provided during the Lease Term so long as Lessee returns the Equipment to the service center set forth in the Lease for maintenance servicing at the times set forth in the Lease (service charges will apply for maintenance performed at a location other than a PREMIER facility):

- i) Tire and brake lining replacement due to Normal Wear;
- ii) Preventative maintenance or DOT inspection when it is annually due; and
- iii) Replace light bulbs, lubricants, and any other parts worn due to Normal Wear as needed.

In no event will PREMIER have the obligation to perform maintenance services on, and the maintenance services described in Section 5(a)(i)–(iii) above will not apply to, Equipment designated by PREMIER or the Lease to be used as a storage trailer, including, without limitation, vans with mileage rates equal to or greater than ten cents (\$0.10) per mile. In no event will Lessee use such storage trailer to transport goods over-the-road. If Lessee operates such storage trailer to transport goods over-the-road at any time after completion of the Outbound Inspection, Lessee will be responsible for all drayage, road service, maintenance, mileage, or other charges associated with such use, including, without limitation, a mileage charge of twenty-five cents (\$0.25) per mile payable to PREMIER.

All operating costs with respect to the Equipment will be borne by Lessee. Lessee will be responsible for all Equipment maintenance and repairs, and all expenses associated therewith, other than those performed by PREMIER in accordance with Section 5(a)(i)–(iii) above, including, without limitation, maintenance consistent with the standards for Turn In Conditions and Acceptable Repairs. Lessee agrees that all parts, accessories, equipment, and devices used in the maintenance performed by or on behalf of Lessee will be of equal or better quality than such items that were repaired or replaced, as determined by PREMIER in its sole discretion. Any parts, accessories, equipment, and devices that do not comply with the standards set forth in the preceding sentence will be replaced by PREMIER at Lessee's expense, which will include the full cost of such replacement, including, without limitation, all labor, drayage, road service, maintenance, mileage, or other charges. Any tires replaced at locations other than PREMIER facilities must be returned to PREMIER within thirty (30) days of such replacement or PREMIER will invoice Lessee for the full cost of such tires, including all labor, mileage, and road service charges. Lessee is responsible for all damage to the Equipment other than Normal Wear and will notify PREMIER promptly of any potential mechanical failure or problem other than Normal Wear relating to the Equipment.

b) **Net Leases:** Unless otherwise provided herein or in the Lease, with respect to Equipment leased under a Net Lease, Lessee will properly maintain the Equipment, or cause it to be properly maintained in accordance with Normal Wear standards, including performing such maintenance set forth in the Net Maintenance Guidelines, such as the replacement of parts, accessories, tires, and brakes of the Equipment as necessary, by a fully qualified service company or qualified internal personnel of Lessee or Lessee's affiliates. Such maintenance will be performed in accordance with all requirements necessary to enforce all warranty rights related to the Equipment. All operating and maintenance costs with respect to the Equipment will be borne by Lessee.

c) **Markings:** Lessee will not remove or damage any marks of identification on the Equipment. Prior to Lessee's return of the Equipment to PREMIER, all marks of identification or logos applied to the Equipment by or for Lessee will be removed and the surface restored at Lessee's expense. Lessee will not make any structural alterations to the Equipment without the prior written consent of an officer of PREMIER.

d) **Attachments:** Lessee is not permitted to attach or affix any additions, parts, accessories, equipment, and devices to any unit of Equipment that are not readily removable or will impair the value or the originally intended function or use of such Equipment, without PREMIER's consent. If any attachments by Lessee become fixed or not readily removable, they will become the property of PREMIER.

e) **Recordkeeping:** Lessee shall maintain and provide to PREMIER, upon request, all records of maintenance work and/or repairs made to the Equipment.

6. REPAIRS TO EQUIPMENT.

In addition to Lessee's specific maintenance and repair responsibilities set forth in Section 5 above, Lessee is responsible for all damage to the Equipment other than Normal Wear. To the extent PREMIER makes any repairs to the Equipment on behalf of Lessee while on hire or upon return of the Equipment, Lessee will be charged additional fees for processing. Lessee will maintain the Equipment in accordance with PREMIER's Turn In Conditions and Acceptable Repair Standards and, upon PREMIER's request, will provide PREMIER with written descriptions of all repairs made to the Equipment. Lessee will use trailer manufacturer grade materials and parts for all repairs and all parts, accessories, equipment, and devices used in Equipment repair will be of equal or better quality than such items that were repaired or replaced. Lessee is responsible for any non-standard repairs or defects arising from the use of improper materials or repair procedures performed by its subcontractors or affiliates and/or failing to repair in compliance with applicable laws and/or regulations, as determined by PREMIER in its sole discretion. Any repair that fails to meet the standards set forth in this Section 6, as determined by PREMIER in its sole discretion, will be corrected by PREMIER at Lessee's expense, including, without limitation, all labor, drayage, road service, maintenance, mileage, or other charges.

If there is an Event of Loss with respect to any Equipment, Lessee will pay to PREMIER on the Loss Value of the Equipment; plus (i) all Lease and other payments due relating to such Equipment but unpaid until the date the Loss Value payment is received by PREMIER; (ii) all labor, drayage, maintenance, mileage, road service, storage, or other charges relating to such Equipment; (iii) all charges related to recovery of such Equipment; and (iv) the estimated or actual cost, at PREMIER's option, of Equipment Monitoring Devices relating to such Equipment that is owned by PREMIER unless such Equipment Monitoring Devices are returned to PREMIER undamaged, whereupon the Lease will terminate as to such Equipment and PREMIER will adjust the remaining Lease Payments and Loss Value accordingly.

7. USE OF EQUIPMENT.

Lessee is responsible for conducting daily pre-trip and other required applicable inspections (e.g., BIT inspections) and ensuring the Equipment is appropriate and sufficient for the designated purpose for which Lessee intends to utilize such Equipment and is in compliance with or meets DOT standards as well as applicable federal, state and/or local laws and regulations. Lessee will operate the Equipment in accordance with all applicable manufacturer and supplier manuals or instructions by fully qualified and duly authorized personnel only, in accordance with Equipment Law (routine traffic violations excepted). Lessee will not transport the Equipment into or use the Equipment in Mexico or Canada without the express written consent of Premier. The Equipment will not be used in the transportation or storage of radioactive materials, hazardous waste or materials, medical waste, cadavers, corpses, other human remains, trash, corrosive substances, explosives, gases, or bulk liquids (each a "Prohibited Substance"). Lessee will promptly notify PREMIER of any use of the Equipment in violation of the foregoing sentence and if PREMIER determines that any Prohibited Substance was placed in the Equipment, PREMIER may, in its sole discretion, require Lessee to:

- a) Pay PREMIER the Loss Value of the Equipment; or
- b) Restore and decontaminate the Equipment, at Lessee's expense, and provide proof of such decontamination, including, without limitation, methodology and pre- and post-decontamination sampling results and any other inspection or testing PREMIER deems necessary.

8. INSURANCE AND LOSS DAMAGE WAIVER.

a) Insurance: Lessee agrees that it will bear all risk of loss, damage to, or destruction of the Equipment, except for loss, damage, or destruction resulting from PREMIER's gross negligence or willful misconduct. Lessee will give PREMIER prompt written notice of any damage to or loss of any Equipment (Normal Wear excepted) that is not set forth in the Outbound Inspection report. In the event of damage to any Equipment, Lessee will, at its expense, promptly place such Equipment in good repair (with no abatement of Lease Payments). Minimum levels of insurance, as set forth below, with deductible and/or self-insured retention limits not to exceed three thousand dollars (\$3,000.00) per occurrence without written consent from an officer of PREMIER, will be maintained by Lessee with respect to the Equipment at its own expense:

- i) Comprehensive general liability insurance insuring against liability for bodily injury, death, and property damage with a minimum limit of one million dollars (\$1,000,000.00) combined single limit per occurrence;
- ii) Comprehensive automobile liability insurance insuring against liability or loss for bodily injury, death, and property damage with minimum limits of (A) one million dollars (\$1,000,000.00) combined single limit per occurrence; or (B) one million dollars (\$1,000,000.00) for bodily injury per occurrence and two hundred and fifty thousand dollars (\$250,000) for property damage per occurrence for any owned, non-owned, leased, rented or hired vehicles, including coverage for any Equipment leased or rented from PREMIER; and
- iii) Physical damage insurance insuring against loss or damage to the Equipment in an amount not less than the full replacement value of the Equipment.

Prior to taking possession of the Equipment and for all subsequent policy renewals or replacements, Lessee will furnish PREMIER with a certificate of insurance evidencing the issuance of a policy or policies to Lessee in at least the minimum amounts required herein naming PREMIER (and, at the direction of PREMIER, any lender from which PREMIER obtained financing for or leased the Equipment) as an additional insured thereunder for the liability coverage and, with respect to the coverage set forth in Section 8(a)(iii), naming PREMIER as loss payee. Lessee will take all necessary action to enforce PREMIER's status as an additional insured as described herein, including, without limitation, cooperating with PREMIER and filing insurance claims for lost or stolen Equipment. Lessee will also obtain a waiver of subrogation in favor of PREMIER on its General Liability policy. Lessee's Automobile Liability and General Liability policies shall be primary and shall not seek contribution from PREMIER or any of its insurers. Lessee shall provide PREMIER with at least thirty (30) days' notice of cancellation of or material change to the policy. Lessee's policies must contain a provision requiring its insurers to provide Premier with at least ten (10) days' written notice of coverage cancellation for non-payment of premium, and 30 days' written notice of cancellation for any other reason. Lessee will deliver, annually and at any time that there is a change in insurance carrier, to PREMIER evidence satisfactory to PREMIER of the insurance coverage required hereunder. PREMIER will be under no duty to ascertain the existence of or to examine any such policy or to advise Lessee in the event any such policy will not comply with the requirements hereof. Insolvency, refusal or failure by Lessee's insurance carrier to provide coverage for any and all loss, claim, liability or damage arising out of the Lease shall not relieve Lessee of any obligations set forth in the Lease. Nothing contained in these insurance requirements shall be construed as limiting the extent of Lessee's liability under the Lease.

b) Self-Insurance. If acceptable to PREMIER, in its sole discretion, it may permit Lessee to satisfy the insurance requirements set forth in Section 8(a) above, in whole or in part, by Lessee's self-insurance arrangements. Upon request, Lessee shall provide PREMIER with evidence or certification of self-insurance in a form acceptable to and/or provided by PREMIER. Notwithstanding anything herein to the contrary, PREMIER may, in its sole discretion, revoke such approval and prohibit such self-insurance by Lessee at any time and for any reason upon written notice to Lessee. Nothing in this Section 8 will limit Lessee's liability under the Lease or Applicable Law.

c) Loss Damage Waiver: Lessee may participate in PREMIER's Loss Damage Waiver Plan (the "LDW Plan") by indicating its participation in the Lease as an alternative to the physical damage insurance requirements related to those set forth in Section 8(a)(iii) above only.

The LDW Plan shall cover the following events of loss: collisions that occur while moving or standing, damage or destruction directly caused by a fire, hail, wind, or tornado, reportable theft of trailer (police report required), and recovery of a unit including towing and storage (the "Covered Event"). Please note that the LDW Plan will only pay a maximum of \$5,000.00 for towing and storage; however, there will be no payment for towing and storage if there is no damage to the trailer. The covered storage charges will run from the time of notification to Premier of Lessee's Covered Event.

The following events of loss will not be covered by the LDW Plan: damage as a result of loading, unloading or improper securing of freight, damage due to flood (including storm surge or mud slide), nuclear hazard, military action, civil authority, or earth movement (including earthquake), cargo loss, lost or missing trailers, contamination of trailer or cargo, tire theft or tire damage, loss or damage resulting from Lessee's improper use, care or maintenance of trailer, damage which occurs in Canada or Mexico, all other damage or destruction not caused by a Covered Event, and any Covered Event arising from Lessee's breach of the Ts/Cs, negligence, willful misconduct, or violation of Applicable Law.

As conditions to its participation in the LDW Plan, Lessee will comply with the following obligations (collectively, the "LDW Obligations"):

- i) Pay PREMIER the LDW Plan charges set forth in the Lease on a timely basis each month with no past due balances on Lessee's account;
- ii) Upon the occurrence of a Covered Event, Lessee must (A) complete a LDW incident report (which is available at www.premiertrailerleasing.com) within seventy-two (72) hours of such occurrence and submit it to PREMIER; (B) provide PREMIER a copy of the police report in the event the Equipment is stolen and any other documentation reasonably requested by PREMIER; and (C) otherwise fully cooperate with PREMIER with respect to such occurrence; and
- iii) Upon the occurrence of a Covered Event, pay PREMIER the applicable \$1,500.00 or \$5,000.00 deductible, based upon the specific equipment involved in the Covered Event. (the "Deductible").

If PREMIER determines that Lessee has fully complied with all of the LDW Obligations and is not otherwise in default of the T/Cs, notwithstanding Section 8(a) hereof, PREMIER will relieve Lessee of all liability exceeding the Deductible for a Covered Event EXCEPT as it relates to storage or towing fees beyond the maximum coverage and when such Covered Event arises from (y) Lessee's breach of the terms and conditions of the Lease, including, without limitation, these T/C's; or (z) Lessee's negligence, willful misconduct, or violation of Applicable Law. LESSEE FURTHER AGREES AND ACKNOWLEDGES THAT THE LDW PLAN IS NOT INSURANCE COVERAGE, BUT RATHER, IS PART OF PREMIER'S TRAILER PROTECTION PROGRAM. PREMIER reserves the right to either revise the rates for or cancel the LDW Plan coverage upon ten (10) days' prior written notice to Lessee. Lease Payments will be stopped on stolen or totaled Equipment upon Lessee's payment of the Deductible.

9. DEFAULT AND REMEDIES.

a) Each of the following events will constitute a "Default" hereunder: (i) Lessee fails to pay within ten (10) days of when due any amount due hereunder; (ii) any certificate, statement, representation, warranty, or financial or credit information heretofore or hereafter made or furnished by or on behalf of Lessee or any guarantor of any of Lessee's (a "Guarantor") obligations hereunder proves to have been false or misleading in any material respect or omitted any material fact or contingent or unliquidated liability or claim against Lessee or any such Guarantor; (iii) Lessee uses the Equipment in violation of Section 7 hereof; (iv) Lessee fails to comply with the insurance requirements set forth in Section 8 hereof; (v) the Lessee fails to comply with any security requirements set forth in Section 12 hereof; (vi) Lessee fails to observe or perform any other agreement to be observed or performed by Lessee hereunder and the continuance thereof for ten (10) days following written notice thereof by PREMIER to Lessee; (vii) Lessee or any Guarantor or any partner of Lessee if Lessee is a partnership will cease doing business as a going concern, make an assignment for the benefit of creditors, become insolvent, or engage in any dissolution or liquidation proceedings; (viii) Lessee or any Guarantor or any partner of Lessee if Lessee is a partnership will voluntarily file, or have filed against it involuntarily, a petition for liquidation, reorganization, adjustment of debt, or similar relief under any present or future Applicable Law, or a trustee, receiver or liquidator will be appointed of it or of all or a substantial part of its assets; (ix) any individual Lessee, Guarantor, or partner of Lessee if Lessee is a partnership dies; (x) an event of default will occur under any other obligation Lessee or any Guarantor owes to PREMIER and is not cured within any applicable grace period; (xi) an event of default will occur under any indebtedness Lessee may now or hereafter owe to any affiliate of PREMIER and is not cured within any applicable grace period; or (xii) Lessee fails to return the Equipment to Lessee in accordance with the terms of the Lease and these T/C's.

b) Upon the occurrence of any Default, PREMIER may exercise any one or more of the following remedies (which remedies will be cumulative, and may be exercised simultaneously, in each case to the extent permitted by Applicable Law): (i) cancel or terminate the Lease (provided that these T/C's will remain in effect until such time that the Equipment is returned to PREMIER); (ii) secure peaceable repossession and removal of the Equipment by PREMIER or its agent without judicial process at Lessee's expense, including, without limitation, reasonable attorneys' fees; (iii) demand and Lessee will return the Equipment to PREMIER in accordance with the standards set forth in these T/C's (iv) demand and Lessee will pay all reasonable expenses in connection with the Equipment relating to its retaking, returning to required condition, leasing, or the like; and (v) exercise any other right or remedy that may be available to it under the Uniform Commercial Code or any other Applicable Law. To the extent permitted by Applicable Law, Lessee waives all rights it may have to limit or modify any of PREMIER's rights and remedies hereunder, including, without limitation, any right of Lessee to require PREMIER to dispose of or marshal the Equipment or

otherwise mitigate its damages hereunder.

c) Upon the occurrence of any Default, PREMIER may exercise one or more of the following remedies in addition to the remedies set forth in Section 9(b) above (which remedies will be cumulative, and may be exercised simultaneously, in each case to the extent permitted by Applicable Law): (i) by notice to Lessee, as liquidated damages for loss of a bargain and not as a penalty, declare immediately due and payable (A) all past due but unpaid Lease Payments through such applicable Payment Period, and (B) all other amounts due under the Lease (including late charges), whereupon such will become immediately due and payable; (ii) declare all remaining Lease Payments for the balance of the Lease Term, such sum discounted at the Discount Rate, plus all other due but unpaid Lease Payments and all other amounts due under the Lease (including late charges), immediately due and payable in full, whereupon such will become immediately due and payable; (iii) to apply to PREMIER's account any amounts owed by PREMIER to or for the account of Lessee as setoff against any amounts owed by Lessee to PREMIER; (iv) to draw down the full amount available under any LOC; and (v) exercise any other rights or remedies otherwise available to PREMIER at law or in equity.

d) Lessee understands that should PREMIER terminate the Lease and Lessee fail to return the Equipment to PREMIER within ten (10) business days of request by PREMIER, the Equipment will be considered stolen by Lessee and that PREMIER may report such stolen Equipment to the appropriate authorities. Should PREMIER be required to repossess the Equipment and such Equipment contains property belonging to Lessee or a third party, Lessee agrees PREMIER may remove, store, sell or dispose of such property, and that Lessee will reimburse PREMIER for all such expenses, including but not limited to, expenses related to the sale, storage and/or care of the property. Lessee agrees that PREMIER is under no obligation to determine whether such property belongs to Lessee or another third party and agrees to indemnify and hold PREMIER harmless for any such claim, demand or cause of action arising from or relating to PREMIER taking possession of and/or storing, selling or disposing of such property, including reimbursing PREMIER for all of its attorneys' fees and costs.

10. DISCLAIMER OF WARRANTIES; LIMITATION OF REMEDY; LIMITATION OF LIABILITY.

LESSEE AGREES THAT THE MONITORING SERVICES AND EQUIPMENT LEASED UNDER THE LEASE IS LEASED "AS IS" AND THAT BY TAKING POSSESSION OF THE EQUIPMENT, LESSEE ACKNOWLEDGES RECEIPT OF THE EQUIPMENT IN GOOD WORKING CONDITION AND FIT AND SUITABLE FOR LESSEE'S PURPOSES. LESSEE EXPRESSLY UNDERSTANDS THAT PREMIER IS NEITHER A SUPPLIER NOR A MANUFACTURER (AS SUCH TERMS ARE DEFINED OR USED IN THE UNIFORM COMMERCIAL CODE), AND THAT EXCEPT AS MAY OTHERWISE BE SPECIFICALLY PROVIDED HEREIN OR IN THE LEASE, PREMIER HAS MADE NO REPRESENTATION OR WARRANTY AS TO ANY MATTER WHATSOEVER. PREMIER DISCLAIMS, AND LESSEE HEREBY EXPRESSLY WAIVES AS TO PREMIER, ALL WARRANTIES WITH RESPECT TO THE MONITORING SERVICES AND EQUIPMENT INCLUDING, WITHOUT LIMITATION, ALL EXPRESS OR IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, QUALITY, DESIGN, MANUFACTURE, CAPACITY, OR WORKMANSHIP, ALL EXPRESSED OR IMPLIED WARRANTIES AGAINST PATENT INFRINGEMENTS, DEFECTS, WHETHER HIDDEN OR APPARENT, AND ALL EXPRESSED OR IMPLIED WARRANTIES WITH RESPECT TO COMPLIANCE OF THE MONITORING SERVICES OR EQUIPMENT WITH THE REQUIREMENTS OF ANY APPLICABLE LAW, SPECIFICATION, OR CONTRACT RELATIVE THERETO.

IN NO EVENT WILL PREMIER BE LIABLE (INCLUDING, WITHOUT LIMITATION, UNDER ANY THEORY IN TORTS) FOR ANY LOSS OF USE, LOSS OF CARGO, REVENUE, ANTICIPATED PROFITS OR SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH THE LEASE OR THE USE, PERFORMANCE, OR MAINTENANCE OF THE EQUIPMENT OR MONITORING SERVICES, EVEN IF PREMIER HAD KNOWLEDGE OF SUCH. TO THE EXTENT PERMITTED BY APPLICABLE LAW, LESSEE WAIVES ANY AND ALL RIGHTS AND REMEDIES CONFERRED UPON A LESSEE BY ARTICLE 2A OF THE UNIFORM COMMERCIAL CODE (INCLUDING, WITHOUT LIMITATION, LESSEE'S RIGHTS, CLAIMS, AND DEFENSES UNDER ARTICLE 2A OF THE UNIFORM COMMERCIAL CODE, SECTIONS 401, 402, 508-522) AND ANY RIGHTS NOW OR HEREAFTER CONFERRED BY STATUTE OR OTHERWISE THAT MAY LIMIT OR MODIFY PREMIER'S RIGHTS AS DESCRIBED IN THE LEASE. IN NO EVENT WILL PREMIER'S TOTAL LIABILITY TO LESSEE EXCEED THREE (3) MONTHS OF LEASE PAYMENTS PRECEDING THE EVENT GIVING RISE TO THE CLAIM.

11. INDEMNIFICATION.

Lessee agrees to indemnify and hold PREMIER (and its assigns, affiliates, successors, employees, officers, and directors) harmless from and against any and all claims, losses, damages, penalties, actions, suits, assessments, taxes, fines, tolls, and liabilities (including negligence, tort, and strict liability), together with all reasonable legal costs and expenses in connection therewith incurred by PREMIER (or its assigns, affiliates, successors, employees, officers, or directors) that arise out of, are incident to, result from, or relate to, the maintenance performed by Lessee or on behalf of Lessee (excluding maintenance performed by PREMIER), modification, delivery, installation, possession, use, acceptance, rejection, revocation of acceptance, operation, sublease, repair, or return of the Equipment or Monitoring Services, except as otherwise permitted herein, including, without limitation, damage or claims resulting from the presence on or under or the escape, seepage, leakage, spillage, discharge, emission, or release from the Equipment of any hazardous waste or any violation of any Applicable Law, including, without limitation, any environmental laws (excluding such damage or claims resulting from PREMIER's gross negligence or willful misconduct). Further, such indemnification includes, but is not limited to, death or injury to any person, damage to any property, including cargo, violation or alleged violation of any applicable law, and any taxes or assessments. Lessee's indemnification obligations under this Section 11 will survive the termination of the Lease.

Lessee agrees with and has reviewed PREMIER's Toll Violation Procedures online at www.premiertrailerleasing.com, which are hereby

incorporated by reference.

12. SECURITY.

Prior to Lessee taking possession of the Equipment, PREMIER, in its sole discretion, may require that Lessee take any of the actions set forth in Section 12(a)-(c) below:

a) Pay to PREMIER a security deposit in an amount determined by PREMIER. PREMIER may use such security deposit to offset any amounts owed to PREMIER pursuant to the Lease. The balance of such security deposit less deductions of the amounts owed to PREMIER by Lessee will be returned to Lessee upon completion of the later of the (i) Lease Term; (ii) Inbound Inspection; or (iii) any maintenance or repair necessary to bring the Equipment to Normal Wear standards following the Inbound Inspection.

b) Obtain an LOC for the benefit of PREMIER from a financial institution acceptable to PREMIER upon such terms and in such amount as may be determined by PREMIER in its sole discretion, which will remain in effect until completion of the later of the (i) Lease Term; (ii) Inbound Inspection; or (iii) any maintenance or repair necessary to bring the Equipment to Normal Wear standards following the Inbound Inspection.

c) Provide some other security instrument as determined by PREMIER in its sole discretion to protect PREMIER from all risk of loss related to the Equipment and Lessee's obligations under the Lease and these T/C's.

13. REGISTRATION; TITLING CERTIFICATES; EQUIPMENT LAW; TAXES.

Prior to Lessee taking possession of the Equipment, PREMIER will provide a motor vehicle registration and license plate for the Equipment. PREMIER will retain the original certificate of title, which will reflect PREMIER's title to the Equipment. Until all obligations of Lessee to PREMIER under the Lease are satisfied, Lessee will, at its expense, maintain all other licenses and registration required for the Equipment, including obtaining any renewals and inspections thereof. Lessee will, at Lessee's expense, take such action as will be necessary to avoid suspension or revocation of any certificate of title, license, or registration. PREMIER, at its option, may secure and renew any title certificates or registration documents. Lessee will cooperate with PREMIER and will execute and deliver to PREMIER all documents required to accomplish any of the foregoing. Furthermore, Lessee will reimburse PREMIER for all reasonable costs incurred by PREMIER in connection with any of the foregoing, including, without limitation, attorneys' fees and expenses. Lessee, at its expense, will otherwise be solely responsible for complying with all Equipment Law and will conduct all necessary pre-trip and safety inspections of the Equipment.

Except as otherwise provided in the Lease, Lessee will pay promptly to PREMIER when due, all taxes, fees and assessments, including, without limitation, all sales, use, property, gross receipts, excise, transaction, ad valorem, privilege, intangible, stamp, tonnage, mileage, highway use, road use, fuel or other taxes, duties, imposts, or charges, together with any fines, penalties, or interest thereon (unless such fines, penalties or interest arise solely from PREMIER's gross negligence or willful misconduct) now or hereafter imposed by any governmental body, upon or with respect to, any of the Equipment or the use, possession, ownership, leasing, operation, delivery, or return thereof (excluding, however, franchise taxes and any taxes based on the net income of PREMIER). Any fees, taxes, or other amounts paid by PREMIER upon failure of Lessee to make such payments set forth in this Section 13 will be payable upon demand from Lessee to PREMIER. Lessee will file and pay all federal and/or state highway, use, tonnage, and mileage taxes, duties, imposts, or charges to the appropriate authority except as otherwise provided herein, and will provide to PREMIER, upon request, such documents and records as PREMIER may deem necessary in support of those filings.

14. SPECIAL LAWS, RULES, AND REGULATIONS RELATED TO CERTAIN STATES.

Without limiting the generality of Lessee's obligations under Section 13 above, Lessee will be solely responsible for complying with all federal and state Equipment Laws including, but not limited to, the following:

a) The operation of fifty-three (53) foot or longer box-type trailers in the State of California is governed by regulations under Sections 95300-95312 of Title 17 of the California Code of Regulations (the "HDV Regulations"). Lessee is responsible for compliance with the HDV Regulations, as amended, when conducting any operations in the State of California involving the Equipment, including compliance with any applicable reporting requirements under the HDV Regulations. Lessee is authorized to make modifications to the Equipment as necessary to comply with the HDV Regulations provided that (i) Lessee is solely responsible for any costs associated with such modifications; (ii) any such modifications involving the installation of additional equipment are done in accordance with recommendations and standards provided by the manufacturers of that equipment; and (iii) unless otherwise agreed, Lessee will be responsible for removing any additional equipment or other modifications prior to returning the Equipment to PREMIER at the end of the Lease Term. Lessee agrees to prevent any operation of the Equipment within the State of California that does not comply with the HDV Regulations.

THE LESSEE OF THIS BOX-TYPE TRAILER UNDERSTANDS THAT WHEN USING A HEAVY-DUTY TRACTOR TO PULL A FIFTY-THREE (53) FOOT OR LONGER BOX-TYPE TRAILER ON A HIGHWAY WITHIN CALIFORNIA, THE BOX-TYPE TRAILER MUST BE COMPLIANT WITH SECTIONS 95300 – 95312, TITLE 17, CALIFORNIA CODE OF REGULATIONS, AND THAT IT IS THE RESPONSIBILITY OF THE LESSEE TO ENSURE THIS BOX-TYPE TRAILER IS COMPLIANT. THE REGULATIONS MAY REQUIRE THIS TRAILER TO HAVE LOW-ROLLING-RESISTANCE TIRES AND AERODYNAMIC TECHNOLOGIES THAT ARE U.S. ENVIRONMENTAL PROTECTION AGENCY SMARTWAY VERIFIED TECHNOLOGIES PRIOR TO CURRENT OR FUTURE USE IN

CALIFORNIA.

b) Operation of transport refrigeration units in the state of California is governed by Section 2477 of Title 13 of the California Code of Regulations (the "TRU Regulations"). Lessee agrees to be solely responsible for compliance with the TRU Regulations, including (i) any registration or reporting requirements; (ii) any installation or maintenance of emission control technologies that may be necessary to comply with the TRU Regulations; (iii) any such modifications involving the installation of additional equipment are done in accordance with recommendations and standards provided by the manufacturers of that equipment; and (iv) all costs associated with TRU Regulation compliance, including the installation and maintenance of additional emission control equipment. Lessee is authorized to install any equipment or make modifications to the Equipment necessary to comply with TRU Regulations; provided that Lessee obtains the prior written consent of PREMIER. Lessee agrees to prevent the operation of any Equipment in the State of California that is not in compliance with the TRU Regulations, and Lessee will be responsible for removing any additional equipment installed to comply with TRU Regulations and repairing any associated damage prior to returning the Equipment to PREMIER at the end of the Lease Term.

15. ASSIGNMENT.

PREMIER may assign or transfer all or any interest of the Lease and/or the Equipment without notice to Lessee. Upon notice of such assignment Lessee agrees to pay directly to assignee (or as instructed by PREMIER) without abatement, deduction, or setoff all amounts that become due under the Lease and further agrees that it will not assert against assignee any defense, counterclaim, recoupment claim or setoff that Lessee has or may have at any time against PREMIER for any reason whatsoever. Lessee acknowledges that any assignment or transfer by PREMIER will not materially change Lessee's duties or obligations under the Lease nor materially increase the burdens or risks imposed on Lessee. Lessee will (if requested by PREMIER) acknowledge in writing any assignments (including any material terms of the Lease) in a form supplied by PREMIER.

Lessee is not permitted to assign or in any way dispose of all or any part of its rights or obligations under the Lease. Lessee is not permitted to enter into any sublease or any other use offering of all or any part of the Equipment to any third party without the prior express written consent of PREMIER, subject to PREMIER's sole discretion. Even if PREMIER consents to Lessee's sublease or other offering of the use of the Equipment to a third party, Lessee remains obligated to PREMIER as set forth in these T/Cs.

16. BUSINESS CONDUCTED ELECTRONICALLY.

Lessee agrees to conduct business with PREMIER electronically and expressly agrees that all electronic signatures on any Lease, notice, communication, or other document shall have the same force and effect as a manual signature. Lessee also agrees that by using PREMIER's website and clicking "I Accept," "I Agree" or "Approve", Lessee is manifesting its assent to the terms which it so approved, accepted or agreed. To the extent there is any such dispute related to assent by Lessee on PREMIER's website or other electronic signature, Lessee stipulates that it has the burden of proving that any electronic manifestation or signature is not attributable to Lessee and Lessee did not have the opportunity to review any electronic terms and conditions posted on the PREMIER website.

17. WAIVER AND AMENDMENT.

No waiver of any provision of the Lease will be effective unless in writing, signed by the party to be charged. Further, no amendment, supplement, or other modification of the Lease will be effective unless in writing, signed by each of the parties to the Lease. Notwithstanding the foregoing, PREMIER may change the T/Cs and/or applicable Lease upon 30 days' notice to Lessee. No failure to exercise, no delay in exercising, and no single or partial exercise on the part of PREMIER of any right, remedy, or power under the Lease, will operate as a waiver thereof or preclude PREMIER from exercising any other right, remedy or power under the Lease. Any provision of the Lease that is unenforceable in any jurisdiction will, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability, without invalidating the remaining provisions of the Lease.

18. INTERPRETATION OF LEASE.

With respect to the Lessee, in the event of a conflict among these T/C's, the Master Lease Agreement, the schedules to the Master Lease Agreement, the National Account Agreement, and the Rental Agreement, the following order of precedence will control for the purposes of interpreting the Lease: (1) the most recent schedule(s) to the Master Lease Agreement; (2) the original schedule(s) to the Master Lease Agreement; (3) the Master Lease Agreement; (4) the National Account Agreement; (5) these T/C's, as may be amended; and (6) the Rental Agreement. The Lease will supersede any and all proposals or agreements previously made between the parties relating to the subject matter of the Lease. The Lease, and all related documents, including (a) amendments, addenda, consents, waivers, and modifications that may be executed contemporaneously therewith or subsequently thereto; (b) documents received by PREMIER from Lessee; and (c) financial statements, certificates, and other information previously or subsequently furnished to PREMIER, may be reproduced by PREMIER by any photographic, photostatic, microfilm, micro-card, miniature photographic, compact disk reproduction, or other similar process and PREMIER may destroy any original document so reproduced. Lessee waives all right to object to the admissibility of such reproduction and stipulates that any such reproduction will, to the extent permitted by Applicable Law, be admissible in evidence as the original itself in any judicial or administrative proceeding (whether or not the original itself is in existence and whether or not the reproduction was made by PREMIER in the regular course of business) and that any enlargement, facsimile, or further reproduction of the reproduction will likewise be admissible in evidence. The captions in the Lease are for convenience only and will not define or limit any of the terms hereof.

19. CONFIDENTIALITY.

All aspects of the Lease will be considered confidential and Lessee will not disclose any aspect of the Lease to a third party without the prior written consent of PREMIER. Lessee agrees that PREMIER may disclose Lessee's contact information to third parties in connection with the Monitoring Services unless Lessee delivers a written request to PREMIER limiting such disclosure prior to Lessee taking possession of the Equipment.

20. CHOICE OF LAW AND JURY TRIAL WAIVER.

THE LEASE (A) HAS BEEN ACCEPTED BY PREMIER IN, AND FOR ALL PURPOSES WILL BE DEEMED A CONTRACT ENTERED INTO IN, THE STATE OF TEXAS, AND (B) WILL BE GOVERNED AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS WITHOUT GIVING EFFECT TO THE PRINCIPLES OF CONFLICT OF LAWS THEREOF. LESSEE AND PREMIER EACH HEREBY SUBMIT TO THE JURISDICTION OF THE STATE AND FEDERAL COURTS SITTING IN COLLIN COUNTY, TEXAS FOR PURPOSES OF ADJUDICATING ANY ACTION ARISING OUT OF OR RELATED TO THE LEASE, AND HEREBY WAIVE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION TO THAT VENUE FOR ANY ACTION ARISING OUT OF OR RELATED TO THE LEASE. PREMIER RESERVES ITS RIGHT TO BRING SUIT IN ANY OTHER APPROPRIATE JURISDICTION. **LESSEE AND PREMIER EACH IRREVOCABLY WAIVE ALL RIGHTS TO A JURY TRIAL IN ANY LITIGATION ARISING FROM OR RELATED IN ANY WAY TO THE LEASE OR THE TRANSACTIONS CONTEMPLATED THEREBY IN WHICH LESSEE AND PREMIER ARE ADVERSE PARTIES.**

21. SEVERABILITY.

The provisions hereof will be severable so that the enforceability, invalidity, or waiver of any provision will not reflect any other provision. Lessee hereby agrees that the obligations of Lessee and its Guarantors under the Lease will continue to be effective or be reinstated, as the case may be, if at any time any repayment (in whole or in part) of the Lease is invalidated, declared to be fraudulent or preferential, set aside, rescinded, or must otherwise be restored by Lessee or its Guarantors, including upon the occurrence of any Default or otherwise, all as though such payment had not been made.

22. PREMIER WEBSITE, MONITORING SERVICES, AND SOFTWARE USE.

PREMIER grants Lessee a nonexclusive, nontransferable license to use the PREMIER website, located at <http://www.premiertrailerleasing.com>, software, Monitoring Services, and associated content for the sole purpose of operating the Equipment and complying with the Lease. PREMIER may revoke this license at any time without cause or liability to Lessee. Lessee agrees to adhere to all Applicable Law, including, without limitation, copyright and other intellectual property laws, when accessing PREMIER's website, software, Monitoring Services, or associated content. Lessee acknowledges that the Equipment may be subject to Monitoring Services. PREMIER will be able to determine the precise location of the Equipment at any time and may have the ability to lock the doors or install king-pin lock on the Equipment if Lessee is in default. Lessee will not use the Equipment Monitoring Devices or Monitoring Services for any unlawful or otherwise improper purposes, including, without limitation, monitoring the location of the Equipment or disabling the Equipment for any purpose other than for a legitimate business purpose.

With the exception of PREMIER's Monitoring Services partner, Lessee will not provide Lessee's user name or password to access information or services through PREMIER's website, software, or Monitoring Services to any other person or entity, or allow any other person or entity to access such information or services available to Lessee under Lessee's username and password. Lessee agrees that Lessee is solely responsible for any activity occurring under Lessee's username and password. In the event that Lessee's username and password become known by a third party, Lessee will immediately notify PREMIER in writing.

Lessee's use of information derived from PREMIER's website, software, Monitoring Services, and associated content will be at Lessee's own risk. To the maximum extent allowed by Applicable Law, PREMIER's website, software, Monitoring Services, and associated content is provided "as is" and "as available." PREMIER does not guarantee access to PREMIER's website, software, Monitoring Services, and associated content nor warrants the accuracy of information derived therefrom. PREMIER will not be responsible or liable for any decision made by Lessee or any other user as a result of information derived from PREMIER's website, software, Monitoring Services, and associated content. PREMIER will not be responsible or liable for any damage to the equipment or loss of data of Lessee or any other user as a result of any download or information otherwise derived from PREMIER's website, software, Monitoring Services, and associated content.

PREMIER may provide links to websites, software, Monitoring Services, or other related content of third parties for convenience only. PREMIER will not be responsible or liable for any content or connectivity to such third party information.

23. DEFINITIONS.

"Applicable Law" means any applicable federal, state, local, or foreign law, statute, code, rule, regulation, order, judgment, decree, opinion, principle of common law, treaty, ordinance, or requirement of any governmental agency, instrumentality, board, commission, bureau, or other authority having jurisdiction, including, without limitation, Equipment Law.

“Covered Event” has the meaning set forth in Section 8

“Deductible” has the meaning set forth in Section 8.

“Default” has the meaning as set forth in Section 9.

“Discount Rate” means (a) the rate set forth for the treasury constant maturities having the closest term to (but not longer than) the original term of the applicable Lease, as set forth in the Federal Reserve Board H.15 Release (Selected Interest Rates) as of the commencement date applicable to such Lease (the “Treasury Constant Maturities”); (b) the rate set forth for the Treasury Constant Maturities having the closest term to (but not longer than) the remaining term of the applicable Lease, as set forth in the Federal Reserve Board H.15 Release (Selected Interest Rates) as of the Event of Loss; or (c) three (3%) percent, whichever is lowest. If a rate referred to in the preceding clauses “(a)” or “(b)” is not published in such publication referenced hereinabove, such rate will be taken from a reputable source selected by PREMIER.

“DOT” means the U.S. Department of Transportation.

“Equipment” means the leased semi-trailer, chassis, refrigerated trailer, or other over-the-road or storage equipment together with the attached Equipment Monitoring Devices.

“Equipment Law” means any federal, state, local, or foreign law, statute, code, rule, regulation, order, judgment, decree, opinion, principle of common law, treaty, ordinance, or requirement applicable to the use, possession, operation or control of the Equipment, including, without limitation Lessee’s obligations set forth in Section 14.

“Equipment Monitoring Devices” means all satellite(s), tracking device(s), refrigeration hour meter(s), hubodometer(s), and related harnesses, as applicable.

“Event of Loss” means the Equipment is lost, stolen, destroyed, damaged beyond repair, condemned, confiscated, seized, or requisitioned, as determined by PREMIER in its sole discretion, whether due to accident, fire, lightning, theft, explosion, flood, windstorm, mischief, vandalism, or otherwise.

“Excessive Brake Wear Charges” has the meaning set forth in Section 4(c)

“Excessive Tread Wear Charges” has the meaning set forth in Section 4(c).

“Guarantor” has the meaning set forth in Section 9.

“HDV Regulations” has the meaning set forth in Section 14.

“Inbound Inspection” means the inspection of the Equipment at the time of delivery to or pick-up by PREMIER of the Equipment at Lease termination, resulting in a report regarding the condition of each unit of Equipment. Such inspection will take place at a PREMIER location following delivery to or pick-up by PREMIER whether or not such delivery or pick-up takes place at such PREMIER location. Such inspection reports may be in paper or electronic form and are hereby incorporated into the Lease by reference.

“LDW Obligations” has the meaning set forth in Section 8.

“LDW Plan” has the meaning set forth in Section 8.

“Lease” means any and all arrangements or agreements whereby Lessee leases or rents Equipment from PREMIER, including, without limitation, any Master Lease Agreement, National Account Agreement, or Rental Agreement, together with any addenda, schedules, and exhibits related thereto. All Leases are subject to and are deemed to incorporate these T/C’s as amended from time to time, unless otherwise noted in the Lease.

“Lease Payment” means the rental or lease payments specified in the Lease, each in the amount specified in the Lease.

“Lease Term” means the term of a Lease commencing on the commencement date specified in the Lease and continuing through and including the expiration date specified on the Lease, together with all renewals and extensions thereof.

“Lessee” has the meaning set forth in Section 1.

“Lessee’s Agent” means the driver or other representative who picks up, inspects, takes possession of, or returns a unit of Equipment on behalf of the Lessee to a PREMIER location or to PREMIER’s designated cartage vendor, and/or who executes a Lease document on behalf of Lessee.

“LOC” means an irrevocable letter of credit.

“Loss Value” means, unless otherwise stipulated in the Rental Agreement, an amount equal to the greater of the fair market value, as determined by PREMIER in its sole discretion, or PREMIER’s lease book value of a unit of Equipment, in each case calculated the Payment Period immediately following the Loss Payment Date.

“Maintenance Lease” means a Lease that identifies the Equipment as maintenance lease equipment.

“Master Lease Agreement” means a lease agreement between Lessee and PREMIER for the leasing of Equipment by the Lessee for a specified Lease Term and at specified Use Charges together with any addenda, schedules, and exhibits related thereto.

“Monitoring Services” means any services related to the monitoring, tracking, or reporting of information about the Equipment, whether conducted by PREMIER or a third party, through the use of the Equipment Monitoring Devices or otherwise, including, without limitation, installation services, global positioning satellite systems services, start, stop, and idle time services, fuel consumption services, speed tracking services, ignition disable and enable services, door lock and unlock services, and all related electronic, internet, or software services and any hardware and harnesses related thereto.

“National Account Agreement” means a rate agreement between Lessee and PREMIER for the renting of Equipment by the Lessee at specified Use Charges.

“Net Lease” means a Lease that identifies the Equipment as net lease equipment.

“Net Maintenance Guidelines” means the conditions outlined in the net maintenance guidelines set forth on PREMIER’s website located at <http://www.premiertrailerleasing.com>, as may be amended from time to time.

“Normal Wear” means the conditions outlined in the Turn In Condition and Acceptable Repairs guidelines/standards set forth on PREMIER’s website located at <http://www.premiertrailerleasing.com>, as may be amended from time to time.

“Outbound Inspection” means the inspection of the Equipment prior to Lessee taking possession of the Equipment, which will be reported in the Rental Agreement. Such inspection will take place at a PREMIER location prior to delivery to or pick-up by Lessee whether or not such delivery or pick-up takes place at such PREMIER location. Such inspection reports may be in paper or electronic form and are hereby incorporated into the Lease by reference.

“Payment Periods” means the Lease Payments periods specified in the Lease.

“PREMIER” has the meaning set forth in the recitals hereto.

“Prohibited Substance” has the meaning set forth in Section 7.

“Rental Agreement” means an agreement provided to Lessee by PREMIER, in electronic or other format, when a unit of Equipment is picked up from a PREMIER location by Lessee or Lessee’s Agent.

“Repair Standards” means the conditions outlined in PREMIER’s Turn In Condition and Acceptable Repairs guidelines/standards PREMIER’s website located at <http://www.premiertrailerleasing.com>, as may be amended from time to time.

“Standard Maintenance Guidelines” means the conditions outlined in the standard maintenance guidelines set forth on PREMIER’s website located at <http://www.premiertrailerleasing.com>, as may be amended from time to time.

“T/C’s” has the meaning set forth in the recitals hereto.

“TRU Regulations” has the meaning set forth in Section 14.

“Turn In Conditions and Acceptable Repairs” means the standards and/or conditions set forth on PREMIER’s website located at <http://www.premiertrailerleasing.com>, as may be amended from time to time.

“Use Charges” means the required payments to be made by Lessee to PREMIER for each day (including Saturdays, Sundays, and Holidays) Equipment is on lease or rent to Lessee whether or not such Equipment is in the use, possession, control, or operation of Lessee. Use Charges will include the rental rate set forth in the Lease plus any and all other charges required to be paid by Lessee therein, including, without limitation, mileage charges, refrigeration charges, tire wear charges, Excessive Tread Wear Charges, brake wear charges, Equipment Monitoring Device fees, and service call charges.

EXHIBIT 2
(Schedule of Trailers)

TrailerID	VIN	Make	Model	BuildYear	Major	SuperSpec	LicensePlateSt	Replacement\	RANumber
111632	1TTF4820562015377	TRANSCRAFT	F48	2006	Flat-Steel	Flat Bed	4552JA OK	\$ 8,000.00	026ST-000124
111637	1TTF4820062015383	TRANSCRAFT	F48	2006	Flat-Steel	Flat Bed	4547JA OK	\$ 8,000.00	026ST-000124
111673	13N14830X61537895	FONTAINE	FCSA48	2006	Flat-Combo S/A	Flat Bed	BP9500 OK	\$ 9,000.00	046R-001681
111805	1TTF4820562016674	TRANSCRAFT	FCSA48	2006	Flat-Combo S/A	Flat Bed	AW6411 OK	\$ 9,000.00	022ST-000216
111858	1TTF4820462016715	TRANSCRAFT	FCSA48	2006	Flat-Combo S/A	Flat Bed	5485GB OK	\$ 9,000.00	026ST-000124
112111	13N14830071539477	FONTAINE	FCSA48	2007	Flat-Combo S/A	Flat Bed	4499JA OK	\$ 9,500.00	042R-002700
112116	13N14830571539703	FONTAINE	FCSA48	2007	Flat-Combo S/A	Flat Bed	4489JA OK	\$ 9,500.00	046R-001681
112176	13N1482C961537723	FONTAINE	F48	2006	Flat-Steel	Flat Bed	9904FL OK	\$ 8,000.00	026ST-000124
112210	1TTF4820562018246	TRANSCRAFT	FCSA48	2006	Flat-Combo S/A	Flat Bed	4039FR OK	\$ 9,000.00	026ST-000124
112216	1TTF4820362018200	TRANSCRAFT	FCSA48	2006	Flat-Combo S/A	Flat Bed	4052FR OK	\$ 9,000.00	026ST-000124
112667	1JF482W2YS716873	WABASH	FRC48	2000	Flat-Combo	Flat Bed	5351FS OK	\$ 5,500.00	032R-001282
113034	5UJFS48287T000038	DIRECT TRAILER	FSA48	2007	Flat-Steel S/A	Flat Bed	4010FV OK	\$ 8,500.00	026ST-000124
113045	1TTF4820872019165	TRANSCRAFT	FCSA48	2007	Flat-Combo S/A	Flat Bed	6551FP OK	\$ 9,500.00	026ST-000124
113131	1TTE4820071082326	TRANSCRAFT	FSDSA48	2007	Flat-Drop S/A	Specialized	9829FV OK	\$ 10,500.00	026ST-000124
113145	1TTF4820372018876	TRANSCRAFT	FCSA48	2007	Flat-Combo S/A	Flat Bed	5612FV OK	\$ 9,500.00	026ST-000124
113150	5UJFS482X7T000087	DIRECT TRAILER	FSA48	2007	Flat-Steel S/A	Flat Bed	AW6438 OK	\$ 8,500.00	026ST-000124
113154	5UJFS48257T000093	DIRECT TRAILER	FSA48	2007	Flat-Steel S/A	Flat Bed	8244FV OK	\$ 8,500.00	026ST-000124
113234	13N24830671545031	FONTAINE	FSDSA48	2007	Flat-Drop S/A	Specialized	5685FV OK	\$ 10,500.00	026ST-000124
113262	1TTF4820872018890	TRANSCRAFT	FCSA48	2007	Flat-Combo S/A	Flat Bed	5591FV OK	\$ 9,500.00	024R-001093
113580	1TTF4820272019145	TRANSCRAFT	FC48	2007	Flat-Combo	Flat Bed	5384GB OK	\$ 9,500.00	072ST-000488
113581	1TTF4820472019146	TRANSCRAFT	FC48	2007	Flat-Combo	Flat Bed	5387GB OK	\$ 9,500.00	046R-001681
113671	5MC2226257P008118	MANAC	FALSA48	2007	Flat-Alum S/A	Flat Bed	5945GC OK	\$ 9,500.00	072ST-000488
113672	5MC2226277P008119	MANAC	FALSA48	2007	Flat-Alum S/A	Flat Bed	5944GC OK	\$ 9,500.00	022ST-000232
113673	5MC2226237P008120	MANAC	FALSA48	2007	Flat-Alum S/A	Flat Bed	5943GC OK	\$ 9,500.00	022ST-000216
15006	1GRDM96296H701008	GREAT DANE	F48	2006	Flat-Steel	Flat Bed	1905GJ OK	\$ 8,000.00	026ST-000124
15012	1GRDM96216H700998	GREAT DANE	F48	2006	Flat-Steel	Flat Bed	9852EV OK	\$ 8,000.00	042R-002700
22437	1TTF4820X62015696	TRANSCRAFT	FCSA48	2006	Flat-Combo S/A	Flat Bed	7334FI OK	\$ 9,000.00	026ST-000124
22635	1TTF4820362016219	TRANSCRAFT	FCSA48	2006	Flat-Combo S/A	Flat Bed	7301FI OK	\$ 9,000.00	026ST-000124
35864	1TTE4820871082185	TRANSCRAFT	FSDCSA48	2007	Flat-Combo Drop S,	Specialized	5538GB OK	\$ 10,500.00	026ST-000124
471A	13N14830361532599	FONTAINE	FCSA48	2006	Flat-Combo S/A	Flat Bed	7481GF OK	\$ 9,000.00	026ST-000124
480004	1TTF4820962016306	TRANSCRAFT	FCSA48	2006	Flat-Combo S/A	Flat Bed	5296KJ OK	\$ 9,000.00	026ST-000124
481010	1TTF4820262015353	TRANSCRAFT	F48	2006	Flat-Steel	Flat Bed	6761FP OK	\$ 8,000.00	026ST-000124
481310	13N1482C261535568	FONTAINE	F48	2006	Flat-Steel	Flat Bed	7221FT OK	\$ 8,000.00	026ST-000124
481410	13N1482C561535578	FONTAINE	F48	2006	Flat-Steel	Flat Bed	7217FT OK	\$ 8,000.00	026ST-000124
482500	1TTF4820942011412	TRANSCRAFT	FC48	2004	Flat-Combo	Flat Bed	4602GS OK	\$ 6,500.00	026ST-000124
48252	1TTF4820242011414	TRANSCRAFT	FCSA48	2004	Flat-Combo S/A	Flat Bed	4609GS OK	\$ 6,500.00	020R-001270

48255F	1TTE48206X1062646	TRANSCRAFT	FRSD48	1999	Flat-Steel Drop	Specialized	9633FR OK	\$ 5,500.00	026ST-000124
48701F	13N14830771542280	FONTAINE	FSA48	2007	Flat-Steel S/A	Flat Bed	1559FT OK	\$ 8,500.00	026ST-000124
48702F	13N14830971542281	FONTAINE	FSA48	2007	Flat-Steel S/A	Flat Bed	1561FT OK	\$ 8,500.00	026ST-000124
509	1UYFS2481XA873004	UTILITY	FRCSA48	1999	Flat-Combo S/A	Flat Bed	2747FR OK	\$ 4,500.00	020R-001270
850117	1GRDM96276H700858	GREAT DANE	F48	2006	Flat-Steel	Flat Bed	7488KI OK	\$ 8,000.00	026ST-000124
850126	1TTF4820161081186	TRANSCRAFT	F48	2006	Flat-Steel	Flat Bed	7888KI OK	\$ 8,000.00	026ST-000124
850137	1TTF4820272019274	TRANSCRAFT	F48	2007	Flat-Steel	Flat Bed	7946KI OK	\$ 8,500.00	026ST-000124
850138	1TTF4820072019273	TRANSCRAFT	F48	2007	Flat-Steel	Flat Bed	7947KI OK	\$ 8,500.00	026ST-000124
857007	13N4482C373539972	FONTAINE	FE48	2007	Flat-Ext	Specialized	7878KI OK	\$ 12,500.00	065R-001990
DF400005	13N248207L1537919	FONTAINE	FSDCSA48	2020	Flat-Combo Drop S,	Specialized	AC9804 OK	\$ 38,500.00	026ST-000124
DF430010	13N248205P1553042	FONTAINE	FSDCSA48	2023	Flat-Combo Drop S,	Specialized	260475T TN	\$ 47,500.00	026ST-000124
DF430012	13N248209P1553044	FONTAINE	FSDCSA48	2023	Flat-Combo Drop S,	Specialized	260477T TN	\$ 47,500.00	026ST-000124
DF480291	13N24830361530291	FONTAINE	FSDCSA48	2006	Flat-Combo Drop S,	Specialized	3357JW OK	\$ 9,500.00	026ST-000124
DF480496	5TR24830872000496	FONTAINE	FSDSA48	2007	Flat-Drop S/A	Specialized	2822JW OK	\$ 10,500.00	026ST-000124
DF481297	5TR24830272000297	FONTAINE	FSDSA48	2007	Flat-Drop S/A	Specialized	9283LI OK	\$ 10,500.00	026ST-000124
DF481299	5TR24830672000299	FONTAINE	FSDSA48	2007	Flat-Drop S/A	Specialized	2808JW OK	\$ 10,500.00	026ST-000124
DF483049	5TR24830592003049	FONTAINE	FSDSA48	2009	Flat-Drop S/A	Specialized	2536JS OK	\$ 14,500.00	072ST-000488
DF483623	1TTE4820981083623	TRANSCRAFT	FSDSA48	2008	Flat-Drop S/A	Specialized	CC2734 OK	\$ 12,500.00	022ST-000216
DF483624	1TTE4820081083624	TRANSCRAFT	FSDSA48	2008	Flat-Drop S/A	Specialized	9695JW OK	\$ 12,500.00	026ST-000124
DF484838	13N24830871534838	FONTAINE	FSDSA48	2007	Flat-Drop S/A	Specialized	2921JS OK	\$ 10,500.00	041R-001911
DF484839	13N24830X71534839	FONTAINE	FSD48	2007	Flat-Drop	Specialized	2920JS OK	\$ 10,500.00	041R-001911
DF510021	13N253208M1544735	FONTAINE	FSDCSA53	2021	Flat-Combo Drop S,	Specialized	093722T TN	\$ 41,500.00	073ST-000078
DF520009	13N253207N1546879	FONTAINE	FSDCSA53	2022	Flat-Combo Drop S,	Specialized	171498T TN	\$ 45,500.00	073ST-000078
EF151766	57J4482C5F3561766	FONTAINE	FE48	2015	Flat-Ext	Specialized	7754LG OK	\$ 28,500.00	026ST-000124
EF151767	57J4482C7F3561767	FONTAINE	FE48	2015	Flat-Ext	Specialized	7755LG OK	\$ 28,500.00	026ST-000124
EF151771	57J4482C9F3561771	FONTAINE	FE48	2015	Flat-Ext	Specialized	7759LG OK	\$ 28,500.00	026ST-000124
EF151773	57J4482C2F3561773	FONTAINE	FE48	2015	Flat-Ext	Specialized	7761LG OK	\$ 28,500.00	026ST-000124
EF151774	57J4482C4F3561774	FONTAINE	FE48	2015	Flat-Ext	Specialized	CY5592 OK	\$ 28,500.00	026ST-000124
EF180014	57J4482C7J3574785	FONTAINE	FE	2018	Flat-Ext	Specialized	AD4259 OK	\$ 34,500.00	026ST-000124
EF200061	57J4482C4L3576464	FONTAINE	FE	2020	Flat-Ext	Specialized	053031T TN	\$ 40,500.00	065R-001990
EF200062	57J4482C6L3576465	FONTAINE	FE	2020	Flat-Ext	Specialized	053585T TN	\$ 40,500.00	065R-001990
EF200063	57J4482C8L3576466	FONTAINE	FE	2020	Flat-Ext	Specialized	053586T TN	\$ 40,500.00	065R-001990
EF200067	57J4482CXL3576470	FONTAINE	FE	2020	Flat-Ext	Specialized	053036T TN	\$ 40,500.00	071R-000200
EF200068	57J4482C1L3576471	FONTAINE	FE	2020	Flat-Ext	Specialized	053037T TN	\$ 40,500.00	071R-000200
EF200069	57J4482C3L3576472	FONTAINE	FE	2020	Flat-Ext	Specialized	053038T TN	\$ 40,500.00	071R-000200
EF200070	57J4482C5L3576473	FONTAINE	FE	2020	Flat-Ext	Specialized	053039T TN	\$ 40,500.00	026ST-000124
EF200071	57J4482C7L3576474	FONTAINE	FE	2020	Flat-Ext	Specialized	053040T TN	\$ 40,500.00	026ST-000124

EF200074	57J4482C2L3576477	FONTAINE	FE	2020	Flat-Ext	Specialized	053043T TN	\$ 40,500.00	026ST-000124
EF200078	57J4482C4L3576481	FONTAINE	FE	2020	Flat-Ext	Specialized	053574T TN	\$ 40,500.00	026ST-000124
EF484878	13N4482C873534878	FONTAINE	FE48	2007	Flat-Ext	Specialized	2849JW OK	\$ 12,500.00	022ST-000216
F1430	1UYFS2483VA211809	UTILITY	FR48	1997	Flat-Steel	Flat Bed	8716FJ OK	\$ 3,500.00	026ST-000124
F4143002	1GRDM962XEH723002	GREAT DANE	FCSA48	2014	Flat-Combo S/A	Flat Bed	9560JZ OK	\$ 19,750.00	041R-001907
F4170040	13N14820XH1522981	FONTAINE	FCSA48	2017	Flat-Combo S/A	Flat Bed	6197LK OK	\$ 24,000.00	031R-001408
F4170061	13N148201H1523002	FONTAINE	FCSA48	2017	Flat-Combo S/A	Flat Bed	6176LK OK	\$ 24,000.00	042R-002700
F4170094	13N148205H1523035	FONTAINE	FCSA48	2017	Flat-Combo S/A	Flat Bed	3599KP OK	\$ 24,000.00	022ST-000216
F4180062	13N1482C3J1528606	FONTAINE	F48	2018	Flat-Steel	Flat Bed	AJ5145 OK	\$ 26,500.00	026ST-000124
F4190026	13N1482C2K1530400	FONTAINE	F48	2019	Flat-Steel	Flat Bed	BN3505 OK	\$ 28,500.00	026ST-000124
F4190034	13N1482C7K1530408	FONTAINE	F48	2019	Flat-Steel	Flat Bed	BN3513 OK	\$ 28,500.00	032R-001282
F4190035	13N1482C9K1530409	FONTAINE	F48	2019	Flat-Steel	Flat Bed	BN3514 OK	\$ 28,500.00	040R-001543
F4190046	13N1482C8K1530420	FONTAINE	F48	2019	Flat-Steel	Flat Bed	BN3525 OK	\$ 28,500.00	041R-001916
F4190080	13N1482C3K1530454	FONTAINE	F48	2019	Flat-Steel	Flat Bed	CC4429 OK	\$ 28,500.00	042R-002700
F4190111	13N1482C9K1531091	FONTAINE	F48	2019	Flat-Steel	Flat Bed	CC4460 OK	\$ 28,500.00	060R-001794
F4190140	13N1482C1K1531120	FONTAINE	F48	2019	Flat-Steel	Flat Bed	CC4489 OK	\$ 28,500.00	065R-001990
F4190143	13N1482C7K1531123	FONTAINE	F48	2019	Flat-Steel	Flat Bed	CC4492 OK	\$ 28,500.00	070R-000648
F4190144	13N1482C9K1531124	FONTAINE	F48	2019	Flat-Steel	Flat Bed	CC4493 OK	\$ 28,500.00	070R-000660
F4190159	13N1482C6K1531324	FONTAINE	F48	2019	Flat-Steel	Flat Bed	CC1808 OK	\$ 28,500.00	026ST-000124
F4190160	13N1482C8K1531325	FONTAINE	F48	2019	Flat-Steel	Flat Bed	CC1809 OK	\$ 28,500.00	026ST-000124
F4190173	13N1482C6K1531338	FONTAINE	F48	2019	Flat-Steel	Flat Bed	CC1822 OK	\$ 28,500.00	022ST-000232
F4190186	13N1482C9K1531351	FONTAINE	F48	2019	Flat-Steel	Flat Bed	CC1835 OK	\$ 28,500.00	065R-001990
F4190261	13N1482C3K1531426	FONTAINE	F48	2019	Flat-Steel	Flat Bed	CC2100 OK	\$ 28,500.00	041R-001916
F4200058	13N14820XL1537747	FONTAINE	FCSA48	2020	Flat-Combo S/A	Flat Bed	AC9049 OK	\$ 33,500.00	031R-001408
F4200170	13N1482C7L1537649	FONTAINE	F48	2020	Flat-Steel	Flat Bed	AK3100 OK	\$ 32,500.00	022ST-000216
F4200174	13N1482C9L1537653	FONTAINE	F48	2020	Flat-Steel	Flat Bed	AK3104 OK	\$ 32,500.00	072ST-000488
F4200220	13N1482C0L1537699	FONTAINE	F48	2020	Flat-Steel	Flat Bed	AK3150 OK	\$ 32,500.00	060R-001794
F4200223	13N1482C7L1537702	FONTAINE	F48	2020	Flat-Steel	Flat Bed	AK3153 OK	\$ 32,500.00	060R-001794
F4200225	13N1482C0L1537704	FONTAINE	F48	2020	Flat-Steel	Flat Bed	AK3155 OK	\$ 32,500.00	060R-001794
F4210013	13N148206M1544454	FONTAINE	FCSA48	2021	Flat-Combo S/A	Flat Bed	091263T TN	\$ 35,500.00	022ST-000228
F4210015	13N14820XM1544456	FONTAINE	FCSA48	2021	Flat-Combo S/A	Flat Bed	091265T TN	\$ 35,500.00	022ST-000216
F4210125	13N1482C3M1544650	FONTAINE	F48	2021	Flat-Steel	Flat Bed	092541T TN	\$ 34,500.00	065R-001990
F4210148	13N1482C4M1544673	FONTAINE	F48	2021	Flat-Steel	Flat Bed	092564T TN	\$ 34,500.00	065R-001990
F4210151	13N1482CXM1544676	FONTAINE	F48	2021	Flat-Steel	Flat Bed	092567T TN	\$ 34,500.00	065R-001990
F4210152	13N1482C1M1544677	FONTAINE	F48	2021	Flat-Steel	Flat Bed	092568T TN	\$ 34,500.00	065R-001990
F4210153	13N1482C3M1544678	FONTAINE	F48	2021	Flat-Steel	Flat Bed	092569T TN	\$ 34,500.00	065R-001990
F4210182	13N148209M1544254	FONTAINE	FALSA48	2021	Flat-Alum S/A	Specialized	106143T TN	\$ 35,500.00	022ST-000216

F4210226	13N1482C6M1545453	FONTAINE	F48	2021	Flat-Steel	Flat Bed	110359T TN	\$ 34,500.00	042R-002700
F4210227	13N1482C8M1545454	FONTAINE	F48	2021	Flat-Steel	Flat Bed	110360T TN	\$ 34,500.00	042R-002700
F4210229	13N1482C1M1545456	FONTAINE	F48	2021	Flat-Steel	Flat Bed	110362T TN	\$ 34,500.00	042R-002700
F4210249	13N1482C7M1545476	FONTAINE	F48	2021	Flat-Steel	Flat Bed	110382T TN	\$ 34,500.00	072ST-000488
F4210261	13N1482C3M1545488	FONTAINE	F48	2021	Flat-Steel	Flat Bed	110394T TN	\$ 34,500.00	065R-001990
F4210262	13N1482C5M1545489	FONTAINE	F48	2021	Flat-Steel	Flat Bed	110395T TN	\$ 34,500.00	065R-001990
F4210265	13N1482C5M1545492	FONTAINE	F48	2021	Flat-Steel	Flat Bed	110398T TN	\$ 34,500.00	065R-001990
F4210279	13N1482C1M1545506	FONTAINE	F48	2021	Flat-Steel	Flat Bed	110539T TN	\$ 34,500.00	032R-001282
F4210285	13N1482C7M1545512	FONTAINE	F48	2021	Flat-Steel	Flat Bed	110545T TN	\$ 34,500.00	026ST-000124
F4210287	13N1482C0M1545514	FONTAINE	F48	2021	Flat-Steel	Flat Bed	110547T TN	\$ 34,500.00	026ST-000124
F4210288	13N1482C2M1545515	FONTAINE	F48	2021	Flat-Steel	Flat Bed	110548T TN	\$ 34,500.00	065R-001990
F4220065	13N1482C6N1549083	FONTAINE	F48	2022	Flat-Steel	Flat Bed	182967T TN	\$ 38,500.00	022ST-000216
F4220066	13N1482C8N1549084	FONTAINE	F48	2022	Flat-Steel	Flat Bed	182968T TN	\$ 38,500.00	022ST-000216
F4230026	13N148205P1552291	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	244808T TN	\$ 42,500.00	022ST-000228
F4230029	13N148200P1552294	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	244811T TN	\$ 42,500.00	022ST-000216
F4230031	13N148204P1552296	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	244813T TN	\$ 42,500.00	026ST-000124
F4230033	13N148208P1552298	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	244815T TN	\$ 42,500.00	026ST-000124
F4230035	13N148202P1552300	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	244817T TN	\$ 42,500.00	026ST-000124
F4230039	13N14820XP1552304	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	244821T TN	\$ 42,500.00	026ST-000124
F4230052	13N148208P1552317	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	244834T TN	\$ 42,500.00	070R-000660
F4230053	13N14820XP1552318	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	244835T TN	\$ 42,500.00	070R-000660
F4230054	13N148201P1552319	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	244836T TN	\$ 42,500.00	070R-000660
F4230058	13N148203P1552323	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	244840T TN	\$ 42,500.00	026ST-000124
F4230059	13N148205P1552324	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	244841T TN	\$ 42,500.00	026ST-000124
F4230064	13N148200P1552859	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258169T TN	\$ 42,500.00	026ST-000124
F4230065	13N148207P1552860	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258170T TN	\$ 42,500.00	026ST-000124
F4230072	13N14820XP1552867	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258177T TN	\$ 42,500.00	026ST-000124
F4230073	13N148201P1552868	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258178T TN	\$ 42,500.00	026ST-000124
F4230075	13N14820XP1552870	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258180T TN	\$ 42,500.00	026ST-000124
F4230077	13N148203P1552872	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258182T TN	\$ 42,500.00	026ST-000124
F4230078	13N148205P1552873	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258183T TN	\$ 42,500.00	026ST-000124
F4230080	13N148209P1552875	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258185T TN	\$ 42,500.00	026ST-000124
F4230081	13N148200P1552876	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258186T TN	\$ 42,500.00	026ST-000124
F4230083	13N148204P1552878	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258188T TN	\$ 42,500.00	026ST-000124
F4230090	13N148201P1552885	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258195T TN	\$ 42,500.00	026ST-000124
F4230092	13N148205P1552887	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258197T TN	\$ 42,500.00	026ST-000124
F4230098	13N148200P1552893	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258203T TN	\$ 42,500.00	026ST-000124

F4230099	13N148202P1552894	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258204T TN	\$ 42,500.00	026ST-000124
F4230100	13N148204P1552895	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258205T TN	\$ 42,500.00	026ST-000124
F4230101	13N148206P1552896	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258206T TN	\$ 42,500.00	026ST-000124
F4230102	13N148208P1552897	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258207T TN	\$ 42,500.00	026ST-000124
F4230107	13N148208P1552902	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258212T TN	\$ 42,500.00	026ST-000124
F4230109	13N148201P1552904	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258214T TN	\$ 42,500.00	026ST-000124
F4230110	13N148203P1552905	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258215T TN	\$ 42,500.00	026ST-000124
F4230111	13N148205P1552906	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258216T TN	\$ 42,500.00	026ST-000124
F4230113	13N148209P1552908	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258218T TN	\$ 42,500.00	026ST-000124
F4230114	13N148200P1552909	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258219T TN	\$ 42,500.00	026ST-000124
F4230115	13N148207P1552910	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258220T TN	\$ 42,500.00	026ST-000124
F4230116	13N148209P1552911	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258221T TN	\$ 42,500.00	026ST-000124
F4230117	13N148200P1552912	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258222T TN	\$ 42,500.00	026ST-000124
F4230118	13N148202P1552913	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258223T TN	\$ 42,500.00	026ST-000124
F4230121	13N148208P1552916	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258226T TN	\$ 42,500.00	026ST-000124
F4230125	13N14820XP1552920	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258230T TN	\$ 42,500.00	026ST-000124
F4230128	13N148205P1552923	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258233T TN	\$ 42,500.00	026ST-000124
F4230129	13N148207P1552924	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258234T TN	\$ 42,500.00	026ST-000124
F4230130	13N148209P1552925	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258235T TN	\$ 42,500.00	026ST-000124
F4230131	13N148200P1552926	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258236T TN	\$ 42,500.00	026ST-000124
F4230132	13N148202P1552927	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258237T TN	\$ 42,500.00	026ST-000124
F4230134	13N148206P1552929	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	258239T TN	\$ 42,500.00	026ST-000124
F4230135	13N148204P1562262	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308080T TN	\$ 42,500.00	026ST-000124
F4230136	13N148206P1562263	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308081T TN	\$ 42,500.00	026ST-000124
F4230137	13N148208P1562264	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308082T TN	\$ 42,500.00	026ST-000124
F4230138	13N14820XP1562265	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308083T TN	\$ 42,500.00	026ST-000124
F4230139	13N148201P1562266	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308084T TN	\$ 42,500.00	026ST-000124
F4230140	13N148203P1562267	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308085T TN	\$ 42,500.00	026ST-000124
F4230144	13N148205P1562271	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308089T TN	\$ 42,500.00	026ST-000124
F4230145	13N148207P1562272	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308090T TN	\$ 42,500.00	026ST-000124
F4230150	13N148206P1562277	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308095T TN	\$ 42,500.00	026ST-000124
F4230151	13N148208P1562278	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308096T TN	\$ 42,500.00	026ST-000124
F4230152	13N14820XP1562279	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308097T TN	\$ 42,500.00	026ST-000124
F4230154	13N148208P1562281	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308099T TN	\$ 42,500.00	026ST-000124
F4230155	13N14820XP1562282	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308100T TN	\$ 42,500.00	026ST-000124
F4230158	13N148205P1562285	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308103T TN	\$ 42,500.00	026ST-000124
F4230159	13N148207P1562286	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308104T TN	\$ 42,500.00	026ST-000124

F4230160	13N148209P1562287	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308105T TN	\$ 42,500.00	026ST-000124
F4230163	13N148209P1562290	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308108T TN	\$ 42,500.00	026ST-000124
F4230164	13N148200P1562291	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308109T TN	\$ 42,500.00	026ST-000124
F4230166	13N148204P1562293	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308111T TN	\$ 42,500.00	026ST-000124
F4230167	13N148206P1562294	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308112T TN	\$ 42,500.00	026ST-000124
F4230169	13N14820XP1562296	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308114T TN	\$ 42,500.00	026ST-000124
F4230170	13N148201P1562297	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308115T TN	\$ 42,500.00	026ST-000124
F4230171	13N148203P1562298	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308116T TN	\$ 42,500.00	026ST-000124
F4230175	13N148201P1562302	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308120T TN	\$ 42,500.00	026ST-000124
F4230176	13N148203P1562303	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308121T TN	\$ 42,500.00	026ST-000124
F4230182	13N148204P1562309	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308127T TN	\$ 42,500.00	026ST-000124
F4230187	13N148208P1562314	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308132T TN	\$ 42,500.00	026ST-000124
F4230188	13N14820XP1562315	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308133T TN	\$ 42,500.00	026ST-000124
F4230190	13N148203P1562317	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308135T TN	\$ 42,500.00	026ST-000124
F4230191	13N148205P1562318	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308136T TN	\$ 42,500.00	026ST-000124
F4230193	13N148203P1562320	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308138T TN	\$ 42,500.00	026ST-000124
F4230194	13N148205P1562321	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308139T TN	\$ 42,500.00	026ST-000124
F4230195	13N148207P1562322	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308140T TN	\$ 42,500.00	026ST-000124
F4230196	13N148209P1562323	FONTAINE	FCSA48	2023	Flat-Combo S/A	Flat Bed	308265T TN	\$ 42,500.00	026ST-000124
F48-0151	13N1482CX61530151	FONTAINE	F48	2006	Flat-Steel	Flat Bed	2357JS OK	\$ 8,000.00	026ST-000124
F48-0162	13N1482C461530162	FONTAINE	F48	2006	Flat-Steel	Flat Bed	9329KB OK	\$ 8,000.00	026ST-000124
F48-0180	13N1482C661530180	FONTAINE	F48	2006	Flat-Steel	Flat Bed	9364KB OK	\$ 8,000.00	006R-002074
F48-0199	13N1482C561530199	FONTAINE	F48	2006	Flat-Steel	Flat Bed	2370JS OK	\$ 8,000.00	026ST-000124
F48-0251	13N14830861530251	FONTAINE	FSA48	2006	Flat-Steel S/A	Flat Bed	7097JW OK	\$ 8,000.00	026ST-000124
F48-0255	13N14830561530255	FONTAINE	FSA48	2006	Flat-Steel S/A	Flat Bed	9713JV OK	\$ 8,000.00	026ST-000124
F48-0257	13N14830961530257	FONTAINE	FSA48	2006	Flat-Steel S/A	Flat Bed	9715JV OK	\$ 8,000.00	026ST-000124
F48-0264	13N14830661530264	FONTAINE	FSA48	2006	Flat-Steel S/A	Flat Bed	9704JV OK	\$ 8,000.00	026ST-000124
F48-0276	13N14830261530276	FONTAINE	FCSA48	2006	Flat-Combo S/A	Flat Bed	3402JW OK	\$ 9,000.00	022ST-000216
F48-0282	13N14830861530282	FONTAINE	FALSA48	2006	Flat-Alum S/A	Specialized	3384JW OK	\$ 9,000.00	026ST-000124
F48-0475	5TR14830672000475	FONTAINE	FALSA48	2007	Flat-Alum S/A	Flat Bed	9573JW OK	\$ 9,500.00	026ST-000124
F48-0477	5TR14830X72000477	FONTAINE	FCSA48	2007	Flat-Combo S/A	Flat Bed	9842JV OK	\$ 9,500.00	026ST-000124
F48-0514	5TR1482C582000514	FONTAINE	F48	2008	Flat-Steel	Flat Bed	2750JS OK	\$ 11,500.00	022ST-000216
F48-1101	1GRDM9624XM001101	GREAT DANE	FR48	1999	Flat-Steel	Flat Bed	7206JW OK	\$ 3,500.00	026ST-000124
F48-1106	1GRDM9623XM001106	GREAT DANE	FR48	1999	Flat-Steel	Flat Bed	7211JW OK	\$ 3,500.00	026ST-000124
F48-1123	1GRDM9623XM001123	GREAT DANE	FR48	1999	Flat-Steel	Flat Bed	6521JB OK	\$ 3,500.00	026ST-000124
F48-1201	1GRDM9628XM001201	GREAT DANE	FR48	1999	Flat-Steel	Flat Bed	9872JV OK	\$ 3,500.00	026ST-000124
F48-1275	5TR1482C472000275	FONTAINE	F48	2007	Flat-Steel	Flat Bed	9553JW OK	\$ 8,500.00	026ST-000124

F48-1303	1GRDM962XWM061303	GREAT DANE	FRC48	1998	Flat-Combo	Flat Bed	6247JB OK	\$ 4,500.00	022ST-000216
F48-1326	1GRDM9620WM061326	GREAT DANE	FR48	1998	Flat-Steel	Flat Bed	7494JX OK	\$ 3,500.00	026ST-000124
F48-1614	5TR14830382000614	FONTAINE	FSA48	2008	Flat-Steel S/A	Flat Bed	1023JS OK	\$ 11,500.00	026ST-000124
F48-1616	5TR14830782000616	FONTAINE	FSA48	2008	Flat-Steel S/A	Flat Bed	1025JS OK	\$ 11,500.00	022ST-000216
F48-1617	5TR14830982000617	FONTAINE	FSA48	2008	Flat-Steel S/A	Flat Bed	1026JS OK	\$ 11,500.00	026ST-000124
F48-1636	5TR14830282000636	FONTAINE	FCSA48	2008	Flat-Combo S/A	Flat Bed	9611KB OK	\$ 12,500.00	026ST-000124
F48-1639	5TR14830882000639	FONTAINE	FALSA48	2008	Flat-Alum S/A	Specialized	5707LG OK	\$ 12,500.00	026ST-000124
F48-1642	5TR14830882000642	FONTAINE	FALSA48	2008	Flat-Alum S/A	Specialized	2429JS OK	\$ 12,500.00	026ST-000124
F48-1646	5TR14830582000646	FONTAINE	FALSA48	2008	Flat-Alum S/A	Specialized	1574KM OK	\$ 12,500.00	026ST-000124
F48-1651	5TR14830982000651	FONTAINE	FCSA48	2008	Flat-Combo S/A	Flat Bed	2442JS OK	\$ 12,500.00	026ST-000124
F48-1658	5TR14830182000658	FONTAINE	FCSA48	2008	Flat-Combo S/A	Flat Bed	2449JS OK	\$ 12,500.00	022ST-000216
F48-2109	1JF482W52S781109	WABASH	F48	2002	Flat-Steel	Flat Bed	8938JW OK	\$ 4,500.00	026ST-000124
F48-2838	5TR14820082002838	FONTAINE	F48	2008	Flat-Steel	Flat Bed	8222KJ OK	\$ 11,500.00	026ST-000124
F48-3059	5TR14830392003059	FONTAINE	FCSA48	2009	Flat-Combo S/A	Flat Bed	2526JS OK	\$ 12,500.00	026ST-000124
F48-3060	5TR14830X92003060	FONTAINE	FALSA48	2009	Flat-Alum S/A	Specialized	5107JX OK	\$ 12,500.00	026ST-000124
F48-3064	5TR14830792003064	FONTAINE	FALSA48	2009	Flat-Alum S/A	Specialized	2524JS OK	\$ 12,500.00	026ST-000124
F48-3071	5TR14830492003071	FONTAINE	FCSA48	2009	Flat-Combo S/A	Flat Bed	2509JS OK	\$ 12,500.00	026ST-000124
F48-3083	5TR14830092003083	FONTAINE	FALSA48	2009	Flat-Alum S/A	Specialized	2672JS OK	\$ 12,500.00	026ST-000124
F48-3513	1JF482W4XS593513	WABASH	FRSA48	1999	Flat-Steel S/A	Flat Bed	9254JW OK	\$ 3,500.00	026ST-000124
F48-4201	1JF482WXXS584301	WABASH	FR48	1999	Flat-Steel	Flat Bed	7183JW OK	\$ 3,500.00	026ST-000124
F48-4209	1JF482W4XS584309	WABASH	FR48	1999	Flat-Steel	Flat Bed	7178JW OK	\$ 3,500.00	026ST-000124
F48-4211	1JF482W2XS584311	WABASH	FR48	1999	Flat-Steel	Flat Bed	7179JW OK	\$ 3,500.00	026ST-000124
F48-4214	1JF482W8XS584314	WABASH	FR48	1999	Flat-Steel	Flat Bed	9195JW OK	\$ 3,500.00	026ST-000124
F48-4216	1JF482W1XS584316	WABASH	FR48	1999	Flat-Steel	Flat Bed	9196JW OK	\$ 3,500.00	026ST-000124
F48-4226	1JF482W4XS584326	WABASH	FR48	1999	Flat-Steel	Flat Bed	9186JW OK	\$ 3,500.00	026ST-000124
F48-4274	1JF48271VL424274	WABASH	FR48	1997	Flat-Steel	Flat Bed	9680JV OK	\$ 3,500.00	026ST-000124
F48-4653	13N1482C871534653	FONTAINE	F48	2007	Flat-Steel	Flat Bed	9402KB OK	\$ 8,500.00	026ST-000124
F48-4691	13N1482C571534691	FONTAINE	F48	2007	Flat-Steel	Flat Bed	9426KB OK	\$ 8,500.00	026ST-000124
F48-4698	13N1482C871534698	FONTAINE	F48	2007	Flat-Steel	Flat Bed	9419KB OK	\$ 8,500.00	026ST-000124
F48-4713	13N1482C071534713	FONTAINE	F48	2007	Flat-Steel	Flat Bed	9409KB OK	\$ 8,500.00	026ST-000124
F48-4727	13N1482C071534727	FONTAINE	F48	2007	Flat-Steel	Flat Bed	2859JS OK	\$ 8,500.00	026ST-000124
F48-4732	13N1482C471534732	FONTAINE	F48	2007	Flat-Steel	Flat Bed	CC1032 OK	\$ 8,500.00	026ST-000124
F48-4734	13N1482C871534734	FONTAINE	F48	2007	Flat-Steel	Flat Bed	2834JW OK	\$ 8,500.00	026ST-000124
F48-4737	13N1482C371534737	FONTAINE	F48	2007	Flat-Steel	Flat Bed	2837JW OK	\$ 8,500.00	026ST-000124
F48-4743	13N14830371534743	FONTAINE	FSA48	2007	Flat-Steel S/A	Flat Bed	2855JS OK	\$ 8,500.00	026ST-000124
F48-4750	13N14830071534750	FONTAINE	FSA48	2007	Flat-Steel S/A	Flat Bed	2649JS OK	\$ 8,500.00	073ST-000076
F48-4759	13N14830771534759	FONTAINE	FSA48	2007	Flat-Steel S/A	Flat Bed	2640JS OK	\$ 8,500.00	026ST-000124

F48-4764	13N14830071534764	FONTAINE	FSA48	2007	Flat-Steel S/A	Flat Bed	9211KB OK	\$ 8,500.00	026ST-000124
F48-4771	13N14830871534771	FONTAINE	FSA48	2007	Flat-Steel S/A	Flat Bed	9203KB OK	\$ 8,500.00	026ST-000124
F48-4775	13N14830571534775	FONTAINE	FSA48	2007	Flat-Steel S/A	Flat Bed	9526KB OK	\$ 8,500.00	026ST-000124
F48-4778	13N14830071534778	FONTAINE	FSA48	2007	Flat-Steel S/A	Flat Bed	9616KB OK	\$ 8,500.00	026ST-000124
F48-4781	13N14830071534781	FONTAINE	FSA48	2007	Flat-Steel S/A	Flat Bed	9613KB OK	\$ 8,500.00	026ST-000124
F48-4819	13N14830X71534819	FONTAINE	FCSA48	2007	Flat-Combo S/A	Flat Bed	9310KB OK	\$ 9,500.00	026ST-000124
F48-5402	1GRDM96233M025402	GREAT DANE	FCSA48	2003	Flat-Combo S/A	Flat Bed	2823JS OK	\$ 6,500.00	026ST-000124
F48-5763	13N1482C751525763	FONTAINE	FC48	2005	Flat-Combo	Flat Bed	8562LH OK	\$ 7,500.00	006R-002074
F48-5764	13N1482C951525764	FONTAINE	FC48	2005	Flat-Combo	Flat Bed	1089KP OK	\$ 7,500.00	026ST-000124
F48-5771	13N1482C651525771	FONTAINE	FC48	2005	Flat-Combo	Flat Bed	2992JS OK	\$ 7,500.00	026ST-000124
F48-5774	13N1482C151525774	FONTAINE	FC48	2005	Flat-Combo	Flat Bed	2995JS OK	\$ 7,500.00	026ST-000124
F48-5776	13N1482C551525776	FONTAINE	FC48	2005	Flat-Combo	Flat Bed	3025JS OK	\$ 7,500.00	026ST-000124
F48-5792	13N1482C351525792	FONTAINE	FC48	2005	Flat-Combo	Flat Bed	CC1315 OK	\$ 7,500.00	026ST-000124
F48-6127	13N1482CX61536127	FONTAINE	F48	2006	Flat-Steel	Flat Bed	9249KB OK	\$ 8,000.00	026ST-000124
F48-6137	1GRDM96247H707137	GREAT DANE	FCSA48	2007	Flat-Combo S/A	Flat Bed	2837JS OK	\$ 9,500.00	026ST-000124
F48-6139	1GRDM96287H707139	GREAT DANE	FALSA48	2007	Flat-Alum S/A	Flat Bed	2835JS OK	\$ 9,500.00	026ST-000124
F48-6143	1GRDM962X7H707143	GREAT DANE	FCSA48	2007	Flat-Combo S/A	Flat Bed	2831JS OK	\$ 9,500.00	022ST-000216
F48-6145	1GRDM96237H707145	GREAT DANE	FCSA48	2007	Flat-Combo S/A	Flat Bed	2829JS OK	\$ 9,500.00	026ST-000124
F48-6158	1GRDM962X8H707158	GREAT DANE	FALSA48	2008	Flat-Alum S/A	Specialized	2879JS OK	\$ 12,500.00	026ST-000124
F48-6162	1GRDM96218H707162	GREAT DANE	FCSA48	2008	Flat-Combo S/A	Flat Bed	2883JS OK	\$ 12,500.00	026ST-000124
F48-6167	1GRDM96208H707167	GREAT DANE	FALSA48	2008	Flat-Alum S/A	Specialized	2843JS OK	\$ 12,500.00	022ST-000216
F48-6648	1TTF4820462016648	TRANSCRAFT	FALSA48	2006	Flat-Alum S/A	Specialized	2582KM OK	\$ 9,000.00	060R-001794
F48-6655	1TTF4820162016655	TRANSCRAFT	FCSA48	2006	Flat-Combo S/A	Flat Bed	7577KD OK	\$ 9,000.00	026ST-000124
F48-6658	1TTF4820762016658	TRANSCRAFT	FCSA48	2006	Flat-Combo S/A	Flat Bed	7570KD OK	\$ 9,000.00	026ST-000124
F48-7142	1JJF482W01S747142	WABASH	FRCSA48	2001	Flat-Combo S/A	Flat Bed	9036JW OK	\$ 5,500.00	026ST-000124
F48-9850	1JJF48272TL369850	WABASH	FR48	1996	Flat-Steel	Flat Bed	7243JW OK	\$ 1,500.00	026ST-000124
F4810	1DTP16Z2XXG053882	DORSEY	FR48	1999	Flat-Steel	Flat Bed	9165FL OK	\$ 3,500.00	026ST-000124
F4812	1DTP16Z23XG053884	DORSEY	FR48	1999	Flat-Steel	Flat Bed	9171FL OK	\$ 3,500.00	026ST-000124
F4821	1DTP16Z20YG054945	DORSEY	FR48	2000	Flat-Steel	Flat Bed	7049FJ OK	\$ 4,500.00	026ST-000124
F5143046	1GRDM0623EH723046	GREAT DANE	FCSA53	2014	Flat-Combo S/A	Flat Bed	AW6695 OK	\$ 20,750.00	060R-001794
F5180042	13N153209J1524971	FONTAINE	FCSA53	2018	Flat-Combo S/A	Flat Bed	AD4389 OK	\$ 28,500.00	008R-001037
F5180076	13N153209J1525005	FONTAINE	FCSA53	2018	Flat-Combo S/A	Flat Bed	AD4423 OK	\$ 28,500.00	026ST-000137
F5180103	13N15320XJ1527913	FONTAINE	FCSA53	2018	Flat-Combo S/A	Flat Bed	AJ2054 OK	\$ 28,500.00	022ST-000216
F5180145	13N153204J1527955	FONTAINE	FCSA53	2018	Flat-Combo S/A	Flat Bed	BN2543 OK	\$ 28,500.00	070R-000660
F5200029	13N153209L1537853	FONTAINE	FCSA53	2020	Flat-Combo S/A	Flat Bed	AK4136 OK	\$ 34,500.00	022ST-000216
F5210015	13N1532C6M1544528	FONTAINE	F53	2021	Flat-Steel	Flat Bed	091373T TN	\$ 35,500.00	071R-000200
F5210020	13N1532CXM1544533	FONTAINE	F53	2021	Flat-Steel	Flat Bed	091378T TN	\$ 35,500.00	031R-001408

F5220101	13N15320XN1549206	FONTAINE	FCSA53	2022	Flat-Combo S/A	Flat Bed	190108T TN	\$ 40,500.00	026ST-000137
F5230080	13N153206P1553398	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260485T TN	\$ 43,500.00	026ST-000124
F5230081	13N153208P1553399	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260486T TN	\$ 43,500.00	026ST-000124
F5230082	13N153200P1553400	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260487T TN	\$ 43,500.00	026ST-000124
F5230083	13N153202P1553401	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260488T TN	\$ 43,500.00	026ST-000124
F5230085	13N153206P1553403	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260490T TN	\$ 43,500.00	026ST-000124
F5230086	13N153208P1553404	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260491T TN	\$ 43,500.00	026ST-000124
F5230087	13N15320XP1553405	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260492T TN	\$ 43,500.00	026ST-000124
F5230093	13N153205P1553411	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260498T TN	\$ 43,500.00	026ST-000124
F5230095	13N153209P1553413	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260500T TN	\$ 43,500.00	026ST-000124
F5230096	13N153200P1553414	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260501T TN	\$ 43,500.00	026ST-000124
F5230097	13N153202P1553415	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260502T TN	\$ 43,500.00	026ST-000124
F5230099	13N153206P1553417	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260504T TN	\$ 43,500.00	026ST-000124
F5230102	13N153206P1553420	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260507T TN	\$ 43,500.00	026ST-000124
F5230104	13N15320XP1553422	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	260509T TN	\$ 43,500.00	026ST-000124
F5230106	13N153202P1552930	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291875T TN	\$ 43,500.00	034R-002161
F5230108	13N153206P1552932	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291877T TN	\$ 43,500.00	034R-002161
F5230118	13N153209P1552942	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291887T TN	\$ 43,500.00	026ST-000124
F5230119	13N153200P1552943	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291888T TN	\$ 43,500.00	026ST-000124
F5230122	13N153206P1552946	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291891T TN	\$ 43,500.00	026ST-000124
F5230123	13N153208P1552947	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291892T TN	\$ 43,500.00	026ST-000124
F5230124	13N15320XP1552948	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291893T TN	\$ 43,500.00	026ST-000124
F5230128	13N153201P1552952	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291897T TN	\$ 43,500.00	026ST-000124
F5230130	13N153205P1552954	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291899T TN	\$ 43,500.00	026ST-000124
F5230133	13N153200P1552957	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291902T TN	\$ 43,500.00	026ST-000124
F5230134	13N153202P1552958	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291903T TN	\$ 43,500.00	026ST-000124
F5230137	13N153202P1552961	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291906T TN	\$ 43,500.00	026ST-000124
F5230138	13N153204P1552962	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291907T TN	\$ 43,500.00	026ST-000124
F5230139	13N153206P1552963	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291908T TN	\$ 43,500.00	026ST-000124
F5230140	13N153208P1552964	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291909T TN	\$ 43,500.00	026ST-000124
F5230141	13N15320XP1552965	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291910T TN	\$ 43,500.00	026ST-000124
F5230142	13N153201P1552966	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291911T TN	\$ 43,500.00	026ST-000124
F5230146	13N153203P1552970	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291915T TN	\$ 43,500.00	026ST-000124
F5230147	13N153205P1552971	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291916T TN	\$ 43,500.00	026ST-000124
F5230150	13N153200P1552974	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291919T TN	\$ 43,500.00	026ST-000124
F5230151	13N153202P1552975	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291920T TN	\$ 43,500.00	026ST-000124
F5230153	13N153206P1552977	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291922T TN	\$ 43,500.00	026ST-000124

F5230154	13N153208P1552978	FONTAINE	FCSA53	2023	Flat-Combo S/A	Flat Bed	291923T TN	\$ 43,500.00	026ST-000124
F53-3010	5TR1532C192003010	FONTAINE	F53	2009	Flat-Steel	Flat Bed	2239JS OK	\$ 12,500.00	041R-001907
FC483005	1UYFS24853A127410	UTILITY	FCSA48	2003	Flat-Combo S/A	Flat Bed	4791KG OK	\$ 6,500.00	026ST-000124
FC484003	1UYFS24864A295106	UTILITY	FCSA48	2004	Flat-Combo S/A	Flat Bed	7180GF OK	\$ 6,500.00	026ST-000124
FC485002	1UYFS24805A609902	UTILITY	FCSA48	2005	Flat-Combo S/A	Flat Bed	7213GF OK	\$ 7,500.00	026ST-000124
FC485005	1UYFS24895A576706	UTILITY	FCSA48	2005	Flat-Combo S/A	Flat Bed	7203GF OK	\$ 7,500.00	026ST-000124
FC488006	1TTF4820782021491	TRANSCRAFT	FCSA48	2008	Flat-Combo S/A	Flat Bed	2587KM OK	\$ 12,500.00	026ST-000124

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

In re:	§	
	§	Chapter 11
ZACHRY HOLDINGS, INC., <i>et al.</i>	§	
	§	Case No. 24-90377 (MI)
Debtors. ¹	§	
	§	(Jointly Administered)
	§	

**PROPOSED ORDER GRANTING PREMIER TRAILER LLC’S MOTION FOR AN
ORDER GRANTING RELIEF FROM THE AUTOMATIC STAY REGARDING
COMMERCIAL TRAILERS**

This matter having come before the Court on the motion (the “Motion”)² of Premier Trailer LLC (“Premier”), pursuant to Section 362(d) of Title 11 of the United States Code (the “Bankruptcy Code”) and Rule 4001 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), for relief, to the extent necessary, from the automatic stay afforded Zachry Industrial, Inc. (the “Debtor”) as more fully set forth in the Motion; due and adequate notice of the Motion having been given and there being no objections thereto; and the Court being otherwise sufficiently advised,

IT IS HEREBY ORDERED AND ADJUDGED that:

1. The Motion is hereby GRANTED in its entirety.
2. The automatic stay afforded the Debtor pursuant to Section 362(a) of the Bankruptcy Code is hereby terminated, to the extent necessary, so as to permit Premier to enforce its interest in the Trailers.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, may be obtained on the website of the Debtors’ claims and noticing agent at <https://veritaglobal.net/zhi>. The Debtors’ service address in these chapter 11 cases is: P.O. Box 240130, San Antonio, Texas 78224.

² Terms not defined herein shall have the meanings given them in the Motion.

3. The fourteen day stay provided by Rule 4001(a)(3) of the Bankruptcy Rules shall not apply, and this Order shall be immediately effective and enforceable upon its entry.

SO ORDERED.

SIGNED this ____ day of September, 2024.

UNITED STATES BANKRUPTCY JUDGE

0142132.0790498 4889-7063-5733v2