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COURT OF QUEEN'S BENCH OF ALBERTA

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Aug. 6 2020
Justice Kent

JUDICIAL CENTRE

CALGARY

APPLICANTS

IN THE MATTER OF THE COMPANIES'
CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c.
C-36, AS AMENDED

AND IN THE MATTER OF THE COMPROMISE OR
ARRANGEMENT OF ENTREC CORPORATION,
CAPSTAN HAULING LTD., ENTREC ALBERTA
LTD., ENT CAPITAL CORP., ENTREC CRANES &
HEAVY HAUL INC., ENTREC HOLDINGS INC., ENT
OILFIELD GROUP LTD., and ENTREC SERVICES
LTD.

DOCUMENT

**AFFIDAVIT OF JOHN STEVENS (RE: STAY
EXTENSION, US INSURANCE AND
DISTRIBUTION)**

ADDRESS FOR SERVICE AND
CONTACT INFORMATION OF
PARTY FILING THIS DOCUMENT

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File No.: 144572.3

AFFIDAVIT OF JOHN STEVENS

Sworn on July 27, 2020

I John Stevens, of the City of St. Albert in the Province of Alberta, **MAKE OATH AND SAY THAT:**

1. I am the Chief Executive Officer of ENTREC Corporation, Capstan Hauling Ltd., ENTREC Alberta Ltd., ENT Capital Corp., ENTREC Cranes & Heavy Haul Inc., ENTREC Holdings Inc., ENT Oilfield Group Ltd., and ENTREC Services Ltd. (collectively, the "**Applicants**" or "**ENTREC**") and I have personal knowledge of the Applicants and the matters to which I depose in this affidavit. Where I do not possess personal knowledge, I have stated the source of my information and, in all such cases, believe such information to be true.
2. Unless otherwise stated, all monetary figures in this affidavit are expressed in Canadian dollars.
3. This affidavit is sworn in support of the Applicants' application for an order (the "**Stay Extension, US Insurance and Distribution Order**"):
 - (a) extending the Stay Period (defined below) through and until September 11, 2020;
 - (b) approving, *nunc pro tunc*, the granting of a security interest in favour of FIRST Insurance Funding, a Division of Lake Forest Bank and Trust Company, (the "**US Insurance Lender**") in the unearned premiums in connection with the financing provided by the US Insurance Lender to renew the Applicants' insurance policies in the United States; and
 - (c) authorizing the Monitor to distribute the Crane Sale Proceeds and Century Auction Proceeds (each as defined below) to the Agent (as defined below).

BACKGROUND

4. On May 15, 2020, the Alberta Court of Queen's Bench (the "**CCAA Court**") granted the Applicants protection under the *Companies' Creditors Arrangement Act* (the "**CCAA**") pursuant to the Initial Order of the Honourable Madam Justice B.E. Romaine (the "**Initial Order**"). On the same day, the US Bankruptcy Court for the Southern District of Texas (the "**US Bankruptcy Court**") granted an order for provisional relief commencing

recognition proceedings under Chapter 15 of the US Bankruptcy Code (the “**US Proceedings**”).

5. On May 25, 2020, the CCAA Court granted:
 - (a) an amended and restated Initial Order (the “**ARIO**”);
 - (b) an order (the “**SISP Order**”) approving a sale and investment solicitation process (the “**SISP**”) and appointing Ernst & Young Orenda Corporate Finance Inc. (“**EY**”) and Sequeira Partners (“**Sequeira**” and together with EY, the “**Sale Advisors**”) to administer the SISP; and
 - (c) an order approving a key employee retention and incentive plan (the “**KERP/KEIP**”).
6. On May 28, 2020, the US Bankruptcy Court recognized the ARIO and SISP Order in the US Proceedings.
7. Pursuant to the Initial Order and the ARIO, the following was also granted by Madam Justice B.E. Romaine, among other things:
 - (a) a stay of proceedings until August 7, 2020 (the “**Stay Period**”);
 - (b) the appointment of Alvarez & Marsal Canada Inc. as monitor of the Applicants (the “**Monitor**”); and
 - (c) approval of an interim financing facility (the “**Interim Financing Facility**”) provided by Wells Fargo Capital Finance Corporation (the “**Agent**”) as administrative agent for a syndicate of lenders (the “**Syndicate**”).

BUSINESS AND OPERATIONAL UPDATE

8. ENTREC is a heavy haul transportation and crane solutions provider to the oil and natural gas, construction, petrochemical, mining and power generation industries in Alberta and parts of the United States. ENTREC currently operates out of 9 locations in Canada and the USA. Since the commencement of these CCAA proceedings, ENTREC has continued to operate in the ordinary course while implementing its restructuring and cost containment measures. Certain highlights of the Applicants’ operations during the current Stay Period are highlighted below.

9. Following the filing, ENTREC issued communications to and engaged with its employees and suppliers about these CCAA proceedings. As a result of these efforts, ENTREC has generally operated in the ordinary course during these CCAA proceedings with minimal unanticipated business disruption.
10. The Applicants continue to have approximately 200 employees in Canada and 120 in the United States.

Cease Trade Order

11. ENT Parent was listed on the Toronto Stock Exchange. On May 25, 2020, as anticipated, ENT Parent received a letter from the Alberta Securities Commission (the “**ASC**”) implementing a cease trade order for not filing interim financial statements for the period ended March 31, 2020. In order to ensure the ASC had notice of the Applicants’ CCAA proceeding, in particular the Interim Financing Facility, the Applicants’ counsel sent a letter to the ASC alerting the ASC to these CCAA proceedings and the Interim Financing Facility. A copy of the Applicants’ counsel’s letter to the ASC is attached hereto and marked as **Exhibit “A”**.

Contract Disclaimers

12. Since the granting of the ARIO, the Applicants have disclaimed certain contracts in accordance with Section 32 of the CCAA in an effort to downsize their operations, including the following:
 - (a) May 29, 2020: ENTREC disclaimed its lease agreement in relation to its head office in Acheson, Alberta. The disclaimer was effective June 28, 2020;
 - (b) May 29, 2020: ENTREC disclaimed its lease agreement in relation to bare land being leased in Acheson, Alberta. The disclaimer was effective June 28, 2020;
 - (c) May 29, 2020: ENTREC disclaimed its lease agreement with respect to certain mailing systems and equipment. The disclaimer was effective June 28, 2020;
 - (d) May 29, 2020: ENTREC disclaimed its lease agreement and service agreement with a supplier of Multifunction Printers. The disclaimer was effective June 28, 2020;

- (e) June 4, 2020: ENT USA disclaimed its lease agreement in relation to its location in Evansville, Wyoming. The disclaimer was effective July 5, 2020; and
 - (f) June 26, 2020: ENTREC disclaimed its Communications Services Agreement with respect to internet services being provided at its former Acheson, AB head office location. The disclaimer was effective July 27, 2020.
13. None of the affected counterparties objected to the disclaimers within the timelines required under Section 32 of the CCAA.

Payroll Financing – USA and Canada

14. As described in the First Stevens Affidavit, the Applicants received approximately USD\$3.9 million under the Payroll Protection Program established under the CARES Act in the United States (the “**US PPP Financing**”). The US PPP Financing is held in a segregated bank account and utilized only in accordance with the requirements of the CARES Act. The Applicants, with the assistance of the Monitor, provide weekly reporting about the use of the US PPP Financing to the Agent, as well as the American financial institution that issued US PPP Financing.
15. In Canada, under the Canada Emergency Wage Subsidy (“**CEWS**”) program, ENT Parent, ENT Oilfield, ENT Capital and Capstan collectively received approximately \$618,000 in April 2020, \$565,000 in May 2020, \$816,000 in June, 2020 and \$559,000 in July, 2020. The Government of Canada recently announced an extension of the CEWS program until December 2020. The Applicants who may be eligible for the CEWS program will continue to apply for a subsidy and, if determined eligible, additional subsidies may be received.

Acheson Landlord

16. As described in the First Stevens Affidavit, the landlord of ENTREC’s leased premises in Acheson, AB (the “**Acheson Landlord**”) and ENTREC were in a dispute in respect of which the Acheson Landlord issued a Statement of Claim and ENTREC issued a counterclaim (the “**Counterclaim**”). A copy of the Counterclaim is attached as Exhibit “R” to the First Stevens Affidavit, which can be found on the Monitor’s website.
17. As described in the First Stevens Affidavit, ENTREC settled the Acheson Landlord’s claim without releasing the Counterclaim.

18. On May 29, 2020, the Applicants disclaimed the lease for the Acheson premises. In addition ENTREC reached a settlement (the "**Acheson Settlement**") with the Acheson Landlord in relation to the Counterclaim filed. The terms of the Acheson Settlement remain confidential; however, ENTREC obtained the support of the Monitor and the Syndicate prior to finalizing the Acheson Settlement.

Non-Core Asset Sales

19. Under the ARIO, with the consent of the Agent, the Applicants are authorized to sell non-material assets outside the ordinary course of business without court approval if the sale transaction is less than \$1.1 million per transaction and \$5 million in the aggregate (the "**Non-Core Asset Provision**").
20. In addition to the sale of the Crane (defined and described below), as part of its operational downsizing, the Applicants entered into additional transactions for the sale of redundant assets pursuant to and in accordance with the Non-Core Asset Provision:
 - (a) a vacant industrial lot located in Chipman, Alberta with an appraised value of \$900,000 at March 19, 2019. With the consent of the Monitor and the Agent, the Applicants entered into an auction agreement with Ritchie Bros. Auctioneers (Canada) Ltd. ("**RBA**") on June 30, 2020 to sell the property in RBA's scheduled sale on October 29, 2020;
 - (b) in preparation of vacating its office premises in Acheson, Alberta, the Applicants, with the consent of the Monitor and the Agent, entered into a contract with Century Services Corp. ("**Century**") to auction its office equipment and furnishings. The proceeds realized from Century's online auction were approximately \$10,000 (the "**Century Auction Proceeds**"); and
 - (c) With the approval of the Monitor and the Agent, two leased all-terrain cranes were returned in June. The lessor expressed interest in acquiring two boom dolly trailers that work specifically with these cranes. The dolly trailers had an appraised value of USD \$24,000, and the Applicants were one month in arrears (USD \$34,000) of rent for each crane. The Applicants settled the rent arrears in exchange for the dolly trailers. The Monitor and Agent supported the settlement.

RESTRUCTURING MATTERS

Extension of RSA

21. Prior to the commencement of these CCAA proceedings, the Applicants, the Agent, and the Syndicate entered into a restructuring support agreement under which the Syndicate agreed to support the Applicants' CCAA proceeding (the "**RSA**").
22. The expiry date for the RSA is July 31, 2020, unless extended by further agreement amongst the parties to the RSA. The Applicants, the Agent, and the Syndicate are close to finalizing an agreement to extend the terms of the RSA to September 11, 2020 (the "**RSA Extension Agreement**"). A copy of the executed RSA Extension Agreement will be included in a supplemental affidavit. Other than as modified by the RSA Extension Agreement, all other terms of the RSA remain the same.

Update on SISP

23. On May 25, 2020, the CCAA Court approved the SISP and the retention of the Sale Advisors. A copy of the SISP is attached hereto and marked as **Exhibit "B"**.
24. Pursuant to the terms of the SISP, interested parties were required to submit a non-binding letter of intent ("**Non-Binding LOIs**") to the Sale Advisors by 5:00 p.m. EST on June 26, 2020 (the "**LOI Deadline**"). The Applicants received multiple Non-Binding LOIs by the LOI Deadline.
25. Based on the Non-Binding LOIs received, the Applicants, in consultation with the Sale Advisors, the Monitor, and the Agent determined that there was sufficient interest in the Applicants' assets to move to Phase 2 of the SISP.
26. Under Phase 2, prospective bidders were required to submit a final, binding asset purchase agreement by 5:00 p.m. EST July 24, 2020 (the "**Final Bid Deadline**", and any bid received being a "**Final Bid**").
27. Under the SISP, while the Sale Advisors work cooperatively, Sequeira focuses on the Applicants' US business and EY focuses on the Canadian business. Both the US business and Canadian business received multiple expressions of interest.
28. The Applicants, in consultation with the Sale Advisors, the Monitor, the Agent and the Agent's financial advisor, focused their efforts on the parties that appeared to have the

capability and financial wherewithal to close a transaction with the timelines required under the SISP, subject to any extensions (“**Qualified Bidders**”).

29. Following the LOI Deadline and as part of Phase 2 of the SISP, the Applicants facilitated site visits and management meetings with some of the Qualified Bidders. One Qualified Bidder for the US business expressed concerns about attending a site visit due to the COVID-19 pandemic in the USA.
30. Following the site visits and management meetings, the Applicants continued to engage with the Qualified Bidders. Based on such discussions, Sequeira, the Sale Advisor focused on the US business, recommended that the Applicants and Monitor extend the final bid deadline for the US business. With respect to Canada, in consultation with the Sale Advisors and Monitor, the Applicants determined that the Qualified Bidders for the Canadian business would likely be in a position to submit final offers by the Final Bid Deadline.
31. Given Sequeira’s recommendation, the Applicants and Monitor, with the consent of the Syndicate, determined that an extension of the Final Bid Deadline with respect to the US business would generally benefit the Applicant’s creditors and stakeholders. Accordingly, in accordance with the terms of the SISP, the Applicants advised the Qualified Bidders for the US business that the final bid deadline with respect to the US business was being extended to August 7, 2020.
32. With respect to the sale of the Canadian business, the final bid deadline was not extended from the July 24, 2020 date. The Applicants are currently reviewing the final bids received. The Applicants have reserved court time on August 14, 2020 for an application to approve a successful transaction, should one or more be finalized. Details of the number of parties contacted, confidentiality agreements signed, due diligence and site visits conducts and other details relevant to the approval of a transaction will be set out in the court materials seeking approval of any such transaction.

Update on KERP/KEIP

33. Following the granting of the KERP/KEIP Order, the Applicants entered into individual letter agreements with each key employee subject to the KERP/KEIP (the “**Key Employees**”).

34. No Key Employee has been terminated or resigned since the granting of the KERP/KEIP Order.
35. The Key Employees and officers and directors of the Applicants have made significant contributions to the Applicants' restructuring process to date.
36. It is a term of the KERP/KEIP that, at the appropriate time, the Applicants will seek a Court-ordered release in favour of the Applicants officers, directors and Key Employees. The Applicants, in consultation with the Monitor and its counsel, are considering the best approach to satisfy this requirement, including, if necessary, in the absence of a plan of arrangement.

RELIEF SOUGHT

Stay Extension

37. Under the ARIO, this Court extended the Stay Period until August 7, 2020. The Applicants are seeking a further extension of the Stay Period through and until September 11, 2020.
38. Since the granting of the ARIO, the Applicants have, among other things:
 - (a) maintained operations in the ordinary course of business;
 - (b) conducted the SISP in accordance with the SISP Order;
 - (c) renewed insurance policies in both Canada and the United States;
 - (d) divested non-core and redundant assets;
 - (e) downsized operations and disclaimed certain contracts;
 - (f) liaised with stakeholders; and
 - (g) participated in a weekly reporting call among the Applicants, the Monitor, the Agent and the Agent's financial advisors.
39. The Applicants require an extension of the Stay Period in order to maintain the status quo and to continue to implement the Applicants' restructuring plan to maximize value to its stakeholders through the continued administration of the SISP, including

identifying a purchaser, negotiating one or more final agreements of purchase and sale, seeking Court approval of the successful transaction or transactions, and closing of the same. The SISP remains a key component of the Applicants' restructuring plan and efforts, and an extension of the Stay Period is required in order to further those objectives.

40. Attached hereto as **Exhibit "C"** is a copy of the revised cash flow forecast for the duration of the requested extension of the Stay Period (the "**Revised Cash Flow Forecast**"). Pursuant to the Revised Cash Flow Forecast and the Interim Financing Facility, the Applicants are forecasted to have sufficient liquidity to fund its operations during the extended Stay Period.
41. The Applicants understand that the Monitor will be filing a report in connection with this Application supporting the Applicants' request for an extension of the Stay Period. The Syndicate also supports the extension.
42. As evidenced by the above activities of the Applicants, I believe that the Applicants have been acting with good faith and with due diligence throughout the CCAA proceedings, and it is appropriate to grant the requested extension.

US Insurance

43. In the ordinary course of business, the Applicants renew their insurance policies in the United States and Canada on a yearly basis. The premiums for the renewed insurance policy are typically paid in full upfront, and it is standard practice for the Applicants to obtain financing for the insurance premiums.
44. Financing for insurance premiums, and any liens granted in connection with such financing, is permitted under the Credit Agreement among ENTREC, the Agent and the Syndicate (the "**Credit Agreement**"). A copy of the relevant excerpts of the Credit Agreement are attached hereto and marked as **Exhibit "D"**.
45. The Credit Agreement is incorporated by reference in the RSA. In particular, Section 2.8 of the RSA provides that "[t]he Loan Documents [including the Credit Agreement] have not been discharged, waived or varied, are binding upon each of the [Applicants]...and are enforceable in accordance with their terms." Further, section 2.9

of the RSA provides that “[t]he Loan Documents are and shall remain in full force and effect”.

46. Pursuant to paragraph 11 of the ARIO, “[e]xcept as expressly permitted in this Order and subject to the terms of the RSA, the Applicants are hereby directed, until further order of this Court: ... (b) to grant no security interests...upon or in respect of any of its Property [...]” [emphasis added].
47. With respect to the Applicants’ US insurance, the total premium (including taxes and fees) was the amount of USD\$1,442,504.32. The Applicants obtained financing in the amount of USD\$1,004,425.73 for to finance payment of the premiums (the “**Premium Financing**”). A copy of the loan documents for the US insurance are attached hereto and marked as **Exhibit “E”** (the “**US Insurance Financing Agreement**”). A summary of the key terms of the US Insurance Financing Agreement is set out below:
- (a) the US Insurance Lender agreed to provide the Premium Financing;
 - (b) the Applicants paid a down payment in the amount of USD\$438,078.59 and the balance will be paid in nine (9) monthly installments of USD\$113,776.31 commencing July 1, 2020;
 - (c) the interest rate is 4.65% per annum;
 - (d) the US Insurance Lender obtains a security interest in the unearned premiums (the “**Security Interest**”); and
 - (e) the agreement is governed by the laws of North Dakota, USA.
48. The Applicants, Monitor and their respective legal counsel were of the view that:
- (a) the Credit Agreement is incorporated by reference into the RSA, which confirms the terms remain in full force and effect;
 - (b) under the Credit Agreement, the Premium Financing is a permitted indebtedness and the Security Interest is a permitted lien and therefore permitted under the RSA;
 - (c) paragraph 11 of the ARIO is subject to the terms of the RSA; and

- (d) I understand from the Applicants' and the Monitor's respective US counsel that section 363 of the US Bankruptcy Code permits a debtor to grant a security interest in the ordinary course of business without a court order (the "**Ordinary Course Exemption**"). The Applicants, in consultation with the Monitor, were satisfied that the Premium Financing and the associated Security Interest fit within the Applicants' ordinary course of business given obtaining such financing and associated liens occurs yearly, is permitted under the Credit Agreement, and is standard practice in the Applicants' industry.
49. In addition, in the Applicants view, the Premium Financing and Security Interest are not prejudicial the Applicants' stakeholders. In arriving of this view, the Applicants Monitor and their legal counsel considered the following:
- (a) maintaining the US Insurance is in the best interest of the Applicants' stakeholders;
 - (b) if the Premium Financing was not obtained, the US Insurance would still be financed, but by way of a draw under the Interim Financing Facility;
 - (c) the premiums would be financed either by a draw under the Interim Financing Facility or through another alternative, such as the Premium Financing. The interest rate on the Interim Financing Facility and the Premium Financing is 9% and 4.65%, respectively. Accordingly, the Premium Financing is a more attractive option;
 - (d) a specific court appearance solely for the purpose of approving the grant of the Security Interest would be cost-prohibitive, detrimental to the recoveries of the Applicants' creditors, and would further tie up judicial resources.
50. The Applicants and Monitor consulted with the Agent and its counsel, and the Agent does not oppose this aspect of the relief sought.
51. Out of an abundance of caution, in Canada, the Applicants seek approval, *nunc pro tunc*, of the Premium Financing and Security Interest in connection with the US Insurance. As stated above, in the United States, the Applicants rely on the Ordinary Course Exemption.

Distribution of Crane Sale Proceeds and Century Auction Proceeds

52. As part of its restructuring initiatives prior to these CCAA proceedings, the Applicants sold substantially all (but not all) of its operations in British Columbia to a third party. One of the excluded assets was a crane located on a job site in British Columbia (the "**Crane**").
53. On July 15, 2020, the Applicants entered into an agreement to sell the Crane to an arms' length third party for \$1,000,000 (the "**Crane Transaction**"). As the purchase price for this transaction was less than \$1.15 million, the Applicants did not seek Court approval for the Crane Transaction.
54. In accordance with the ARIO, the Applicants received the Agent's consent for the Crane Transaction. In connection with the Crane Transaction, the Applicants, the Monitor, and the Syndicate entered into an agreement (the "**Sale Consent Agreement**") with respect to the proceeds from the Crane Transaction (the "**Crane Proceeds**") whereby the Monitor agreed to hold the Crane Proceeds in a segregated account and seek an order authorizing the Monitor to distribute the Crane Proceeds to the Agent, as a partial reduction of the pre-filing indebtedness owing to the Syndicate, at the Applicants' next court application and by no later than August 15, 2020.
55. The Crane Transaction closed on July 17, 2020 and the Monitor is holding the Crane Proceeds in a segregated account.
56. According to the serial-specific PPR search of the Crane conducted by the Applicants' counsel in both Alberta and British Columbia (the "**PPR Searches**"), the Agent is the only security interest with a serial-specific registration against the Crane. Attached hereto and marked as **Exhibit "F"** is a true copy of the PPR Searches. I understand that since the PPR Search was conducted, the Agent released its security in accordance with the terms of the Sale Consent Agreement.
57. In addition, the Applicants sold certain redundant office and other equipment through an online auction conducted by Century, which gave rise to the Century Auction Proceeds (approx. \$10,000). The Century Auction Proceeds are also being held by the Monitor for distribution to the Agent.

- 58. The Monitor has received an opinion from its independent legal counsel that, subject to the customary assumptions and qualifications, the Agent's security is valid and enforceable in accordance with its terms.
- 59. In my view, the Applicants' stakeholders will not be materially prejudiced by the proposed distributions to the Agent.

CONCLUSION

- 60. For the reasons set out above, the Applicants respectfully request this Court grant the Stay Extension, US Insurance and Distribution Order.


SWORN BEFORE me at the locality of St. Albert, located within St. Albert,
 in the Province of Alberta, this ___ day of
 July, 2020.



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

Spencer D. Norris
Barrister and Solicitor



 JOHN STEVENS



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June 8, 2020

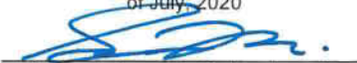
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File: 144572.3

This is Exhibit "A" referred to in the
Affidavit of John Stevens
Sworn before me this 27th day
of July, 2020


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

Spencer D. Norris
Barrister and Solicitor

Dear Mr. Sabharwal:

**Re: In re ENTREC Corporation, Capstan Hauling Ltd., ENTREC Alberta Ltd., ENT
Capital Corp., ENTREC Cranes & Heavy Haul Inc., ENTREC Holdings Inc., ENT
Oilfield Group Ltd., and ENTREC Services Ltd. (collectively "ENTREC")**

Judicial Centre of Calgary, Action No. 2001 06423

We are counsel to ENTREC in their proceeding commenced under the *Companies' Creditors Arrangement Act* (the "CCAA").

With the support of ENTREC's senior secured lending syndicate, on May 15, 2020, the Company obtained protection from its creditors under the CCAA pursuant an Initial order of the Alberta Court of Queen's Bench (the "**Court**"). On May 25, 2020, the Court granted an Amended and Restated Initial Order (the "**ARIO**") in these CCAA proceedings. A copy of the ARIO is enclosed for your ease of reference.

Pursuant to the ARIO, among other things:

1. A broad stay of proceedings was granted staying the commencement or continuation any action or proceeding against ENTREC, its property and its directors;
2. Alvarez & Marsal Canada Inc. was appointed as the CCAA Monitor of ENTREC (in such capacity, the "**Monitor**"); and
3. The Court approved debtor-in-possession financing to a maximum amount of \$30 million on and subject to the terms of a restructuring support agreement between ENTREC and its senior secured lending syndicate.

Further information and copies of all court materials in connection with ENTREC's CCAA proceeding can be found on the Monitor's website:
<https://www.alvarezandmarsal.com/entrec>. The Monitor's contact information is also on its website.

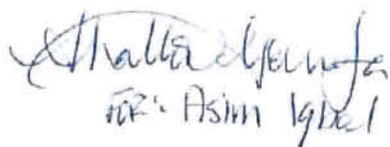
We refer to the cease trade order issued by the Alberta Securities Commission in connection with ENTREC on May 25, 2020. We wish to advise you that the Alberta Securities Commission has been added to the Service List for these CCAA proceedings as

We trust the foregoing is satisfactory. Please contact the undersigned should you wish to ENTREC's proceedings further.

Yours truly,

MILLER THOMSON LLP

Per:



Handwritten signature of Asim Iqbal, with the name "Asim Iqbal" written below it.

Asim Iqbal
AI/sg

Enclosures



This is Exhibit "B" referred to
in the Affidavit of
John Stevens
Sworn before me this 27th day
of July, 2020


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

**SALES AND INVESTMENT SOLICITATION PROCESS
ENTREC CORPORATION & SUBSIDIARIES**

Spencer D. Norris
Barrister and Solicitor

INTRODUCTION

1. On May 15, 2020, ENTREC Corporation ("ENTREC") and its subsidiaries Capstan Hauling Ltd., Entrec Alberta Ltd., Ent Capital Corp., Entrec Cranes & Heavy Haul Inc., Ent Oilfield Group Ltd., Entrec Holdings Inc. and Entrec Services Ltd. (collectively with ENTREC, the "Applicants") obtain an Initial Order (the "Initial Order") under the *Companies' Creditors Arrangement Act*, RSC 1985, c C-36, as amended (the "CCAA") from the Alberta Court of Queen's Bench (the "CCAA Court"). The Applicants' proceedings under the CCAA are referred to herein as the "CCAA Proceedings".
2. Pursuant to the Initial Order, Alvarez & Marsal Canada Inc. was appointed as monitor (in such capacity, the "Monitor") of the Applicants in the CCAA Proceedings.
3. Pursuant to proceedings (the "Chapter 15 Proceedings", and together with the CCAA Proceedings, the "Insolvency Proceedings") commenced in the United States Bankruptcy Court for the Southern District of Texas (the "US Bankruptcy Court", and together with the CCAA Court, the "Insolvency Courts") under Chapter 15, Title 11, of the United States Code (the "US Bankruptcy Code"), ENTREC obtained, among other things, recognition of the CCAA Proceedings.
4. Wells Fargo Capital Finance Corporation Canada is Administrative Agent (in such capacity, the "Agent") for a syndicate of secured lenders (collectively, the "Lenders") that have agreed to provide certain interim financing to ENTREC during the Insolvency Proceedings pursuant to, among other things, a Support Agreement made May 14, 2020 between the Lenders and the Applicants.
5. Pursuant to the Order of the CCAA Court dated May 25, 2020 (the "SISP Order"), the CCAA Court approved the sale and investment solicitation process set out herein (the "SISP"). Capitalized terms used herein are as defined in the SISP Order unless defined otherwise herein.
6. Pursuant to the SISP Order, each of Ernst & Young Orenda Corporate Finance Inc. ("EY") and Sequeira Partners ("Sequeira") were appointed to act as Sales Agent in accordance with the SISP Order and the SISP.
7. While EY will focus on Canadian opportunities and Sequeira will focus on US opportunities, their marketing efforts will be highly coordinated and they will cooperate in activities such as developing a list of Known Potential Bidders (as defined below), communicating and meeting with interested parties, preparing and distributing marketing materials and managing the Data Room (as defined below).

SISP OVERVIEW

8. The purpose of the SISP is to solicit interest in one or more or any combination of (1) a restructuring, recapitalization or other form of reorganization of the business and affairs of one or more of the Applicants as a going concern, or (2) a sale of all, substantially all or

one or more components of the Applicants' assets (the "**Property**") and / or business operations of the Applicants (the "**Business**") as a going concern or otherwise.

9. The SISP describes the manner in which individuals, corporations, limited and unlimited liability companies, general and limited partnerships, associations, trusts, unincorporated organizations, joint ventures, governmental organizations or other entities (each, a "**Person**") may gain access to or continue to have access to due diligence materials concerning the Applicants, the Property and the Business, how bids involving the Applicants, the Property or the Business will be submitted to and dealt with by the Applicants, Monitor, the Sales Agent and the Agent and how Court approval will be obtained in respect of any Transaction (as defined below).
10. As described below, the various deadlines herein may be extended by and at the discretion of the Monitor and the Applicants, subject to approval by the Agent, in its sole discretion (in consultation with the Lenders). The Monitor will consider extending the various deadlines herein in the event that the Monitor determines that such an extension will generally benefit the Applicants' creditors and other stakeholders.

"AS IS, WHERE IS" BASIS

11. Any transaction involving the Applicants, the Property or the Business (in each case, a "**Transaction**") will be on an "as is, where is" basis and without surviving representations, warranties, covenants or indemnities of any kind, nature, or description by the Sales Agent, the Monitor, the Applicants, or any of their respective agents, estates, advisors, professionals or otherwise, except to the extent expressly set forth in the relevant Final Agreement (as defined herein).

THE SISP PROCESS

A. Initial Solicitation of Interest

12. The Sales Agent may contact any Persons to solicit expressions of interest in a Transaction either before or after the granting of the SISP Order.
13. As soon as reasonably practicable after the granting of the SISP Order and in any event by no later than May 27, 2020, the Sales Agent will cause a notice regarding this SISP, in a form satisfactory to and previously approved by the Applicants, the Monitor and the Agent, to be published in (a) the *National Post*, (b) *The Wall Street Journal* or other national daily publication acceptable to the Applicants, the Agent and the Monitor, and (c) any other publication in which the Sales Agent determines notice of this SISP should be published.
14. As soon as reasonably practicable after the granting of the SISP Order and in any event by no later than June 1, 2020, in consultation with the Applicants, the Monitor and the Agent, the Sales Agent will prepare a list of potential bidders (the "**Known Potential Bidders**") who may have interest in a Transaction. Such list will include both strategic and financial parties who may be interested in acquiring an interest in the Applicants and/or their assets pursuant to an asset purchase transaction (an "**Asset Bid**"), a restructuring of the debt, share or capital structure of the Applicants (a "**Restructuring Bid**") or some combination of a of an Asset Bid and a Restructuring Bid (such combination bid, a "**Hybrid**

Bid"). Concurrently, the Sales Agent will prepare an initial offering summary (the "Teaser Letter") notifying Known Potential Bidders of the SISP and inviting the Known Potential Bidders to express interest in making an Asset Bid, Restructuring Bid or Hybrid Bid (each, a "SISP Bid").

15. By no later than June 2, 2020, the Sales Agent shall distribute to the Known Potential Bidders and any other interested Persons the Teaser Letter, as well as a draft form of confidentiality agreement (the "**Confidentiality Agreement**") that shall inure to the benefit of the Person or Persons who make the Winning Bid (as defined herein) pursuant to this SISP. Copies of the Teaser Letter and Confidentiality Agreement shall be provided to any appropriate Persons who becomes known to the Sales Agent after the initial distribution of such documents.
16. Any Person (a) who executes a Confidentiality Agreement in form and substance satisfactory to the Applicants, Sales Agent and the Monitor, and (b) whom the Sales Agent is satisfied has the financial capabilities and technical expertise to make a viable SISP Bid, shall be deemed to be a potential bidder (each, a "**Potential Bidder**").

B. Due Diligence

17. The Sales Agent will prepare a confidential information memorandum ("**CIM**") by no later than June 5, 2020, describing the opportunity to make a SISP Bid and shall deliver the CIM to each Potential Bidder as soon as practicable after such Person is deemed to be a Potential Bidder in accordance with this SISP.
18. The Sales Agent shall provide each Potential Bidder with information, including access to an electronic data room established by the Sales Agent by no later than June 5, 2020 (the "**Data Room**"), that the Sales Agent determines to be necessary for the Potential Bidder to evaluate a transaction involving a SISP Bid.

C. LOI Process

19. Any Potential Bidder who wishes to submit a SISP Bid must deliver a written, non-binding letter of intent (each, a "**LOI**") to the Monitor at the address specified in and in accordance with Schedule "A" hereto so as to be received by the Monitor not later than 5:00 p.m. EST on Friday June 26, 2020, or such other date or time as the Monitor and the Applicants may determine with the approval of the Agent (the "**LOI Deadline**").
20. Following the LOI Deadline, all LOIs shall be reviewed by the Applicants, in consultation with the Monitor, the Sales Agent and the Agent.
21. An LOI shall be a qualified LOI (each, a "**Qualified LOI**") provided that it contains:
 - (a) a specific indication of the anticipated sources of capital for such Potential Bidder and preliminary evidence of the availability of such capital, or such other form of financial disclosure and credit support or enhancement that will allow the Monitor and its legal advisors, to make, in their reasonable business or professional judgment, a reasonable determination as to the Potential Bidder's financial and other capabilities to consummate a SISP Bid;

- (b) a letter setting forth the identity of the Potential Bidder, the contact information for such Potential Bidder and full disclosure of the direct and indirect owners of the Potential Bidder and their principals;
- (c) an indication of whether the Potential Bidder wishes to tender (i) an Asset Bid; (ii) a Restructuring Bid; or (iii) a Hybrid Bid;
- (d) in the case of an Asset Bid, it identifies:
 - (i) the purchase price range (including liabilities to be assumed by the Potential Bidder and any credit bid);
 - (ii) whether the Asset Bid is *en bloc*, the Property included, any of the Property expected to be excluded, and/or any additional assets desired to be included in the transaction;
 - (iii) the structure and financing of the transaction (including, but not limited to, the sources of financing for the purchase price, preliminary evidence of the availability of such financing and the steps necessary and associated timing to obtain the financing and consummate the proposed transaction and any related contingencies, as applicable);
 - (iv) the proposed treatment of employees of the Applicants;
 - (v) the proposed treatment of any leases and other material contracts;
 - (vi) any anticipated corporate, shareholder, internal or regulatory approvals required to close the transaction and the anticipated time frame and any anticipated impediments for obtaining such approvals;
 - (vii) any additional due diligence required or desired to be conducted by the Potential Bidder, if any;
 - (viii) any conditions to closing that the Potential Bidder may wish to impose; and
 - (ix) any other terms or conditions of the Asset Bid which the Potential Bidder believes are material to the transaction;
- (e) in the case of a Restructuring Bid, it identifies:
 - (i) the aggregate amount of the equity and debt investment, including liabilities to be assumed by the Potential Bidder and any credit bid component (including the sources of such capital, preliminary evidence of the availability of such capital and the steps necessary and associated timing to obtain the capital and consummate the proposed transaction and any related contingencies, as applicable) to be made in the Applicants;
 - (ii) the underlying assumptions regarding the *pro forma* capital structure (including, the anticipated debt levels, debt service fees, interest and amortization);
 - (iii) the consideration to be allocated to the stakeholders including claims of any secured or unsecured creditors of the Applicants and the proposed treatment of employees;
 - (iv) the structure and financing of the transaction including all requisite financial assurance;

- (v) any anticipated corporate, shareholder, internal or regulatory approvals required to close the transaction, the anticipated time frame and any anticipated impediments for obtaining such approvals;
 - (vi) any additional due diligence required or desired to be conducted by the Potential Bidder, if any;
 - (vii) any conditions to closing that the Potential Bidder may wish to impose; and
 - (viii) any other terms or conditions of the Restructuring Bid which the Potential Bidder believes are material to the transaction;
- (f) in the case of a Hybrid Bid, all of the information contained in subparagraphs (a) through (e) above, as applicable;
- (g) such other information as may be requested by the Monitor or the Sales Agent; and provided however, that any Qualified LOI must be in form and substance satisfactory to the Agent (in consultation with the Lenders).
22. Any Potential Bidder who submits a Qualified LOI on or before the LOI Deadline shall be designated a **"Qualified Bidder"**.
23. The Applicants, with the approval of the Monitor and the Agent (in consultation with the Lenders) may waive the strict compliance of one or more of the requirements specified above and deem any LOI to be a Qualified LOI, notwithstanding any noncompliance with the terms and conditions of this SISP.
24. In the event that no Person submits an LOI, or that no LOI qualifies as or is deemed to qualify as a Qualified LOI, or that no LOI is deemed commercially reasonable to the Applicants, the Agent and the Monitor, the Applicants may, with the Approval of the Monitor and the Agent, terminate the SISP. If no Qualified LOIs are received by the LOI Deadline, the Applicants may, in consultation with the Monitor and the Agent, may consider other forms of bids for the Property and the Business. At any time during the SISP, the Applicants, may, with the approval of the Monitor and the Agent, determine that any bid is a Winning Bid and seek Approval Orders in respect of such Winning Bid(s) from the Insolvency Courts.

D. Final Bid Process

25. The Sales Agent may invite Qualified Bidders to conduct additional due diligence or otherwise make available to Qualified Bidders additional information not posted in the Data Room, arrange for inspections and site visits at ENTREC's premises, as determined by the Sales Agent and subject to paragraph 44. The Data Room will include, among other things, a form of purchase agreement for use by Qualified Bidders.
26. Any Qualified Bidder may submit an Asset Bid, a Restructuring Bid or a Hybrid Bid (each, a **"Final Bid"**) to the Monitor at the address specified in Schedule "A" hereto on or before 5:00 pm EST on Friday July 24, 2020, or such later time and date that the Applicants may determine, with the approval of the Monitor and the Agent (the **"Final Bid Deadline"**).
27. Final Bids shall be reviewed by the Monitor, the Sales Agent, the Applicants and the Agent.

28. A Final Bid submitted as an Asset Bid shall be a "**Qualified Asset Bid**" the event that:
- (a) it includes a letter stating that the Asset Bid is irrevocable until the earlier of (i) the approval by the Insolvency Courts, and (ii) forty five (45) days following the Final Bid Deadline; provided, however, that if such Asset Bid is selected as the Winning Bid or the Backup Bid, it shall remain irrevocable until the closing of the Winning Bid or the Backup Bid, as the case may be;
 - (b) it includes a duly authorized and executed purchase and sale agreement specifying the all consideration payable, together with all exhibits and schedules thereto, and such ancillary agreements as may be required by the Qualified Bidder with all exhibits and schedules thereto;
 - (c) it does not include any request or entitlement to any break fee, expense reimbursement or similar type of payment;
 - (d) it includes written evidence of a firm, irrevocable commitment for all required funding and/or financing from a creditworthy bank or financial institution to consummate the proposed transaction, or other evidence satisfactory to the Monitor to allow the Monitor to make a reasonable determination as to the Qualified Bidders (and its direct and indirect owners and their principals) financial and other capabilities to consummate the transaction contemplated by the Asset Bid;
 - (e) it is not conditional on (i) the outcome of unperformed due diligence by the Qualified Bidder and/or (ii) obtaining any financing capital and includes an acknowledgment and representation that the bidder has had an opportunity to conduct any and all required due diligence prior to making its Asset Bid;
 - (f) it is not conditional upon any governmental or regulatory approval;
 - (g) it fully discloses the identity of each Person that is bidding or otherwise that will be sponsoring or participating in the Asset Bid, including the identification of the bidder's direct and indirect owners and their principals, and the complete terms of any such participation;
 - (h) it is accompanied by a refundable cash deposit (the "**Deposit**") in the form of a wire transfer (to a trust account specified by the Monitor), in an amount equal to ten percent (10%) of the consideration be paid in respect of the Asset Bid, to be held and dealt with in accordance with this SISP;
 - (i) it contains other information requested by the Sales Agent, the Applicants, the Monitor or the Agent; and
 - (j) it is received by no later than the Final Bid Deadline.
29. A Final Bid submitted as a Restructuring Bid shall be a "**Qualified Restructuring Bid**" the event that:
- (a) it includes definitive documentation, duly authorized and executed by the Qualified Bidder, setting out the terms and conditions of the proposed transaction, including the aggregate amount of the proposed equity and debt investment, assumption of debt if any, and details regarding the proposed equity and debt structure of the Applicants following completion of the proposed transaction;

- (b) it includes a letter stating that the Restructuring Bid is irrevocable until the earlier of (i) the approval by the Insolvency Courts, and (ii) forty five (45) days following the Final Bid Deadline; provided, however, that if such Restructuring Bid is selected as the Winning Bid or the Backup Bid, it shall remain irrevocable until the closing of the Winning Bid or the Backup Bid, as the case may be;
 - (c) it does not include any request or entitlement to any break fee, expense reimbursement or similar type of payment;
 - (d) it includes written evidence of a firm, irrevocable commitment for all required funding and/or financing from a creditworthy bank or financial institution to consummate the proposed transaction, or other evidence satisfactory to the Monitor to allow the Monitor to make a reasonable determination as to the Qualified Bidder's (and its direct and indirect owners and their principals) financial and other capabilities to consummate the transaction contemplated by the Restructuring Bid;
 - (e) it is not conditional on (i) the outcome of unperformed due diligence by the Qualified Bidder and/or (ii) obtaining any financing capital and includes an acknowledgment and representation that the bidder has had an opportunity to conduct any and all required due diligence prior to making its Restructuring Bid;
 - (f) it is not conditional upon any governmental or regulatory approval;
 - (g) it fully discloses the identity of each entity that is bidding or otherwise that will be sponsoring or participating in the Restructuring Bid, including the identification of the Qualified Bidder's direct and indirect owners and their principals, and the complete terms of any such participation;
 - (h) it is accompanied by a refundable Deposit in the form of a wire transfer (payable to a trust account specified by the Monitor) in an amount equal to ten percent (10%) of the consideration to be paid pursuant to the Restructuring Bid, to be held and dealt with in accordance with this SISP;
 - (i) it contains other information requested by the Sales Agent, the Applicants, the Monitor or the Agent; and
 - (j) it is received by no later than the Final Bid Deadline.
30. A Hybrid Bid submitted by the Final Bid Deadline will be considered a "**Qualified Hybrid Bid**" if it is in substantial compliance with the portions of paragraphs 28 and 29 of this SISP, as determined by the Monitor.
31. All Qualified Asset Bids, Qualified Restructuring Bids and Qualified Hybrid Bids shall constitute "**Qualified Final Bids**". The Applicants, with the approval of the Monitor and the Agent (in consultation with the Lenders) may waive the strict compliance of one or more of the requirements specified above and deem any Final Bid(s) to be a Qualified Final Bid and notwithstanding any non-compliance with the terms and conditions of this SISP.

E. Selection of Winning Bid

32. The Applicants shall review all Qualified Final Bids in consultation with the Monitor, the Sales Agent and the Agent (in consultation with the Lenders). Subject to the approval of the Monitor and the Agent, the Applicants may, but shall have no obligation to, enter into a

definitive agreement or agreements (each a "Final Agreement") with the Person or Persons who submitted the highest, best or otherwise most favourable Qualified Final Bid(s).

33. In the event that the Applicants enter into one or more Final Agreements on or before Tuesday August 4, 2020, or such later time and date that the Monitor may determine (the "Final Agreement Deadline"), any Qualified Bid so selected shall be a "Winning Bid" and the next highest, best or otherwise most favourable Qualified Bid received, as determined by the Applicants, shall be the "Backup Bid". Any Qualified Bidder that makes a Winning Bid shall be a "Successful Bidder" and any Qualified Bidder that makes a Backup Bid shall be a "Backup Bidder".
34. The Monitor will notify each Successful Bidder and Backup Bidder of the Final Agreement and the Backup Bid shall remain open until the consummation of the transaction contemplated by the Winning Bid (and, for greater certainty, the Monitor shall be entitled to continue to hold the Deposit in respect of the Backup Bid until such time as the transaction contemplated by the Winning Bid is consummated).
35. In the event that (a) no Qualified Bidder submits or is deemed to have submitted a Qualified Final Bid, (b) the Applicants, with the approval of the Monitor and the Agent (in consultation with the Lenders), determines that none of the Qualified Final Bids should be accepted, or (c) that a Final Agreement has not been entered into before the Final Agreement Deadline, this SISP shall terminate.
36. The highest Qualified Final Bid may not necessarily be accepted by the Applicants. The Applicants, with the approval of the Monitor and the Agent (in consultation with the Lenders), reserve the right not to accept any Qualified Final Bid or to otherwise terminate the SISP. The Applicants, with the Approval of the Monitor and the Agent (in consultation with the Lenders), further reserve the right to deal with one or more Qualified Bidders to the exclusion of other Persons, to accept a Qualified Final Bid or Qualified Final Bids for some or all of the Property, the Applicants or the Business, to accept multiple Qualified Final Bids and enter into multiple Final Agreements.

APPROVAL ORDERS

37. In the event that the Applicants enter into a Final Agreement, on or before Monday August 17, 2020 the Applicants shall apply for orders (the "Approval Orders") from the Insolvency Courts, in form and substance, satisfactory to the Monitor and the Agent (in consultation with the Lenders), approving the transaction contemplated by the Winning Bid and any necessary related relief required to consummate the transaction contemplated by the Winning Bid, subject to the terms of the Final Agreement.
38. The Applicants may also concurrently obtain relief approving the transaction contemplated by the Backup Bid and any necessary related relief required to consummate the transaction contemplated by the Backup Bid.
39. An Approval Order shall become a "Final Order" upon satisfaction of the following conditions: (i) it is in full force and effect; (ii) it has not been reversed, modified or vacated and is not subject to any stay; and (iii) all applicable appeal periods have expired and any

appeals therefrom have been finally disposed of, leaving the Approval Order wholly operable.

CLOSING

40. Closing of the transactions contemplated in any Final Agreement shall occur within ten (10) days of the date upon which the Approval Orders have become Final Orders, or as may be extended with the approval of the Monitor and the Agent.

DEPOSITS

41. All Deposits paid pursuant to this SISP shall be held in trust by the Monitor. The Monitor shall hold Deposits paid by each of the Winning Bidder and the Backup Bidder in accordance with the terms outlined in this SISP. In the event that a Deposit is paid pursuant to this SISP and the Applicants elect not to proceed to negotiate and settle the terms and conditions of a definitive agreement with the Person that paid such Deposit, the Monitor shall return the Deposit and any interest accrued thereon to that Person.
42. In the event that either of the Successful Bidder or the Backup Bidder default in the payment or performance of any obligations owed to the Applicants, the Monitor or the Sales Agent pursuant to any Final Agreement the Deposit paid by the Winning Bidder or the Backup Bidder, as applicable, shall be forfeited to such party as liquidated damages and not as a penalty.

GENERAL

43. Subject to approval of the Monitor and the Agent, the Applicants may at any time prior to the Final Bid Deadline apply to the Insolvency Courts for approval to accept a "stalking horse" bid in the SISP.

COVID-19

44. This SISP shall be interpreted so as to comply and be consistent with any applicable laws, regulations or public health directives related to the COVID-19 pandemic, and may be amended at any time with the approval of the Monitor and the Agent to the extent necessary or advisable to comply with same.

SCHEDULE "A"

Addresses for Deliveries

Any notice or other delivery made to the Monitor pursuant to this SISP shall be made to:

ALVAREZ & MARSAL CANADA INC.
400 Burrard Street, Unit 1680
Vancouver, BC
V63 3A6
Attention: Todd Martin / Anthony Tillman
Email: tmartin@alvarezandmarsal.com / atillman@alvarezandmarsal.com

with copy to:

NORTON ROSE FULBRIGHT CANADA LLP
400 3 Ave SW
Calgary, AB
T2P 4H2
Attention: Howard Gorman and Louis R. Strubeck, Jr.
Email: howard.gorman@nortonrosefulbright.com / louis.strubeck@nortonosefulbright.com

Any notice or delivery made to the Sales Agent pursuant to this SISP shall be made to:

SEQUEIRA PARTNERS
Suite 2250 TD Tower
10088 102 Avenue
Edmonton, AB
T5S 2Z1
Attention: Julie Afanasiff
Email: jafanasiff@sequeirapartners.com
Facsimile: 1-877-790-6172

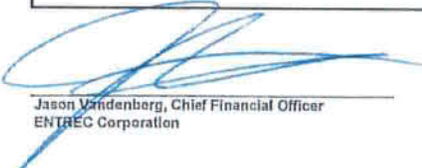
and to:

ERNST & YOUNG ORENDA CORPORATE FINANCE INC.
10423 – 101 Street, Suite 1400
PO Box 44
Edmonton, AB
T5H 0E7
Attention: Darcy Yamada
Email: darcy.yamada@ca.ey.com
Facsimile: 780-429-5097

Deliveries pursuant to this SISP by email or by facsimile shall be deemed to be received when sent. In all other instances, deliveries made pursuant to this SISP shall be deemed to be received when delivered to the relevant address, as identified above.

ENTREC Corporation
 Second Cash Flow Forecast¹ - Prepared by Management
 For the 8-week period ending September 11, 2020
 (in CAD\$000s)

Week Week ending	Notes	Week 1 24-Jul	Week 2 31-Jul	Week 3 7-Aug	Week 4 14-Aug	Week 5 21-Aug	Week 6 28-Aug	Week 7 4-Sep	Week 8 11-Sep	Total
Operating receipts										
Collection of receivables and forecast sales										
		ENTREC Canada	ENTREC US							
2	\$	589	\$ 589	\$ 589	\$ 589	\$ 589	\$ 589	\$ 589	\$ 589	\$ 4,711
2		506	506	506	506	506	506	506	506	4,048
					1,000					1,000
3		583	96							680
4			80			450			400	830
		<u>1,678</u>	<u>1,271</u>	<u>1,095</u>	<u>2,095</u>	<u>1,545</u>	<u>1,095</u>	<u>1,095</u>	<u>1,495</u>	<u>11,369</u>
Operating disbursements										
5		315	283	315	255	315	225	315	255	2,278
5		407	251	407	-	407	-	739	-	2,211
5		80	255	80	255	80	255	80	255	1,340
5		176	41	176	41	176	41	176	41	868
6		75	-	-	-	100	-	-	-	175
7		316	316	316	316	316	316	356	356	2,607
7		76	346	15	64	76	-	360	-	936
7		129	129	129	129	129	129	129	129	1,034
8		35	35	35	35	35	35	35	35	277
9		-	165	-	-	300	-	155	-	619
10		-	331	-	-	-	-	331	-	682
		-	100	-	-	-	100	-	-	200
11		50	50	50	50	50	50	50	50	399
		<u>1,659</u>	<u>2,301</u>	<u>1,523</u>	<u>1,144</u>	<u>1,994</u>	<u>1,150</u>	<u>2,726</u>	<u>1,121</u>	<u>13,607</u>
		<u>20</u>	<u>(1,030)</u>	<u>(428)</u>	<u>951</u>	<u>(439)</u>	<u>(55)</u>	<u>(1,631)</u>	<u>374</u>	<u>(2,238)</u>
Other disbursements										
12		-	-	-	-	-	-	255	-	255
13		182	40	264	581	215	25	25	718	2,049
14		-	362	-	-	-	342	-	-	704
15		-	99	-	-	-	142	-	-	241
15		-	8	175	-	-	7	-	-	190
		<u>182</u>	<u>509</u>	<u>439</u>	<u>581</u>	<u>215</u>	<u>516</u>	<u>280</u>	<u>718</u>	<u>3,439</u>
		<u>\$ (162)</u>	<u>\$ (1,539)</u>	<u>\$ (866)</u>	<u>\$ 370</u>	<u>\$ (654)</u>	<u>\$ (571)</u>	<u>\$ (1,911)</u>	<u>\$ (344)</u>	<u>\$ (5,677)</u>
Continuity of Financing										
Pre-filing debt										
		ABL balance								
	\$	73,266	\$ 72,171	\$ 71,076	\$ 69,981	\$ 67,886	\$ 66,791	\$ 65,696	\$ 64,601	\$ 73,266
		(1,095)	(1,095)	(1,095)	(2,095)	(1,095)	(1,095)	(1,095)	(1,095)	(9,759)
		<u>72,171</u>	<u>71,076</u>	<u>69,981</u>	<u>67,886</u>	<u>66,791</u>	<u>65,696</u>	<u>64,601</u>	<u>63,507</u>	<u>63,507</u>
		5,000	5,000	5,000	5,000	5,000	5,000	5,000	5,000	5,000
		<u>77,171</u>	<u>76,076</u>	<u>74,981</u>	<u>72,886</u>	<u>71,791</u>	<u>70,696</u>	<u>69,601</u>	<u>68,507</u>	<u>68,507</u>
Interim Facility										
		Opening balance								
		13,283	14,540	17,174	19,135	20,860	22,609	24,275	27,281	13,283
		1,257	2,633	1,961	1,725	1,749	1,666	3,006	1,439	15,437
		<u>14,540</u>	<u>17,174</u>	<u>19,136</u>	<u>20,860</u>	<u>22,609</u>	<u>24,275</u>	<u>27,281</u>	<u>28,720</u>	<u>28,720</u>
		<u>\$ 91,711</u>	<u>\$ 93,250</u>	<u>\$ 94,116</u>	<u>\$ 93,746</u>	<u>\$ 94,400</u>	<u>\$ 94,971</u>	<u>\$ 96,883</u>	<u>\$ 97,226</u>	<u>\$ 97,226</u>


 Jason Vandenberg, Chief Financial Officer
 ENTREC Corporation

This is Exhibit "C" referred to in the
 Affidavit of John Stevens
 Sworn before me this 27th day
 of July, 2020


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

Spencer D. Norris
 Barrister and Solicitor

ENTREC Corporation
Second Cash Flow Forecast - Prepared by Management
Notes and Assumptions

1. The weekly cash flow projections has been prepared by Management of ENTREC Corporation and its subsidiaries ("ENTREC") to set out the cash flow of ENTREC during the Companies' Creditors Arrangement Act proceedings (the "CCAA Proceedings") from July 18 to September 11, 2020 (the "Forecast Period").

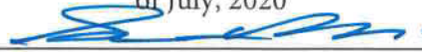
The cash flow projections (the "Second Cash Flow Forecast") have been prepared by Management based on unaudited financial information, and Management's estimates of its projected receipts and disbursements. Readers are cautioned that since the estimates are based on future events and conditions that are not ascertainable, the actual results achieved will vary, even if the assumptions materialize, and such variations may be material.

There are no representations, warranties or other assurances that any of the estimates, forecasts, or projections will be realized. The projections are based upon certain estimates and assumptions discussed below with respect to operations, including the assumption that ENTREC continues to operate within the protections afforded as a result of the Amended and Restated Initial Order granted on May 25, 2020 and as may be amended from time to time during the CCAA Proceedings. Upon such amendments including the results from the ongoing SISP process, Management will update its cash flow forecast accordingly.

The Second Cash Flow Forecast is presented in thousands of Canadian dollars and amounts denominated in US currency have been converted into Canadian dollars at an exchange rate of C\$1:US\$.7371 throughout the period.

2. Receipts from receivables and sales have been adjusted for seasonability based on Management's experience as well as a continued slow down or deferral by customers affected by COVID-19, poor weather conditions in certain regions, low oil prices, and other factors.
3. On April 24, 2020, ENTREC received funding of US \$3.9 million from a Paycheck Protection Program ("PPP") loan under the US CARES Act of the Small Business Administration. The PPP loan may be forgiven if 75% of the loan amount is applied towards payroll related costs. The funds are forecast to be fully utilized by the week ending July 31, 2020 with an estimated 90% of the PPP loan applied against payroll-related costs.
4. The Canada Emergency Wage Subsidy ("CEWS") program has been extended until December 2020. The CEWS may cover up to 75% of salaries for a maximum of \$847/week per employee. It is estimated that ENTREC will continue to be an eligible employer and may qualify for subsidies totaling \$930,000 during the Forecast Period.
5. Payroll, benefits, and source deductions are forecast based on actual payroll expenses assuming that operations at all locations continue uninterrupted with all payroll tax remittances kept current during the CCAA Proceedings. It is anticipated that U.S. operations will begin to recover in August as the economy reopens.
6. There are 5 equipment operators who generally work solely for ENTREC and are paid on a monthly basis.
7. Operating costs include repairs, maintenance parts purchases and permits of approximately \$2.6 million, fuel of \$1.0 million, and equipment lease payments of \$900,000 during the Forecast Period. Disbursements are based on expected run rates and assumed to be paid largely on normal credit terms.
8. General and administrative expenses include utilities and other administrative costs during the Forecast Period and are based on expected run rate in 2020.
9. The insurance policy for commercial general liability and property and casualty were renewed for the period June 1, 2020 to May 31, 2021. The U.S. policy includes monthly payments of approximately USD \$114,000 under a financing arrangement and the Canadian policy was renewed for an annual premium of \$1.6 million, which was paid in June 2020. Prorate licensing fees of \$300,000 for the equipment fleet is required to be renewed in August.
10. Rent is forecast based on actual rent payments assuming operations continue uninterrupted at all locations in the short term. Monthly rent include facilities in Alberta, North Dakota, Texas and Colorado, as well as property taxes.
11. A weekly contingency of approximately \$50,000 is included in the Second Cash Flow Forecast to account for any unexpected expenses.
12. The Key Employee Retention and Incentive Plans ("KERP/KEIP") are payments for key employees critical to the restructuring efforts of the company pursuant to the Support Agreement. The KERP/KEIP includes amounts payable on the earlier of: (a) the closing of a sale transaction under the proposed Sale and Investment Solicitation Process (the "SISP"); (b) termination of the CCAA Proceedings; or (c) August 30, 2020 or September 30, 2020, depending on the employee.
13. Professional fees have been forecast based on estimates of professional service firm costs relating to the CCAA Proceedings and include ENTREC's legal counsel in Canada and the US, the Directors' legal counsel, the Monitor and its legal counsel, the Syndicate's financial advisor and its legal counsel in Canada and the US, and the Sales Agents.
14. ABL interest is payable on the first of the month in arrears and is estimated based on the average ABL balance outstanding during the month.
15. Interim lending of \$15.4 million is forecast to be required during the Forecast Period. Interim Facility interest costs and fees are subject to the Support Agreement.

This is Exhibit "D" referred to in the
Affidavit of John Stevens
Sworn before me this 27th day
of July, 2020



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

Spencer D. Norris
Barrister and Solicitor



AMENDED AND RESTATED CREDIT AGREEMENT

by and among

WELLS FARGO CAPITAL FINANCE CORPORATION CANADA,

as Administrative Agent,

WELLS FARGO CAPITAL FINANCE CORPORATION CANADA,

as Sole Lead Arranger, Sole Bookrunner, and Syndication Agent,

THE BANK OF NOVA SCOTIA,

as Documentation Agent,

THE LENDERS THAT ARE PARTIES HERETO

as the Lenders,

and

ENTREC CORPORATION

as Borrower

Dated as of October 10, 2017

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(o) dispositions of assets acquired by Borrower and its Subsidiaries pursuant to a Permitted Acquisition consummated within 12 months of the date of the proposed disposition so long as (i) the consideration received for the assets to be so disposed is at least equal to the fair market value of such assets, (ii) the assets to be so disposed are not necessary or economically desirable in connection with the business of Borrower and its Subsidiaries, and (iii) the assets to be so disposed are readily identifiable as assets acquired pursuant to the subject Permitted Acquisition, and

(p) sales or dispositions of assets (other than Accounts, Inventory, Heavy Haul Equipment, Equity Interests of Subsidiaries of Borrower) not otherwise permitted in clauses (a) through (o) above so long as made at fair market value and the aggregate fair market value of all assets disposed of in a fiscal year (including the proposed disposition) would not exceed \$5,000,000.

“Permitted Indebtedness” means:

- (a) Indebtedness evidenced by the Agreement or the other Loan Documents,
- (b) Indebtedness set forth on Schedule 4.14 to the Agreement and any Refinancing Indebtedness in respect of such Indebtedness,
- (c) Permitted Purchase Money Indebtedness and any Refinancing Indebtedness in respect of such Indebtedness,
- (d) endorsement of instruments or other payment items for deposit,
- (e) Indebtedness consisting of (i) unsecured guarantees incurred in the ordinary course of business with respect to surety and appeal bonds, performance bonds, bid bonds, appeal bonds, completion guarantee and similar obligations; (ii) unsecured guarantees arising with respect to customary indemnification obligations to purchasers in connection with Permitted Dispositions; and (iii) unsecured guarantees with respect to Indebtedness of Borrower or one of its Subsidiaries, to the extent that the Person that is obligated under such guaranty could have incurred such underlying Indebtedness,
- (f) unsecured Indebtedness of Borrower that is incurred on the date of the consummation of a Permitted Acquisition solely for the purpose of consummating such Permitted Acquisition so long as (i) no Event of Default has occurred and is continuing or would result therefrom, (ii) such unsecured Indebtedness is not incurred for working capital purposes, (iii) such unsecured Indebtedness does not mature prior to the date that is 6 months after the Maturity Date, (iv) such unsecured Indebtedness does not amortize until 6 months after the Maturity Date, (v) such unsecured Indebtedness does not provide for the payment of interest thereon in cash or Cash Equivalents prior to the date that is 6 months after the Maturity Date, and (vi) such Indebtedness is subordinated in right of payment to the Obligations on terms and conditions reasonably satisfactory to Agent,
- (g) Acquired Indebtedness in an amount not to exceed \$20,000,000 outstanding at any one time,
- (h) Indebtedness incurred in the ordinary course of business under performance, surety, statutory, or appeal bonds,
- (i) Indebtedness owed to any Person providing property, casualty, liability, or other insurance to Borrower or any of its Subsidiaries, so long as the amount of such Indebtedness is not in excess of the amount of the unpaid cost of, and shall be incurred only to defer the cost of, such insurance

for the year in which such Indebtedness is incurred and such Indebtedness is outstanding only during such year,

(j) the incurrence by Borrower or its Subsidiaries of Indebtedness under Hedge Agreements that are incurred for the bona fide purpose of hedging the interest rate, commodity, or foreign currency risks associated with Borrower's and its Subsidiaries' operations and not for speculative purposes,

(k) Indebtedness incurred in the ordinary course of business in respect of credit cards, credit card processing services, debit cards, stored value cards, commercial cards (including so-called "purchase cards", "procurement cards" or "p-cards"), or Cash Management Services,

(l) unsecured Indebtedness of Borrower owing to former employees, officers, or directors (or any spouses, ex-spouses, or estates of any of the foregoing) incurred in connection with the repurchase by Borrower of the Equity Interests of Borrower that has been issued to such Persons, so long as (i) no Default or Event of Default has occurred and is continuing or would result from the incurrence of such Indebtedness, (ii) the aggregate amount of all such Indebtedness outstanding at any one time does not exceed \$2,000,000, and (iii) such Indebtedness is subordinated to the Obligations on terms and conditions reasonably acceptable to Agent,

(m) unsecured Indebtedness owing to sellers of assets or Equity Interests to a Loan Party that is incurred by the applicable Loan Party in connection with the consummation of one or more Permitted Acquisitions so long as it is (i) subordinated to the Obligations on terms and conditions reasonably acceptable to Agent, and (ii) otherwise on terms and conditions (including all economic terms and the absence of covenants) reasonably acceptable to Agent,

(n) contingent liabilities in respect of any indemnification obligation, adjustment of purchase price, non-compete, or similar obligation of Borrower or the applicable Loan Party incurred in connection with the consummation of one or more Permitted Acquisitions,

(o) Indebtedness composing Permitted Investments,

(p) unsecured Indebtedness incurred in respect of netting services, overdraft protection, and other like services, in each case, incurred in the ordinary course of business,

(q) unsecured Indebtedness of Borrower owing to employees, former employees, officers, former officers, directors, or former directors (or any spouses, ex-spouses, or estates of any of the foregoing) incurred in connection with the redemption by Borrower of the Equity Interests of Borrower that has been issued to such Persons, so long as (i) no Default or Event of Default has occurred and is continuing or would result therefrom, (ii) the aggregate amount of all such Indebtedness outstanding at any one time does not exceed \$2,000,000, and (iii) such Indebtedness is subordinated in right of payment to the Obligations on terms and conditions reasonably acceptable to Agent,

(r) unsecured Indebtedness of Borrower or its Subsidiaries in respect of Earn-Outs owing to sellers of assets or Equity Interests to Borrower or its Subsidiaries that is incurred in connection with the consummation of one or more Permitted Acquisitions, so long as such unsecured Indebtedness is on terms and conditions reasonably acceptable to Agent,

(s) Indebtedness in an aggregate outstanding principal amount not to exceed \$1,000,000 at any time outstanding for all Subsidiaries of Borrower that are CFCs; provided, that such Indebtedness is not directly or indirectly recourse to any of the Loan Parties or of their respective assets,

course of business for any other business purpose and in an aggregate amount not to exceed \$2,000,000 at any one time,

(k) Permitted Acquisitions,

(l) Investments in the form of capital contributions and the acquisition of Equity Interests made by any Loan Party in any other Loan Party (other than capital contributions to or the acquisition of Equity Interests of Borrower),

(m) Investments resulting from entering into (i) Bank Product Agreements, or (ii) agreements relative to Indebtedness that is permitted under clause (j) of the definition of Permitted Indebtedness,

(n) equity Investments by any Loan Party in any Subsidiary of such Loan Party which is required by law to maintain a minimum net capital requirement or as may be otherwise required by applicable law,

(o) Investments held by a Person acquired in a Permitted Acquisition to the extent that such Investments were not made in contemplation of or in connection with such Permitted Acquisition and were in existence on the date of such Permitted Acquisition, and

(p) so long as no Event of Default has occurred and is continuing or would result therefrom, any other Investments provided that the Excess Availability is greater than or equal to 17.5% of the Maximum Revolver Amount or \$30,187,500 on a pro forma basis immediately after giving effect to the proposed Investments.

“Permitted Liens” means:

(a) Liens granted to, or for the benefit of, Agent to secure the Obligations,

(b) Liens for unpaid taxes, assessments, or other governmental charges or levies that either (i) are not yet delinquent, or (ii) do not have priority over Agent’s Liens and the underlying taxes, assessments, or charges or levies are the subject of Permitted Protests,

(c) judgment Liens arising solely as a result of the existence of judgments, orders, or awards that do not constitute an Event of Default under Section 8.3 of the Agreement,

(d) Liens set forth on Schedule P-2 to the Agreement; provided, that to qualify as a Permitted Lien, any such Lien described on Schedule P-2 to the Agreement shall only secure the Indebtedness that it secures on the Closing Date and any Refinancing Indebtedness in respect thereof,

(e) the interests of lessors under operating leases and non-exclusive licensors under license agreements,

(f) purchase money Liens or the interests of lessors under Capital Leases to the extent that such Liens or interests secure Permitted Purchase Money Indebtedness and so long as (i) such Lien attaches only to the asset purchased or acquired and the proceeds thereof, and (ii) such Lien only secures the Indebtedness that was incurred to acquire the asset purchased or acquired or any Refinancing Indebtedness in respect thereof,

(g) Liens arising by operation of law in favor of warehousemen, landlords, carriers, mechanics, materialmen, laborers, or suppliers, incurred in the ordinary course of business and not in connection with the borrowing of money, and which Liens either (i) are for sums not yet delinquent, or (ii) are the subject of Permitted Protests,

(h) Liens on amounts deposited to secure Borrower's and its Subsidiaries obligations in connection with worker's compensation or other unemployment insurance,

(i) Liens on amounts deposited to secure Borrower's and its Subsidiaries obligations in connection with the making or entering into of bids, tenders, or leases in the ordinary course of business and not in connection with the borrowing of money,

(j) Liens on amounts deposited to secure Borrower's and its Subsidiaries reimbursement obligations with respect to surety or appeal bonds obtained in the ordinary course of business,

(k) with respect to any Real Property, easements, rights of way, and zoning restrictions that do not materially interfere with or impair the use or operation thereof,

(l) non-exclusive licenses of patents, trademarks, copyrights, and other intellectual property rights in the ordinary course of business,

(m) Liens that are replacements of Permitted Liens to the extent that the original Indebtedness is the subject of permitted Refinancing Indebtedness and so long as the replacement Liens only encumber those assets that secured the original Indebtedness,

(n) rights of setoff or bankers' liens upon deposits of funds in favor of banks or other depository institutions, solely to the extent incurred in connection with the maintenance of such Deposit Accounts in the ordinary course of business,

(o) Liens granted in the ordinary course of business on the unearned portion of insurance premiums securing the financing of insurance premiums to the extent the financing is permitted under the definition of Permitted Indebtedness,

(p) Liens in favor of customs and revenue authorities arising as a matter of law to secure payment of customs duties in connection with the importation of goods,

(q) Liens solely on any cash earnest money deposits made by Borrower or any of its Subsidiaries in connection with any letter of intent or purchase agreement with respect to a Permitted Acquisition, and

(r) Liens assumed by Borrower or its Subsidiaries in connection with a Permitted Acquisition that secure Acquired Indebtedness.

"Permitted Protest" means the right of Borrower or any of its Subsidiaries to protest any Lien (other than any Lien that secures the Obligations), taxes (other than payroll taxes or taxes that are either the subject of a supergarnishment order or a United States federal tax lien), or rental payment, provided that (a) a reserve with respect to such obligation is established on Borrower's or its Subsidiaries' books and records in such amount as is required under GAAP, (b) any such protest is instituted promptly and prosecuted diligently by Borrower or its Subsidiary, as applicable, in good faith, and (c) Agent is

LENDER:

450 Skokie Blvd, Ste 1000

COMMERCIAL
PREMIUM FINANCE AGREEMENT

Northbrook, IL 60062-7917
P:(800) 837-2511 F:(800) 837-3709
www.firstinsurancefunding.com

FIRST INSURANCE FUNDING
A WINTRUST COMPANY

Quote #: 22836035

INSURED/BORROWER: Entrec Cranes & Heavy Haul Inc, Dickinson, ND 58601
AGENT or BROKER: PayneWest Insurance, Billings, MT 59107
This is Exhibit "E" referred to in the Affidavit of John Stevens Sworn before me this 27th day of July, 2020

LOAN DISCLOSURE

Table with 8 columns: Total Premiums, Taxes, and Fees; Down Payment; Unpaid Premium Balance; Documentary Stamp Tax; Amount Financed; FINANCE CHARGE; Total of Payments; ANNUAL PERCENTAGE RATE. Values include 1,442,504.32, 438,078.59, 1,004,425.73, 0.00, 1,004,425.73, 19,561.06, 1,023,986.79, 4.650 %.

YOUR PAYMENT SCHEDULE WILL BE: Mail Payments to: FIRST Insurance Funding, PO Box 7000, Carol Stream, IL 60197-7000

Table with 4 columns: Number of Payments (9), Amount of Each Payment (113,776.31), First Installment Due (07/01/2020), Installment Due Dates (1st (Monthly)).

SECURITY INTEREST. INSURED/BORROWER ("Insured") grants and assigns FIRST Insurance Funding, A Division of Lake Forest Bank & Trust Company, N.A. ("LENDER") a security interest in the financed policies and any additional premiums required under the financed policies...

FINANCE CHARGE. The finance charge begins accruing on the earliest effective date of the policies listed in the Schedule of Policies. The finance charge may include a nonrefundable service charge equal to the maximum amount permitted by law.

LATE PAYMENT. A late charge will be assessed on any installment at least 5 days in default (7 days in VA; 10 days in MA & TX; or later date as required by law.). This late charge will equal 5% of the delinquent installment or the maximum late charge permitted by law...

PREPAYMENT. Insured is entitled to a refund of the unearned finance charge if the loan is prepaid in full. The refund shall be computed according to applicable law.

SCHEDULE OF POLICIES

Table with 6 columns: Policy Number, Full Name of Insurance Company and Name of General Agent or Company, Coverage, Policy Term, Effective Date, Premiums, Taxes and Fees. Includes policies from IICHGL000321500 and DLJEX0000011400.

Q# 22836035, PRN: 060920, CFG: PAYNEWEST, RT: 0Internal - Base, DD: N/A, BM: ACH, Qtd For: A09656 Original, Memo 0

INSURED'S AGREEMENT:

1. In consideration of the premium payment by LENDER to the insurance companies listed in the Schedule of Policies, their representative or the Agent or Broker listed above, Insured promises to pay, to the order of LENDER, the Total of Payments* subject to all of the provisions of this Agreement.

2. POWER OF ATTORNEY. INSURED IRREVOCABLY APPOINTS LENDER AS ITS "ATTORNEY-IN-FACT" with full power of substitution and full authority, in the event of default under this Agreement, to (i) cancel the financed policies in accordance with the provisions contained herein...

3. SIGNATURE & ACKNOWLEDGEMENT. Insured has signed and received a copy of this Agreement. If Insured is not an individual, the undersigned is authorized to sign this Agreement on behalf of Insured.

NOTICE TO INSURED: (1) Do not sign this Agreement before you read both pages of it, or if it contains any blank space. (2) You are entitled to a completely filled-in copy of this Agreement. (3) Under the law, you have the right to pay off in advance the full amount due and under certain conditions to receive a partial refund of the finance charge.

Signature of Insured or Authorized Agent

Date

Signature of Agent

Date

The undersigned hereby warrants and agrees to the Agent or Broker Representations and Warranties set forth herein.

ADDITIONAL PROVISIONS OF PREMIUM FINANCE AGREEMENTInsured: Entrec Cranes & Heavy Hau
Quote #: 22836035

- 4. EFFECTIVE DATE.** This Agreement will not become effective until it is accepted in writing by LENDER.
- 5. DEFAULT/CANCELLATION.** Insured is in default under this Agreement if (a) a payment or the Down Payment is not received by LENDER when it is due, (b) a proceeding in bankruptcy, receivership, insolvency or similar proceeding is instituted by or against Insured, or (c) Insured fails to comply with any of the terms of this Agreement; provided, however, when required by law, Insured may be deemed in default only under clause (a) above. Clauses (b) and (c) are not applicable in FL, MD, NV, NC or VA. At any time after default, LENDER can demand and has the right to receive immediate payment of the total unpaid amount due under this Agreement even if LENDER has not received any refund of unearned premium. If Insured is in default, LENDER has no further obligation under this Agreement to pay premiums on Insured's behalf, and LENDER may pursue any of the remedies provided in this Agreement or by law. If a default by Insured results in cancellation of the Financed Policies, Insured agrees to pay a cancellation charge where allowed by law (not permitted in AK, FL, KS, KY, NV, NY, NC, PA, SC, TX or VA). If cancellation or default occurs, Insured agrees to pay LENDER interest on the balance due at the contract rate or at the maximum lawful rate, whichever is less, until the balance is paid in full or until such other date as provided by law.
- 6. LIMITATION OF LIABILITY.** Insured understands and agrees that LENDER or its assignee is not liable for any losses or damages to Insured or any person or entity upon the exercise of LENDER's right of cancellation, except in the event of willful or intentional misconduct by LENDER, except in KY.
- 7. RETURNED CHECK CHARGE.** If Insured's check is dishonored for any reason and if permitted by law, Insured will pay LENDER a returned check charge equal to the maximum fee permitted by law (\$0 in KY; \$15 in FL & NV; \$20 in VA; maximum of \$25 in MD).
- 8. REINSTATEMENT.** Once a Notice of Cancellation has been sent to any insurance company, LENDER has no duty to ask that the Financed Policy be reinstated, even if LENDER later receives a payment from Insured. If LENDER requests reinstatement, such request does not guarantee coverage will be reinstated by the insurance company. Payments that LENDER receives after sending a Notice of Cancellation may be applied to Insured's account without changing any of LENDER's rights under this Agreement.
- 9. LENDER'S RIGHTS AFTER THE POLICIES ARE CANCELLED.** After any Financed Policy is cancelled by any party or if a credit is otherwise generated, LENDER has the right to receive all unearned premiums and other funds assigned to LENDER as security herein and to apply them to Insured's unpaid balance under this Agreement or any other agreement between Insured and LENDER (in VA, only to this Agreement). Receipt of unearned premiums does not constitute payment of installments to LENDER, in full or in part. Any amounts received by LENDER after cancellation will be credited to the balance due with any excess paid to Insured; the minimum refund is the greater of \$1.00 or the minimum amount allowed by law (no minimum in VA). Any deficiency shall be immediately paid by Insured to LENDER. Insured agrees that insurance companies may rely exclusively on LENDER's representations about the financed policies.
- 10. ASSIGNMENT.** Insured may not assign any Financed Policy or this Agreement without LENDER's prior written consent. LENDER may transfer its rights under this Agreement without the consent of Insured.
- 11. AGENT OR BROKER.** Insured agrees that the Agent or Broker issuing the policies or through whom the policies were issued is not the agent of LENDER, except for any action taken on behalf of LENDER with the express authority of LENDER, and LENDER is not bound by anything the Agent or Broker represents to Insured, orally or in writing, that is not contained in this Agreement. Where permissible by law, LENDER may pay some portion of the finance charge or other form of compensation to the Agent or Broker executing this Agreement for aiding in the administration of this Agreement. In NY, the Agent or Broker may assess a fee to Insured for obtaining and servicing the Financed Policies pursuant to NY CLS Ins § 2119. Any questions regarding this payment should be directed to the Agent or Broker.
- 12. COLLECTION COSTS.** Insured agrees to pay reasonable attorney fees, court costs, and other collection costs to LENDER to the extent permitted by law if this Agreement is referred to an attorney or collection agent who is not a salaried employee of LENDER to collect money that Insured owes.
- 13. GOVERNING LAW.** This Agreement is governed by and interpreted under the laws of the state where Insured resides, except for conflict of laws principles thereof. If any court finds any part of this Agreement to be invalid, such finding shall not affect the remaining provisions of this Agreement.
- 14. WARRANTY OF ACCURACY.** Insured represents and warrants that to the best of its knowledge (i) the Financed Policies are in full force and effect and that Insured has not and will not assign any interest in the policies except for the interest of mortgagees and loss payees, (ii) that none of the Financed Policies are for personal, family or household purposes, (iii) the Down Payment and any past due payments have been paid in full to the Agent or Broker or to LENDER in cash or other immediately available funds, (iv) all information provided herein or in connection with this Agreement is true, correct, complete and not misleading, (v) Insured is not insolvent nor presently involved in any insolvency proceeding, (vi) Insured has no indebtedness to the insurers issuing the Financed Policies, and (vii) there is no provision in the Financed Policies that would require LENDER to notify or obtain consent from any other party to effect cancellation of such policies.
- 15. ADDITIONAL PREMIUMS.** Insured agrees to fully and timely comply with all audits and pay to the insurance company any additional amount due in connection with the Financed Policies. The Amount Financed shall be applied to the Financed Policies' premium amounts and Insured shall be responsible for any additional premiums or other sums. Insured, or Agent/Broker, may request that LENDER finance additional policies and/or additional premium during the term of this Agreement, and if LENDER agrees, this Agreement shall be deemed amended accordingly. Should LENDER assign an account number to further extensions of credit, then a) this Agreement and loan documents identified by the assigned account number(s) shall be deemed to comprise a single and indivisible loan transaction, b) Insured shall irrevocably appoint LENDER as its attorney in fact in connection with additional amount financed, c) default under any component of the transaction shall constitute a default under the entire transaction, and d) unearned premium relating to any component of the transaction may be collected and applied to the entire loan transaction balance.
- 16. CORRECTIONS.** LENDER may insert the names of the insurance companies and policy numbers, if this information is not known at the time Insured signs this Agreement. LENDER is authorized to correct patent errors or omissions in this Agreement (not applicable in KY or VA).
- 17. NON-WAIVER.** Not Applicable.
- 18. ELECTRONIC STATEMENT AND NOTICE DELIVERY.** By executing this Agreement, Insured agrees to receive all billing statements, notices, and other communications via electronic delivery in PDF format as permitted by applicable law. It is Insured's responsibility to provide LENDER with true, accurate, and complete e-mail and contact information related to this Agreement and to maintain and update promptly any changes to this information. If Insured wishes to (i) opt out of electronic statement and notice delivery, or (ii) update contact information, Insured can log into Insured's account on www.firstinsurancefunding.com or call (800) 837-2511.

AGENT OR BROKER REPRESENTATIONS AND WARRANTIES

Unless previously disclosed in writing to LENDER or specified in the Schedule of Policies, the Agent or Broker executing this Agreement expressly represents, warrants, and agrees as follows: (1) Insured has received a copy of this Agreement and has authorized this transaction, Insured's signature is genuine, and the Down Payment has been received from Insured (unless the Down Payment was made to Lender), (2) the information contained in the Schedule of Policies including the premium amount is correct and accurately reflects the necessary coverage, (3) the policies listed in the Schedule of Policies (a) are in full force and effect, (b) are cancellable by Insured or LENDER (or its successors or assigns), (c) will generate unearned premiums which will be computed on the standard short rate or pro rata basis, and (d) do not contain any provisions which affect the standard short rate or pro rata premium computation, including but not limited to direct company bill, audit, reporting form, retrospective rating, or minimum or fully earned premium, (4) the Agent or Broker is either the insurer's authorized policy issuing agent or the broker placing the coverage directly with the insurer, except where the name of the Issuing Agent or General Agent is listed in the Schedule of Policies, (5) to the best of the Agent or Broker's knowledge, there are no bankruptcy, receivership, or insolvency proceedings affecting Insured, (6) Agent or Broker will hold harmless and indemnify LENDER and its successors and assigns against any loss or expense (including attorney's fees, court costs, and other costs) incurred by LENDER and resulting from Agent or Broker's violations of these Representations and Warranties or from Agent or Broker's errors, omissions, or inaccuracies in preparing this Agreement, (7) Agent or Broker will (a) hold in trust for LENDER any payments made or credited to Insured through or to Agent or Broker by the insurance companies or LENDER, and (b) pay these monies and the unearned commissions to LENDER upon demand to satisfy the outstanding indebtedness under this Agreement, and (8) to fully and timely assist with all payroll audits.

California Borrowers: **FOR INFORMATION CONTACT THE DEPARTMENT OF FINANCIAL INSTITUTIONS, STATE OF CALIFORNIA**

SCHEDULE OF POLICIES

Insured: Entrec Cranes & Heavy Hau
Quote #: 22836035

Policy Number	Full Name of Insurance Company and Name of General Agent or Company Office to Which Premium is Paid	Coverage	Policy Term	Effective Date	Premiums, Taxes and Fees
152001-10-87-54-3	C01497-MANUFACTURERS ALLIANCE INS CO G00468-NBIS CONSTRUCTION & TRANSPORT UW G00191-AMWINS BROKERAGE OF WA [ME:25.000 %, CX:30] [AU, FI, PR]	AUTO BCAU	12	06/01/2020	235,297.00
				ERN TXS/FEES	584.00
				FIN TXS/FEES	0.00
CCP-908504	C00121-CENTURY SURETY COMPANY G03071-AMWINS ACCESS INSURANCE SERVICES [ME:25.000 %, CX:0] [PR]	PROP	12	06/01/2020	8,022.00
				ERN TXS/FEES	361.69
				FIN TXS/FEES	0.00
CSP308500	C00082-COLONY INSURANCE COMPANY G00191-AMWINS BROKERAGE OF WA G00191-AMWINS BROKERAGE OF WA [ME:25.000 %, CX:0] [PR]	CPL	12	06/01/2020	28,826.00
				ERN TXS/FEES	504.46
				FIN TXS/FEES	0.00
IICHXAL000303702	C00625-HDI GLOBAL INSURANCE COMPANY G00468-NBIS CONSTRUCTION & TRANSPORT UW G00191-AMWINS BROKERAGE OF WA [ME:25.000 %, CX:0] [PR]	EXAL	12	06/01/2020	237,005.00
				ERN TXS/FEES	4,147.59
				FIN TXS/FEES	0.00

FIRST INSURANCE[®]

FUNDING

A WINTRUST COMPANY

450 Skokie Blvd, Ste 1000
Northbrook, IL 60062-7917
Phone: (800) 837-2511 Fax: (800) 837-3709

FIRST Insurance Funding Agreement: ACH Authorization for Direct Debit

This Agreement governs ACH transactions initiated by FIRST Insurance Funding, A Division of Lake Forest Bank & Trust Company, N.A. ("FIRST") to credit or charge the Company indicated below. Both parties agree to be bound by NACHA Operating Rules as they pertain to all ACH transactions initiated by FIRST that credit or debit the Company's bank account listed below, and acknowledge that the origination of ACH transactions to the listed account must comply with provisions of U.S. law.

This Agreement provides authorization for recurring ACH Debit transactions to be initiated by FIRST. This Agreement will remain in effect until Company cancels it in writing. Both parties agree that this Agreement constitutes authorization to debit Company's bank account, and Company agrees not to dispute any debits with its bank provided the transaction(s) correspond to the terms indicated in this Agreement and any respective premium finance agreement(s) ("PFA(s)").

Customer Information:

Quote #: 22836035
FIRST Account #:
Company Name: Entrec Cranes & Heavy Haul Inc
Street Address: 3193 Highway 22 N
City, State, Zip Code: Dickinson, North Dakota 58601
Contact: Jason Vandenburg
Phone Number:
Email Address: JVandenberg@entrec.com

Bank Information:

Name on Bank Account:	_____
Bank Name:	_____
Bank Account #:	4320543481
Bank Routing #:	121000248
Bank City/State:	_____
Account Type:	Checking _____ (Checking or Savings)

I Authorize FIRST to initiate ACH Debits and Credits to the bank account indicated above, provided each transaction is initiated according to the terms of this Agreement or any other PFA(s) I may have with FIRST to debit the amount(s) currently due, including any late fees, other charges, or payment shortages.

SIGNATURE _____
NAME _____

DATE _____
TITLE _____

I certify that I am an authorized representative of the Company indicated above and that I have the authority to enter into this Agreement on the Company's behalf. Company understands that this authorization will remain in effect until it is canceled in writing, and agrees to notify FIRST in writing at least 15 days in advance of any changes in its account information or termination of this authorization. Company understands that this authorization applies to the FIRST Account # listed above and subsequent FIRST Account #s. Company understands that because these are electronic transactions, it will have limited time to report and dispute errors. In the case of an ACH Transaction being rejected for Non Sufficient Funds (NSF) Company understands that FIRST may at its discretion attempt to process the charge again within 30 days, and agrees to an additional NSF charge, as allowed by applicable law, for each attempt returned NSF. Company has certified that the above business bank account is enabled for ACH transactions, and agrees to reimburse FIRST for all penalties and fees incurred as a result of Company's bank rejecting ACH debits or credits as a result of the account not being properly configured for ACH transactions. Company acknowledges that the origination of ACH transactions to its account must comply with the provisions of U.S. law.

PLEASE FAX THIS FORM TO (847) 509-7105 OR EMAIL TO CONTROLLER@FIRSTINSURANCEFUNDING.COM

ACHDEBIT0418

Search ID #: Z12776397

Transmitting Party

MILLER THOMSON LLP
Attention: Accounts Payable
2700, 10155 102 STREET
EDMONTON, AB T5J 4G8

Party Code: 50000066
Phone #: 780 429 1751
Reference #: 144572.3

Search ID #: Z12776397

Date of Search: 2020-Jun-22

Time of Search: 10:02:25

Serial Number Collateral Search For:

138149

Both Exact and Inexact Result(s) Found

NOTE:

A complete Search may result in a Report of Exact and Inexact Matches.
Be sure to read the reports carefully.

This is Exhibit "F" referred to in the Affidavit of
John Stevens
Sworn before me this 27th day
of July, 2020


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

Spencer D. Norris
Barrister and Solicitor



Search ID #: Z12776397

Serial Number Collateral Search For:

138149

Search ID #: Z12776397

Date of Search: 2020-Jun-22

Time of Search: 10:02:25

Registration Number: 14030526401

Registration Type: SECURITY AGREEMENT

Registration Date: 2014-Mar-05

Registration Status: Current

Expiry Date: 2025-Mar-05 23:59:59

Exact Match on: Serial Collateral No: 4

Amendments to Registration

14072521401	Amendment	2014-Jul-25
14112641077	Amendment	2014-Nov-26
14120938674	Amendment	2014-Dec-09
15021811498	Amendment	2015-Feb-18
15042828691	Amendment	2015-Apr-28
15070931045	Amendment	2015-Jul-09
15072121649	Amendment	2015-Jul-21
15082425875	Amendment	2015-Aug-24
16020513881	Amendment	2016-Feb-05
16031727024	Amendment	2016-Mar-17
16050300616	Amendment	2016-May-03
16052618228	Amendment	2016-May-26
16060325067	Amendment	2016-Jun-03
16060920552	Amendment	2016-Jun-09
16070411027	Amendment	2016-Jul-04
16112215546	Amendment	2016-Nov-22
16120123077	Amendment	2016-Dec-01
16121620989	Amendment	2016-Dec-16
17052306072	Amendment	2017-May-23

Search ID #: Z12776397

17100526526	Renewal	2017-Oct-05
18062738853	Amendment	2018-Jun-27
18110218033	Amendment	2018-Nov-02
18111430310	Amendment	2018-Nov-14
19021319893	Amendment	2019-Feb-13
19083017985	Amendment And Renewal	2019-Aug-30
20010929546	Amendment	2020-Jan-09
20012433349	Amendment	2020-Jan-24
20020620653	Amendment	2020-Feb-06
20040113164	Amendment	2020-Apr-01
20042016027	Amendment	2020-Apr-20
20050822514	Amendment	2020-May-08
20050826843	Amendment	2020-May-08
20051317287	Amendment	2020-May-13
20061108332	Amendment	2020-Jun-11

Debtor(s)

Block

1 ENTREC CORPORATION
100 DIAMOND AVENUE
SPRUCE GROVE, AB T7X 3A7

Status

Deleted by
16052618228

Block

2 ENTREC CORPORATION
26420 TOWNSHIP ROAD 531A
ACHESON, AB T7X 5A3

Status

Current by
16052618228

Secured Party / Parties

Block

1 WELLS FARGO CAPITAL FINANCE CORPORATION CANADA, AS AGENT
40 KING STREET WEST, STE 2500
TORONTO, ON M5H 3Y2

Status

Deleted by
19083017985

Block

2 WELLS FARGO CAPITAL FINANCE CORPORATION CANADA, AS AGENT
22 ADELAIDE STREET WEST, SUITE 2200
TORONTO, ON M5H 4E3

Status

Deleted by
20010929546

Search ID #: Z12776397

Block

3 WELLS FARGO CAPITAL FINANCE CORPORATION CANADA, AS AGENT
22 ADELAIDE STREET WEST, SUITE 2200
TORONTO, ON M5H 4E3
Email: Trevor.g.tysick@wellsfargo.com

Status

Current by
20010929546

Collateral: Serial Number Goods

<u>Block</u>	<u>Serial Number</u>	<u>Year</u>	<u>Make and Model</u>	<u>Category</u>	<u>Status</u>
1	WLFA60AZZCEZZ0001	2013	LIEBHEER LTM1350 ALL TERR	MV - Motor Vehicle	Current
2	16001165	2012	Manitowoc 16000 Crawler	MV - Motor Vehicle	Current
3	2251256	2008	Manitowoc 2250 Crawler	MV - Motor Vehicle	Current
4	138149	2012	Liebherr LR1300SX 350 Ton	MV - Motor Vehicle	Current
5	2251223	2007	Manitowoc 2250 Crawler	MV - Motor Vehicle	Current
6	W09585700DEL05407	2013	LIEBHERR LTM1220-5.2	MV - Motor Vehicle	Current
7	2251130	2001	Manitowoc 2250 Crawler	MV - Motor Vehicle	Deleted By 16050300616
8	W09585700DEL05381	2012	LIEBHERR LTM1220-5.2	MV - Motor Vehicle	Current
9	WLFA55AZZCEZZ0026	2012	LIEBHERR LTM1220-5.2 ALL	MV - Motor Vehicle	Current
10	W09170520DWG12168	2013	GROVE GMK5225 225T	MV - Motor Vehicle	Current
11	51307057	2013	Grove GMK 5165 ALL TERR	MV - Motor Vehicle	Current
12	W0911056CWG12013	2012	GROVE GMK5135	MV - Motor Vehicle	Current
13	2251108	2000	Manitowoc 2250	MV - Motor Vehicle	Current
14	W09575900DEL05563	2013	LIEBHERR LTM1095-5.1	MV - Motor Vehicle	Current
15	W09575900DEL05560	2013	LIEBHERR LTM1095-5.1	MV - Motor Vehicle	Current
16	1F9J8K227CL028794	2012	LINKBELT HTC 3140	MV - Motor Vehicle	Current
17	1F9J8K32XDL028580	2013	LINKBELT HTC 3140	MV - Motor Vehicle	Current
18	S1K22996	2012	LINK-BELT TCC-1100	MV - Motor Vehicle	Current
19	S1K33347	2013	LINK-BELT TCC-1100	MV - Motor Vehicle	Deleted By 20010929546
20	1TKH03349AM119817	2010	Trail King TK300 14 Axle	TR - Trailer	Current
21	W09575900CEL05536	2012	LIEBHER LTM 1095-5.1	MV - Motor Vehicle	Current

Search ID #: Z12776397

22	W091305308WG12061	2008	GROVE GMK5165	MV - Motor Vehicle	Current
23	231938	2010	GROVE RT9150E	MV - Motor Vehicle	Deleted By 15042828691
24	231733	2011	Grove RT9130E-2	MV - Motor Vehicle	Deleted By 15042828691
25	W091305208WG12371	2008	GROVE GMK5165	MV - Motor Vehicle	Current
26	GN0403036	2012	Kobelco CK1600G	MV - Motor Vehicle	Deleted By 20061108332
27	1F9N3K337DL028562	2013	Link-Belt HTC-86100	MV - Motor Vehicle	Current
28	R8K33070	2013	LINK-BELT TCC-750	MV - Motor Vehicle	Deleted By 20061108332
29	476S90006CS232529	2012	GROVE TMS9000E	MV - Motor Vehicle	Current
30	231355	2011	GROVE RT9130E	MV - Motor Vehicle	Deleted By 20010929546
31	231624	2011	GROVE RT9130E	MV - Motor Vehicle	Current
32	231258	2010	GROVE RT9130E	MV - Motor Vehicle	Deleted By 20010929546
33	476S90002BS231943	2011	GROVE TMS9000E	MV - Motor Vehicle	Deleted By 20061108332
34	232682	2012	GROVE RT890E	MV - Motor Vehicle	Deleted By 18110218033
35	476S90001BS231240	2011	GROVE TMS9000E	MV - Motor Vehicle	Current
36	231557	2011	Grove RT890E	MV - Motor Vehicle	Deleted By 20010929546
37	47659000X9S230078	2009	GROVE TMS9000E	MV - Motor Vehicle	Current
38	228160	2008	GROVE RT9130E	MV - Motor Vehicle	Deleted By 15021811498
39	227121	2008	Grove RT9130E	MV - Motor Vehicle	Deleted By 16020513881
40	1XKCP4TX4DR961229	2013	Kenworth C500	MV - Motor Vehicle	Current
41	1XKCP4TX2DR961228	2013	Kenworth C500	MV - Motor Vehicle	Current
42	1XKCP4TX0DR961227	2013	Kenworth C500	MV - Motor Vehicle	Current
43	1XKCP4TX9DR961226	2013	Kenworth C500	MV - Motor Vehicle	Current
44	1XKCP4TX7DR961225	2013	Kenworth C500	MV - Motor Vehicle	Current
45	1XKCP4TX3DR961223	2013	Kenworth C500	MV - Motor Vehicle	Current

Search ID #: Z12776397

46	226965	2006	GROVE RT9130E	MV - Motor Vehicle	Current
47	1NKDX4TX4DR959415	2013	Kenworth T800	MV - Motor Vehicle	Current
48	1XKCP4TX5DR961224	2013	Kenworth C500	MV - Motor Vehicle	Current
49	1XKCP4TX1DR961222	2013	Kenworth C500	MV - Motor Vehicle	Current
50	231106	2010	Grove RT890E	MV - Motor Vehicle	Deleted By 20010929546
51	547714	2012	Tadano GR1000XL-2	MV - Motor Vehicle	Deleted By 17052306072
52	547718	2012	Tadano GR1000XL-2	MV - Motor Vehicle	Deleted By 18110218033
53	547720	2012	Tadano GR1000XL-2	MV - Motor Vehicle	Deleted By 20010929546
54	547722	2012	Tadano GR1000XL-2	MV - Motor Vehicle	Deleted By 18111430310
55	547724	2012	Tadano GR1000XL-2	MV - Motor Vehicle	Deleted By 18111430310
56	14001069	2008	Tadano GR1000XL-2	MV - Motor Vehicle	Deleted By 20042016027
57	1NKCX4TX7CR956809	2013	Kenworth C500	MV - Motor Vehicle	Current
58	547823	2012	Tadano GR1000XL-2	MV - Motor Vehicle	Deleted By 20010929546
59	547828	2012	Tadano GR1000XL-2	MV - Motor Vehicle	Deleted By 20010929546
60	231554	2011	Grove RT880E	MV - Motor Vehicle	Current
61	1NKCX4TX7CR958110	2012	Kenworth C500	MV - Motor Vehicle	Deleted By 20012433349
62	1NKCX4EX3CR951183	2012	Kenworth C500	MV - Motor Vehicle	Current
63	1NKCX4TX2CR947743	2012	Kenworth C500	MV - Motor Vehicle	Current
64	231127	2010	Grove RT880E	MV - Motor Vehicle	Deleted By 20010929546
65	1XKDP4TX8BR947920	2011	Kenworth T800	MV - Motor Vehicle	Current
66	1NKCX4TX1CR956093	2012	Kenworth C500	MV - Motor Vehicle	Current
67	1NKCX4EX5CR951184	2012	Kenworth C500	MV - Motor Vehicle	Current
68	1NKCX4TX4CR954564	2012	Kenworth C500	MV - Motor Vehicle	Current
69	2A9TD85847N125190	2007	Aspen 85 Ton	TR - Trailer	Current

Search ID #: Z12776397

70	230774	2010	Grove RT9130E	MV - Motor Vehicle	Deleted By 18111430310
71	WG0PST069D0061030	2013	SPMT OFF ROAD TRANSPORTER	TR - Trailer	Deleted By 20040113164
72	WG0PST060D0061031	2013	SPMT OFF ROAD TRANSPORTER	TR - Trailer	Deleted By 20040113164
73	WG0PST062D0061032	2013	SPMT OFF ROAD TRANSPORTER	TR - Trailer	Deleted By 20040113164
74	WG0PST064D0061033	2013	SPMT OFF ROAD TRANSPORTER	TR - Trailer	Deleted By 20040113164
75	232011	2011	Kenworth T800	MV - Motor Vehicle	Current
76	1XKDP4TX7BR948668	2011	Kenworth C500	MV - Motor Vehicle	Current
77	1XKDP4TX1BR947919	2011	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027
78	231138	2010	Grove RT880E	MV - Motor Vehicle	Current
79	1NKCX4TX1CR953825	2012	Kenworth C500	MV - Motor Vehicle	Deleted By 20061108332
80	W09575900DEL05570	2013	LIEBHERR LTM1095-5.1	MV - Motor Vehicle	Current
81	W09110540AWG12094	2010	GROVE GMK5135	MV - Motor Vehicle	Current
82	R8K33226	2013	LINK-BELT TCC-750	MV - Motor Vehicle	Current
83	1NKDX4TX7CR953316	2012	Kenworth T800	MV - Motor Vehicle	Deleted By 20050826843
84	227793	2008	Grove RT875E	MV - Motor Vehicle	Deleted By 16052618228
85	1NKCX4TXXAR943629	2010	Kenworth C500	MV - Motor Vehicle	Deleted By 20050826843
86	1NKDX4TX7EJ967122	2014	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
87	1XKCP4TX4AR944846	2010	Kenworth C500	MV - Motor Vehicle	Deleted By 14112641077
88	1NPTXBEX1BD120811	2011	Peterbilt 367	MV - Motor Vehicle	Current
89	540772	2012	Tadano GR550XL-2	MV - Motor Vehicle	Deleted By 20010929546
90	540771	2012	Tadano GR550XL-2	MV - Motor Vehicle	Deleted By 20010929546
91	225236	2006	Grove RT890E	MV - Motor Vehicle	Deleted By 15042828691

Search ID #: Z12776397

92	230582	2010	Grove RT890E	MV - Motor Vehicle	Current
93	226211	2006	Grove RT890E	MV - Motor Vehicle	Current
94	226523	2007	Grove RT890E	MV - Motor Vehicle	Current
95	232298	2012	Grove RT765E	MV - Motor Vehicle	Current
96	F5J15653	2001	Link-Belt LS238H	MV - Motor Vehicle	Current
97	225968	2006	Grove RT890E	MV - Motor Vehicle	Current
98	WG0STZH99D0030921	2013	GOLDHOFER 9-AXLE SEMI	TR - Trailer	Current
99	1XKCPBTX56R986891	2006	Kenworth C500	MV - Motor Vehicle	Deleted By 20061108332
100	WG0STZH90D0030922	2013	GOLDHOFER 9-AXLE SEMI	TR - Trailer	Current
101	N9G62A24X1012164	2002	GMK-5120	MV - Motor Vehicle	Current
102	230761	2010	Grove RT890E	MV - Motor Vehicle	Deleted By 20010929546
103	225440	2006	Grove RT890E	MV - Motor Vehicle	Current
104	2D9TD5560BN125094	2011	Aspen 85 Ton 24-Wheel 30'	TR - Trailer	Current
105	1XKCP4TX59R939392	2009	Kenworth C500	MV - Motor Vehicle	Deleted By 20050826843
106	2A9TD60897N125262	2007	Aspen 60 Ton 48-Wheel	TR - Trailer	Current
107	1NKDXBTX67R932452	2007	Kenworth T800	MV - Motor Vehicle	Current
108	1XKCP4TX8DR956941	2013	Kenworth C500	MV - Motor Vehicle	Current
109	1C9HJ272181772090	2008	Cozad 16 Wheel Jeep	TR - Trailer	Deleted By 20061108332
110	1XKCP4TXXDR956942	2013	Kenworth C500	MV - Motor Vehicle	Current
111	1XKCP4TX1DR956943	2013	Kenworth C500	MV - Motor Vehicle	Current
112	1XKCP4TX3DR956944	2013	Kenworth C500	MV - Motor Vehicle	Deleted By 20061108332
113	225235	2006	Grove RT880E	MV - Motor Vehicle	Current
114	225234	2006	Grove RT880E	MV - Motor Vehicle	Current
115	JJ00097	1990	Kobelco 7150	MV - Motor Vehicle	Current
116	2A9TD60856N125063	2006	Aspen 60 Ton 48-Wheel	TR - Trailer	Current
117	561641	2012	Tadano GR350XL-2	MV - Motor Vehicle	Deleted By 20061108332

Search ID #: Z12776397

118	2255150	2008	Manitowoc 2250 Lufiting	TR - Trailer	Current
119	225676	2006	Grove RT880E	MV - Motor Vehicle	Current
120	1XKCD4WX4ER962307	2014	Kenworth C500	MV - Motor Vehicle	Current
121	225816	2006	Grove RT880E	MV - Motor Vehicle	Current
122	1NKCL4EX1DR962308	2013	Kenworth C500	MV - Motor Vehicle	Current
123	1NKDXBTX67R997740	2007	Kenworth T800	MV - Motor Vehicle	Current
124	1NKDXBTXX7R997739	2007	Kenworth T800	MV - Motor Vehicle	Current
125	1XKCPBTX67R932663	2007	Kenworth C500	MV - Motor Vehicle	Deleted By 14120938674
126	1NKCL4EXXDR962324	2013	Kenworth C500	MV - Motor Vehicle	Deleted By 20042016027
127	2255138	2007	Manitowoc 2250 Lufiting	TR - Trailer	Current
128	1NPAXBEX27N743492	2007	Peterbilt 357	MV - Motor Vehicle	Current
129	1XKDP4EX3DR959246	2013	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
130	1XKCP4EX9DR958940	2013	Kenworth C500	MV - Motor Vehicle	Current
131	2A9TD90857N125129	2007	Aspen 32/48 Wheel Lowboy	MV - Motor Vehicle	Current
132	2A9TD90837N125128	2007	Aspen 32/48 Wheel Lowboy	MV - Motor Vehicle	Current
133	1NPFPBEX57N668101	2007	Peterbilt 378	MV - Motor Vehicle	Deleted By 20042016027
134	5KKUALAV47PX40807	2007	Western Star 4900SA	MV - Motor Vehicle	Deleted By 20050826843
135	2K9KB43011L052082	2001	K-Line 16 Wheel Jeep	MV - Motor Vehicle	Deleted By 14072521401
136	2AGTD8081YS037028	2000	Aspen 125 Ton 48/80 Wheel	TR - Trailer	Current
137	5KKMALCK39PAH2860	2009	Western Star 4900SA	MV - Motor Vehicle	Current
138	1XKDP4EX1CR950849	2012	Kenworth C500	MV - Motor Vehicle	Current
139	WG0THPH4880029635	2008	Goldhofer 6/4 Line	TR - Trailer	Deleted By 19021319893
140	WG0THPH4X80029636	2008	Goldhofer 6/4 Line	TR - Trailer	Deleted By 19021319893
141	225214	2006	Grove RT700E	MV - Motor Vehicle	Current
142	225810	2006	Grove RT700E	MV - Motor Vehicle	Current

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143	5KKMASCK07PW85334	2007	Western Star 6900XD	MV - Motor Vehicle	Deleted By 20061108332
144	225811	2006	Grove RT760E	MV - Motor Vehicle	Current
145	1NKCXBTX97R991538	2007	Kenworth C500	MV - Motor Vehicle	Current
146	1NPTL70X0DD175320	2013	Peterbilt 367	MV - Motor Vehicle	Deleted By 20010929546
147	1NKCL4EX1CR950688	2012	Kenworth C500	MV - Motor Vehicle	Deleted By 20061108332
148	225224	2006	Grove RT700E	MV - Motor Vehicle	Current
149	2253130	2000	Maxer Attachment 300 Ton	MV - Motor Vehicle	Current
150	1NKDLBTX27R989873	2007	Kenworth T800	MV - Motor Vehicle	Current
151	IXKCDB0X57R990650	2007	Kenworth T800	MV - Motor Vehicle	Current
152	61034	2013	SPMT OFF ROAD TRANSPORTER	TR - Trailer	Current
153	61035	2013	SPMT OFF ROAD TRANSPORTER	TR - Trailer	Current
154	476S700E47S227174	2007	Grove TMS700E	MV - Motor Vehicle	Current
155	WG0THPH45C0033831	2012	Goldhofer 6/4 Line	TR - Trailer	Deleted By 20061108332
156	WG0THPH43C0033830	2012	Goldhofer 6/4 Line	TR - Trailer	Current
157	WG0THPH47C0033829	2012	Goldhofer 6/4 Line	TR - Trailer	Deleted By 20061108332
158	WG0THPH47C0033832	2012	Goldhofer 6/4 Line	TR - Trailer	Current
159	1XKCDB0X47R930004	2007	Kenworth C500	MV - Motor Vehicle	Current
160	1NKCL4EX2CR952322	2012	Kenworth C500	MV - Motor Vehicle	Current
161	1XKDP4EX7ER967092	2014	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
162	0409EG658	2009	Peterbilt 367	MV - Motor Vehicle	Current
163	1DW724KZECD642972	2012	John Deere 724K Loader	MV - Motor Vehicle	Current
164	5KKUALAV07PX29464	2007	Western Star 4900SA	MV - Motor Vehicle	Deleted By 19083017985
165	FD2362	2013	Tadano GR150XL-1	MV - Motor Vehicle	Current
166	WG0THPH49B0033751	2011	Goldhofer 6/4 Line	TR - Trailer	Deleted By 20061108332

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167	WG0THPH40B0033752	2011	Goldhofer 6/4 Line	TR - Trailer	Deleted By 20061108332
168	1NKDXBTX86R983837	2006	Kenworth T800	MV - Motor Vehicle	Deleted By 15070931045
169	WG0THPS6CW0023132	1998	Goldhofer 6/4 Line Split	TR - Trailer	Current
170	2A9LB75369N125165	2009	Aspen 75 Ton Tridem	TR - Trailer	Deleted By 20042016027
171	2A9TD55694N125324	2004	Aspen 24-Wheel Tridem	TR - Trailer	Current
172	W2130368	2012	Aspen 85 Ton 48-Wheel	TR - Trailer	Current
173	W2130369	2012	Aspen 85 Ton 48-Wheel	TR - Trailer	Current
174	1XKCDBTX27R931776	2007	Kenworth C500	MV - Motor Vehicle	Deleted By 20042016027
175	W09903XX76PS17321	2006	Scheuerle 10' Spacer	TR - Trailer	Current
176	W09903XXX6PS17331	2006	Scheuerle 6 Line Hyd	TR - Trailer	Deleted By 20061108332
177	W09906XX46PS17231	2006	Scheuerle 6 Line Hyd	TR - Trailer	Deleted By 20061108332
178	2A9TD6083CN125140	2012	Aspen 60 Ton 32 Wheel	TR - Trailer	Current
179	2A9TD6085CN125141	2012	Aspen 60 Ton 32 Wheel	TR - Trailer	Current
180	WG0THPH4820026139	2002	Goldhofer 6/4 Line	TR - Trailer	Current
181	476S700E52S222762	2002	Grove TMS 760E	MV - Motor Vehicle	Deleted By 15072121649
182	1NPTL00X0BD116028	2011	Peterbilt 367	MV - Motor Vehicle	Deleted By 20010929546
183	1NPTL40X39D790451	2009	Peterbilt 367	MV - Motor Vehicle	Current
184	2N9LB8564DE065407	2013	Stellar 85 Ton 24-Wheel	TR - Trailer	Deleted By 20061108332
185	1NPTXB0X98N737710	2008	Peterbilt 367	MV - Motor Vehicle	Deleted By 20061108332
186	1NPFPBEX86N884815	2006	Peterbilt 378	MV - Motor Vehicle	Deleted By 15082425875
187	WG0THPH6870029344	2007	Goldhofer 6/4 Line	TR - Trailer	Deleted By 20061108332
188	WG0THPH6370029350	2007	Goldhofer 6/4 Line	TR - Trailer	Deleted By 20061108332
189	WG0THPH6070029337	2007	Goldhofer 6/4 Line	TR - Trailer	Deleted By 16070411027

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190	WG0THPH6770029349	2007	Goldhofer 6/4 Line	TR - Trailer	Deleted By 16070411027
191	WG0THPH6670029360	2007	Goldhofer 6/4 Line	TR - Trailer	Deleted By 20061108332
192	WG0THPH6X70029362	2007	Goldhofer 6/4 Line	TR - Trailer	Deleted By 20061108332
193	WG0THPH6X70029368	2007	Goldhofer 6/4 Line	TR - Trailer	Current
194	WG0THPH6870029361	2007	Goldhofer 6/4 Line	TR - Trailer	Current
195	1NPTX4EX9DD184299	2013	Peterbilt 367	MV - Motor Vehicle	Current
196	476S900E945223899	2004	GROVE TMS900E	MV - Motor Vehicle	Deleted By 15072121649
197	1NP7L70XXDD175325	2013	Peterbilt 367	MV - Motor Vehicle	Current
198	225553	2006	Grove RT700E	MV - Motor Vehicle	Current
199	225215	2006	Grove RT700E	MV - Motor Vehicle	Current
200	225225	2006	Grove RT700E	MV - Motor Vehicle	Current
201	1HTWNAZT0CJ665478	2012	International 7500	MV - Motor Vehicle	Deleted By 20042016027
202	1XKDP4EX9DR962099	2013	Kenworth T800	MV - Motor Vehicle	Current
203	1XKDD40X6DR962304	2013	Kenworth T800	MV - Motor Vehicle	Current
204	1XKDDBEX17R996426	2007	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027
205	1XKDP4EX5CJ955356	2012	Kenworth T800	MV - Motor Vehicle	Current
206	1XKDP40XXBR948362	2011	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
207	1XKDD40XXDR962306	2013	Kenworth T800	MV - Motor Vehicle	Current
208	1XKDD40X8DR962305	2013	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
209	1NKDL00X3BJ945803	2011	Kenworth T800	MV - Motor Vehicle	Current
210	1XKDD40X7CJ955312	2012	Kenworth T800	MV - Motor Vehicle	Current
211	1XKDP4EX2CR957986	2012	Kenworth T800	MV - Motor Vehicle	Current
212	1XKDD40X0DR962301	2013	Kenworth T800	MV - Motor Vehicle	Current
213	1DW624KZCCD644640	2012	John Deere 624K Loader	MV - Motor Vehicle	Current
214	540618	2010	Tadano GR500XL-1	MV - Motor Vehicle	Deleted By 20010929546

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215	1C9H26206Y1167007	2000	Cozad 16-Wheel Jeep	TR - Trailer	Deleted By 18062738853
216	1C9R38405Y1167008	2000	Cozad 16-Wheel Scraper	TR - Trailer	Current
217	1NKDXBTX46R988114	2006	Kenworth T800	MV - Motor Vehicle	Current
218	1XKDD40X4DR962303	2013	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
219	1XKDD40X9DR962300	2013	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
220	1XKDD40X6DR962299	2013	Kenworth T800	MV - Motor Vehicle	Current
221	F2J04329	2000	LINK BELT 8670	MV - Motor Vehicle	Current
222	1XKDD40X2DR962302	2013	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027
223	1NPTL40X4DD184309	2013	Peterbilt 367	MV - Motor Vehicle	Current
224	1NPFDB0XX7D668116	2007	Peterbilt 378	MV - Motor Vehicle	Current
225	226665	2007	Grove RT530E-2	MV - Motor Vehicle	Current
226	WG0THPS6DW0023103	1998	Goldhofer 6/6 Line Split	TR - Trailer	Current
227	1XKWD40X49J941420	2009	Kenworth W900	MV - Motor Vehicle	Deleted By 20050826843
228	1XKDD40XXDJ960084	2013	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
229	1XKDD40X4DJ959965	2013	Kenworth T800	MV - Motor Vehicle	Deleted By 20010929546
230	1XKDD40X7CJ955309	2012	Kenworth T800	MV - Motor Vehicle	Current
231	SE2255919	2000	Manitowoc 2250 Luffing	TR - Trailer	Current
232	1NKDX4EX77R932839	2007	Kenworth T800	MV - Motor Vehicle	Current
233	1XKDPBTX06R982512	2006	Kenworth T800	MV - Motor Vehicle	Current
234	1XKDP4EX6BR948481	2011	Kenworth T800	MV - Motor Vehicle	Current
235	1XKDP40X7CR954217	2012	Kenworth T800	MV - Motor Vehicle	Current
236	1XKDD40XXCJ956731	2012	Kenworth T800	MV - Motor Vehicle	Current
237	1XKDP40X9CR954218	2012	Kenworth T800	MV - Motor Vehicle	Current
238	1XKDDB0X66J989105	2006	Kenworth T800	MV - Motor Vehicle	Deleted By 20050826843
239	226054	2006	Grove RT535E	MV - Motor Vehicle	Current
240	1XKDP4EXXBJ948238	2011	Kenworth T800	MV - Motor Vehicle	Current

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241	1XKDP40X0CR954219	2012	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027
242	W09856620YPS17931	2000	Scheuerle 6 Line Hyd	TR - Trailer	Deleted By 20061108332
243	W09856620YPS17932	2000	Scheuerle 6 Line Hyd	TR - Trailer	Deleted By 20061108332
244	W09860628YPS17331	2000	Scheuerle 6 Line Hyd	TR - Trailer	Deleted By 20061108332
245	W09861624YPS17431	2000	Scheuerle 6 Line Hyd	TR - Trailer	Deleted By 20061108332
246	W09861626YPS17432	2000	Scheuerle 6 Line Hyd	TR - Trailer	Deleted By 20061108332
247	W09891XX04PS17731	2000	Scheuerle 6 Line Hyd	TR - Trailer	Deleted By 20061108332
248	86904	1998	Grove RT880E	MV - Motor Vehicle	Current
249	5KKUALAV65PU15301	2005	Western Star 4900SA	MV - Motor Vehicle	Current
250	1XKDD40XXCJ317930	2012	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027
251	5KJRALAV47PX21832	2007	Western Star 4900SA	MV - Motor Vehicle	Current
252	WG0THPH22C0033803	2012	Goldhofer 2/2 Line	TR - Trailer	Deleted By 20061108332
253	WG0THPH24C0033804	2012	Goldhofer 4/2 Line	TR - Trailer	Deleted By 20061108332
254	WG0THPH44C0033805	2012	Goldhofer 6/4 Line	TR - Trailer	Deleted By 20061108332
255	1XKDD40X5CJ955308	2012	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
256	1XKDP4EXXCR950770	2012	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
257	1XKDD40X7CJ949462	2012	Kenworth T800	MV - Motor Vehicle	Current
258	NNKHNN8X1DM959165	2013	Kenworth T970	MV - Motor Vehicle	Deleted By 20042016027
259	WG0THPH2XC0033838	2012	Goldhofer 4/2 Line	TR - Trailer	Deleted By 20061108332
260	WG0THPH28C0033837	2012	Goldhofer 4/2 Line	TR - Trailer	Deleted By 20061108332
261	1XKDD40X6CR954220	2012	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027

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262	5KJJALAV67PY06412	2007	Western Star 4900SA	MV - Motor Vehicle	Deleted By 20061108332
263	1NPTLU0X3BD119819	2011	Peterbilt 367	MV - Motor Vehicle	Deleted By 20020620653
264	1XKZD40X1EJ967139	2014	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027
265	1XKDP4EX7DR962098	2013	Kenworth T800	MV - Motor Vehicle	Current
266	2A9DA60B6T5037102	1996	Aspen 60 Ton 48-Wheel	MV - Motor Vehicle	Current
267	1XKDD40X4EJ967081	2014	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027
268	WG0THPH27C0033828	2012	Goldhofer 4/2 Line	TR - Trailer	Current
269	1XKDD40X8CR954221	2012	Kenworth T800	MV - Motor Vehicle	Current
270	WG0THPH22C0033834	2012	Goldhofer 4/2 Line	TR - Trailer	Deleted By 20061108332
271	5KJJALDR5CPBL9666	2012	Western Star 4964SA	MV - Motor Vehicle	Deleted By 20061108332
272	1XKCDB0XX7R992748	2007	Kenworth C500	MV - Motor Vehicle	Deleted By 16120123077
273	FD1458	2008	Tadano GR150XL-1	MV - Motor Vehicle	Deleted By 20042016027
274	2A9TD85882N125122	2002	Aspen 60 Ton 48 Wheel	TR - Trailer	Current
275	1XKDD40X9CJ957014	2012	Kenworth T800	MV - Motor Vehicle	Current
276	1XKDP4EX1DR962100	2013	Kenworth T800	MV - Motor Vehicle	Current
277	1XKDPBTX07R931271	2007	Kenworth T800	MV - Motor Vehicle	Deleted By 16031727024
278	WG0THP049S0018665	1995	Goldhofer 4/4 Line	TR - Trailer	Current
279	1XKDD40X0CJ957015	2012	Kenworth T800	MV - Motor Vehicle	Current
280	320661	2007	Shuttlelift 7725	MV - Motor Vehicle	Deleted By 18111430310
281	5KJLALCK67PY96379	2007	Western Star 4900SA	MV - Motor Vehicle	Deleted By 20050826843
282	1XKDD40X4DR962317	2013	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027
283	1XKDD40X2DR962316	2013	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
284	2K9LB4625CL072291	2012	Gerry s K LH605 16 Wheel	TR - Trailer	Deleted By 20061108332

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285	1XKDP4EX5DJ959957	2013	Kenworth T800	MV - Motor Vehicle	Deleted By 20010929546
286	13977	2005	Terex RT335-1	MV - Motor Vehicle	Current
287	WG0THPH4820026138	2002	Goldhofer 6/4 Line	TR - Trailer	Deleted By 20061108332
288	044228	2013	Liebherr LTM 1095 5.1	MV - Motor Vehicle	Current By 16060325067
289	044238	2013	Liebherr LTM 1095 5.1	MV - Motor Vehicle	Current By 16060325067
290	044258	2014	Liebherr LTM 1095 5.1	MV - Motor Vehicle	Current By 16060325067
291	045315	2013	Liebherr LTM 1130 5.1	MV - Motor Vehicle	Current By 16060325067
292	045370	2014	Liebherr LTM 1130 5.1	MV - Motor Vehicle	Deleted By 20010929546
293	045804	2013	Liebherr LTM 1220 5.2	MV - Motor Vehicle	Current By 16060325067
294	067580	2014	Liebherr LTM 1160 5.1	MV - Motor Vehicle	Current By 16060325067
295	071350	2013	Liebherr LTM 1350-6.1	MV - Motor Vehicle	Current By 16060325067
296	096852	2014	Liebherr LTR1060	MV - Motor Vehicle	Current By 16060325067
297	14001069	2008	Manitowoc 14000	MV - Motor Vehicle	Deleted By 20042016027
298	1F9N3J9009L028806	2009	Link-Belt HTC-8690	MV - Motor Vehicle	Deleted By 20010929546
299	1F9N3K125BL028471	2011	Link-Belt HTC-86100	MV - Motor Vehicle	Deleted By 20010929546
300	1FSN3K440EL028301	2014	Link-Belt HTC-86100	MV - Motor Vehicle	Current By 16060325067
301	1NKCX4TX9ER967149	2014	Kenworth C500	MV - Motor Vehicle	Current By 16060325067
302	1NKWX4TX5GR978150	2016	Kenworth Hydra-Lift T800	MV - Motor Vehicle	Current By 16060325067
303	1NKWX4TX9GR978149	2016	Kenworth Hydra-Lift T800	MV - Motor Vehicle	Deleted By 20061108332
304	1NPTP4TXDD182516	2013	Peterbilt Hydra-Lift 367	MV - Motor Vehicle	Current By 16060325067

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305	1TKJ060368B071990	2008	Trailing 75 Ton	MV - Motor Vehicle	Current By 16060325067
306	1XKCD4EX2ER967084	2014	Kenworth C500	MV - Motor Vehicle	Deleted By 20061108332
307	1XKCD4EX4ER967085	2014	Kenworth C500	MV - Motor Vehicle	Deleted By 20061108332
308	1XKCD4EX6ER967086	2014	Kenworth C500	MV - Motor Vehicle	Deleted By 20061108332
309	1XKCD4EX8ER967087	2014	Kenworth C500	MV - Motor Vehicle	Current By 16060325067
310	1XKCD4EX8FR972985	2015	Kenworth C500	MV - Motor Vehicle	Deleted By 20042016027
311	1XKCP4TX2FR974225	2015	Kenworth Hydra-Lift C500	MV - Motor Vehicle	Current By 16060325067
312	1XKCP4TX3FR972984	2015	Kenworth C500	MV - Motor Vehicle	Current By 16060325067
313	1XKCP4TX4FR974226	2015	Kenworth Hydra-Lift C500	MV - Motor Vehicle	Current By 16060325067
314	1XKCP4TX5ER967414	2014	Kenworth C500	MV - Motor Vehicle	Current By 16060325067
315	1XKCP4TX5FR970590	2015	Kenworth Hydra-Lift C500	MV - Motor Vehicle	Current By 16060325067
316	1XKCP4TX6ER968054	2014	Kenworth Hydra-Lift C500	MV - Motor Vehicle	Current By 16060325067
317	1XKCP4TX7FR970591	2015	Kenworth Hydra-Lift C500	MV - Motor Vehicle	Current By 16060325067
318	1XKCP4TX9FR970589	2015	Kenworth Hydra-Lift C550	MV - Motor Vehicle	Current By 16060325067
319	1XKCP4TXXFR973162	2015	Kenworth Hydra-Lift C500	MV - Motor Vehicle	Current By 16060325067
320	1XKDD40X1FR972936	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
321	1XKDD40X1FR976324	2015	Kenworth T270	MV - Motor Vehicle	Current By 16060325067
322	1XKDD40X2FR976316	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
323	1XKDD40X2FR976317	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
324	1XKDD40X3FR972937	2015	Kenworth T800	MV - Motor Vehicle	Deleted By 20010929546

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325	1XKDD40X3FR972940	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
326	1XKDD40X3FR976325	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
327	1XKDD40X5FR972938	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
328	1XKDD40X5FR972941	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
329	1XKDD40X5FR976326	2015	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
330	1XKDD40X6FR976318	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
331	1XKDD40X6FR976321	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
332	1XKDD40X7FR972939	2015	Kenworth T800	MV - Motor Vehicle	Deleted By 20061108332
333	1XKDD40X7FR972942	2015	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027
334	1XKDD40X7FR976327	2015	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027
335	1XKDD40X8FR976319	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
336	1XKDD40X8FR976320	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
337	1XKDD40X8FR976322	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
338	1XKDD40XXFR972935	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
339	1XKDD40XXFR976323	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
340	1XKDD4TX0FR973118	2015	Kenworth Hydra-Lift T800	MV - Motor Vehicle	Current By 16060325067
341	1XKDD4TX4ER966493	2015	Kenworth Hydra-Lift T800	MV - Motor Vehicle	Current By 16060325067
342	1XKDD4TX6ER966494	2013	Kenworth Hydra-Lift T800	MV - Motor Vehicle	Current By 16060325067
343	1XKDD4TX7FR974220	2015	Kenworth Hydra-Lift T800	MV - Motor Vehicle	Current By 16060325067

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344	1XKDD4TX9FR973117	2015	Kenworth Hydra-Lift T800	MV - Motor Vehicle	Current By 16060325067
345	1XKDDDB0X6AJ943606	2010	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
346	1XKDP40XPCR954218	2011	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
347	1XKDP4TX0FR976334	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
348	1XKDP4TX1FR974222	2015	Kenworth Hydra-Lift T800	MV - Motor Vehicle	Current By 16060325067
349	1XKDP4TX2FR976335	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
350	1XKDP4TX3FR974223	2015	Kenworth Hydra-Lift T800	MV - Motor Vehicle	Current By 16060325067
351	1XKDP4TX3FR976330	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
352	1XKDP4TX6FR976337	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
353	1XKDP4TX7FR976332	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
354	1XKDP4TX9FR976333	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
355	1XKDP4TXXFR974221	2015	Kenworth Hydra-Lift T800	MV - Motor Vehicle	Current By 16060325067
356	1XPTP4TX5ED221407	2013	Peterbilt Manitex 367	MV - Motor Vehicle	Current By 16060325067
357	227752	2007	Grove RT700E	MV - Motor Vehicle	Current By 16060325067
358	228950	2008	Grove TMS9000E	MV - Motor Vehicle	Current By 16060325067
359	230078	2009	Grove TMS9000E	MV - Motor Vehicle	Current By 16060325067
360	231240	2011	Grove TMS9000E	MV - Motor Vehicle	Current By 16060325067
361	232529	2013	Grove TMS9000E	MV - Motor Vehicle	Deleted By 20010929546
362	232011	2012	Grove RT880E	MV - Motor Vehicle	Current By 16060325067
363	232705	2012	Grove TMS9000E	MV - Motor Vehicle	Deleted By 20061108332

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364	2K9LF6531FL072237	2015	Gerry's 75 Ton	TR - Trailer	Current By 16060325067
365	2K9LF653XFL072236	2015	Gerry's 75 Ton	TR - Trailer	Deleted By 20061108332
366	2N9LB4525EE065045	2014	Stellar 75 Ton Float	TR - Trailer	Current By 16060325067
367	2PLG05338FBL17386	2015	Peerless 75 Ton Float	TR - Trailer	Current By 16060325067
368	3201701471	2013	Goldhofer SPMT Power Pack	TR - Trailer	Deleted By 20040113164
369	45443	2015	Liebherr LTM 1160 5.1	MV - Motor Vehicle	Current By 16060325067
370	45447	2015	Liebherr LTM 1160 5.1	MV - Motor Vehicle	Deleted By 16121620989
371	45856	2014	Liebherr LTM 1220 5.2	MV - Motor Vehicle	Current By 16060325067
372	466S90002BS231943	2011	Grove TMS9000E	MV - Motor Vehicle	Current By 16060325067
373	51009269	2002	Grove GMK 5120	MV - Motor Vehicle	Current By 16060325067
374	51104094	2010	Grove GMK5135	MV - Motor Vehicle	Deleted By 20010929546
375	51106013	2012	Grove GMK5135	MV - Motor Vehicle	Deleted By 20010929546
376	51302371	2008	Grove GMK5165	MV - Motor Vehicle	Current By 16060325067
377	51303061	2009	Grove GMK5165	MV - Motor Vehicle	Current By 16060325067
378	51702146	2013	Grove GMK5225	MV - Motor Vehicle	Current By 16060325067
379	548044	2013	Tadano GR1000XL	MV - Motor Vehicle	Deleted By 18111430310
380	548051	2013	Tadano GR1000XL	MV - Motor Vehicle	Deleted By 18111430310
381	548868	2015	Tadano GR-750XL-2	MV - Motor Vehicle	Deleted By 20010929546
382	548870	2015	Tadano GR-750XL-2	MV - Motor Vehicle	Deleted By 20010929546

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383	548992	2015	Tadano GR-750XL-2	MV - Motor Vehicle	Deleted By 20010929546
384	549095	2015	Tadano GR-750XL-2	MV - Motor Vehicle	Deleted By 20010929546
385	561492	2011	Tadano GR300XL-1	MV - Motor Vehicle	Current By 16060325067
386	561493	2011	Tadano GR300XL-1	MV - Motor Vehicle	Current By 16060325067
387	74731	2005	Liebherr LR1750	MV - Motor Vehicle	Current By 16060325067
388	FD1914	2011	Tadano GR 150XL-1	MV - Motor Vehicle	Current By 16060325067
389	FD2002	2012	Tadano GR 150XL-1	MV - Motor Vehicle	Deleted By 20042016027
390	GN04003050	1990	Kobelco 7150	MV - Motor Vehicle	Current By 16060325067
391	J6J68579	2006	Link-Belt RTC-8050	MV - Motor Vehicle	Current By 16060325067
392	J8K22794	2012	Link-Belt HTC-3140 LB	MV - Motor Vehicle	Current By 16060325067
393	J9J79162	2007	Link-Belt RTC8065	MV - Motor Vehicle	Deleted By 20061108332
394	N3K54482	2015	Link-Belt HTC-86100	MV - Motor Vehicle	Current By 16060325067
395	S1K33392	2013	Link-Belt TCC-1100	MV - Motor Vehicle	Current By 16060325067
396	S1K43831	2014	Link-Belt TCC-1100	MV - Motor Vehicle	Current By 16060325067
397	S1K44107	2014	Link-Belt TCC-1100	MV - Motor Vehicle	Deleted By 20010929546
398	S1K44332	2014	Link-Belt TCC-1100	MV - Motor Vehicle	Deleted By 20010929546
399	S1K44346	2014	Link-Belt TCC-1100	MV - Motor Vehicle	Current By 16060325067
400	S1K44404	2014	Link-Belt TCC-1100	MV - Motor Vehicle	Current By 16060325067
401	S4K44386	2014	Link-Belt RTC-8080	MV - Motor Vehicle	Deleted By 20010929546
402	S5K44054	2014	Link-Belt TCC-500	MV - Motor Vehicle	Current By 16060325067

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403	W09585104FEL05592	2014	Liebherr LTM 1130 5.1	MV - Motor Vehicle	Deleted By 20010929546
404	W09585700FEL05483	2015	Liebherr LTM 1220 5.2	MV - Motor Vehicle	Deleted By 20010929546
405	WG0THPS41C0036010	2012	Goldhofer THP/SL 6/4	TR - Trailer	Deleted By 20061108332
406	WG0THPS43C0036011	2012	Goldhofer THP/SL 6/4	TR - Trailer	Deleted By 20061108332
407	WG0THPS45C0036012	2012	Goldhofer THP/SL 6/4	TR - Trailer	Deleted By 20061108332
408	2A9DA6086TS037102	2012	Combo	TR - Trailer	Current By 16060325067
409	15528	2008	Terex RT780	MV - Motor Vehicle	Deleted By 16112215546
410	WMG5316605Z000118	2005	Terex Demag AC140	MV - Motor Vehicle	Current By 16060325067
411	1NKDX4TX6EJ389529	2014	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
412	5KKMBBDV6EPFP2204	2013	Western Star 4800	MV - Motor Vehicle	Current By 16060325067
413	1NKDX4TX7EJ389524	2013	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027
414	5KKMALCV89PAB8903	2009	Western Star 4900	MV - Motor Vehicle	Deleted By 20042016027
415	1NKDL40X3EJ389472	2013	Kenworth T800	MV - Motor Vehicle	Current By 16060325067
416	5KKMBBDV4EPFR9191	2014	Western Star 4800	MV - Motor Vehicle	Current By 16060325067
417	5KKMALCV1BPAW2512	2011	Western Star 4900	MV - Motor Vehicle	Deleted By 20042016027
418	1NKDL40X0EJ389476	2013	Kenworth T800	MV - Motor Vehicle	Deleted By 20042016027
419	2FZHAZCV47AV66384	2007	Sterling LF9513	MV - Motor Vehicle	Current By 16060325067
420	1XKDP4TX4FR976336	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060920552
421	1XKDP4TX5FR976331	2015	Kenworth T800	MV - Motor Vehicle	Current By 16060920552

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422	W09170520CWG12147	2014	Grove GMK5225	MV - Motor Vehicle	Current By 16060920552
423	1XKCP4TX1FR973163	2015	Kenworth Hydra-Lift C500	MV - Motor Vehicle	Current By 16060920552
424	16007040	2012	16000 WIND ATTACHMENT TR - Trailer		Current By 20050822514
425	1XKCP4TX4FR974243	2015	KENWORTH C500	MV - Motor Vehicle	Current By 20050822514
426	1XKCP4TX6FR974244	2015	KENWORTH C500	MV - Motor Vehicle	Current By 20050822514
427	1NKCX4TX0FR975867	2015	KENWORTH C500	MV - Motor Vehicle	Current By 20050822514
428	1XKDD40X2JJ993785	2018	KENWORTH T800	MV - Motor Vehicle	Current By 20050822514
429	1NKCX4TX8KR945722	2019	KENWORTH C500	MV - Motor Vehicle	Current By 20050822514
430	3C63D3HL1CG101668	2012	DODGE RAM 3500 CC 4X4	MV - Motor Vehicle	Current By 20050822514
431	3C63DRHL7CG144740	2012	DODGE RAM 3500 CC 4X4	MV - Motor Vehicle	Current By 20050822514
432	1F9T2K96XKL028158	2019	Link-Belt HTC 86110	MV - Motor Vehicle	Current By 20050822514
433	1N9G62A38K1012248	2019	Nelson CBC-30RT BOOM DOLY	TR - Trailer	Current By 20050822514
434	1F9T2K968KL028157	2019	Link-Belt HTC 86110	MV - Motor Vehicle	Current By 20050822514
435	1N9G62A3XK1012249	2019	Nelson CBC-30RT BOOM DOLY	TR - Trailer	Current By 20050822514
436	1NKDXBF068983988	2006	KENWORTH	MV - Motor Vehicle	Current By 20050822514
437	15560400	2015	BRODERSON IC-400-3A	MV - Motor Vehicle	Current By 20050822514
438	1TKS04829LM036300	1990	FONTAINE FTW58048	TR - Trailer	Current By 20051317287

Collateral: General

<u>Block</u>	<u>Description</u>	<u>Status</u>
1	ALL PRESENT AND AFTER-ACQUIRED PERSONAL PROPERTY.	Current

Search ID #: Z12776397

Serial Number Collateral Search For:

138149

Search ID #: Z12776397

Date of Search: 2020-Jun-22

Time of Search: 10:02:25

Registration Number: 20041707549

Registration Type: SECURITY AGREEMENT

Registration Date: 2020-Apr-17

Registration Status: Current

Expiry Date: 2026-Apr-17 23:59:59

Exact Match on: Serial Collateral No: 3

Amendments to Registration

20050822071	Amendment	2020-May-08
20051406888	Amendment	2020-May-14
20061103595	Amendment	2020-Jun-11

Debtor(s)

Block

1 ENTREC CRANES & HEAVY HAUL INC.
28712 114 AVENUE
ACHESON, AB T7X 6E6

Status

Current

Secured Party / Parties

Block

1 WELLS FARGO CAPITAL FINANCE CORPORATION CANADA, AS AGENT
22 ADELAIDE STREET WEST, SUITE 2200
TORONTO, ON M5H 4E3
Email: trevor.g.tysick@wellsfargo.com

Status

Current

Collateral: Serial Number Goods

<u>Block</u>	<u>Serial Number</u>	<u>Year</u>	<u>Make and Model</u>	<u>Category</u>	<u>Status</u>
1	044238	2013	LIEBHERR LTM 1095-5.1	MV - Motor Vehicle	Current
2	044258	2014	LIEBHERR LTM 1095-5.1	MV - Motor Vehicle	Current
3	138149	2012	LIEBHERR LR1300 SX	MV - Motor Vehicle	Current
4	561492	2011	TADANO GR-300XL	MV - Motor Vehicle	Current
5	561493	2011	TADANO GR-300XL	MV - Motor Vehicle	Current

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6	2255138	2007	MANITOWOC LUFFING 2250	MV - Motor Vehicle	Current
7	1FT7W2B60KEG27510	2019	FORD F-250 (CREW DSL)	MV - Motor Vehicle	Current
8	1FT7W2B63KEF98942	2019	FORD F-250	MV - Motor Vehicle	Current
9	1FT7W2B68KEF62731	2019	FORD F-250 (CREW)	MV - Motor Vehicle	Current
10	1FT7W2BT6KEF62734	2019	FORD F-250 (CREW)	MV - Motor Vehicle	Current
11	1FT7W2BTXKEF67368	2019	FORD F-250 (CREW DSL)	MV - Motor Vehicle	Current
12	1FT8W3BT0HEC26306	2017	FORD F-350 (CREW DSL)	MV - Motor Vehicle	Current
13	1FT8W3BT2HEC26307	2017	FORD F-350 (CREW DSL)	MV - Motor Vehicle	Current
14	1FTFW1E44KKD20682	2019	FORD F-150 (CREW)	MV - Motor Vehicle	Current
15	1FTFW1E46KKD20683	2019	FORD F-150 (CREW)	MV - Motor Vehicle	Current
16	1N9G62L54E1012007	2014	NELSON CBC50RT	TR - Trailer	Current
17	1N9G62M40D1012719	2013	NELSON CBC40RT	TR - Trailer	Current
18	1XKCP4TX3FR972984	2015	KENWORTH C500 WINCH	MV - Motor Vehicle	Current
19	1XKCP4TX8DR956941	2013	KENWORTH C500 TRACTOR	MV - Motor Vehicle	Current
20	1XKCP4TXXDR956942	2013	KENWORTH C500 WINCH	MV - Motor Vehicle	Current
21	1XKDD40X0DJ960966	2013	KENWORTH T800	MV - Motor Vehicle	Current
22	2LDSD533XDE055221	2013	LODE KING 53 FT TRIA	TR - Trailer	Current
23	2M5131612D1134924	2013	MANAC 53 FT TRIA	TR - Trailer	Current
24	2M5131613E1141446	2014	MANAC 53 FT TRIA	TR - Trailer	Current
25	2M5131614E1136210	2014	MANAC 53 FT TRIA	TR - Trailer	Current
26	2M5131615E1141447	2014	MANAC 53 FT TRIA	TR - Trailer	Current
27	2M5131618D1134927	2013	MANAC 53 FT TRIA	TR - Trailer	Deleted By 20061103595
28	2M5131618E1136212	2014	MANAC 53 FT TRIA	TR - Trailer	Current
29	3C7WDNAL3CG122830	2012	DODGE 5500	MV - Motor Vehicle	Current
30	3C7WDNAL7CG233428	2012	DODGE 5500	MV - Motor Vehicle	Current
31	5KJJALAV47PY57648	2007	WESTERN STAR 4900SA	MV - Motor Vehicle	Deleted By 20061103595
32	5MC135316E3141531	2014	MANAC 53 FT TRIA	TR - Trailer	Current
33	5MC135318E3141529	2014	MANAC 53 FT TRIA	TR - Trailer	Current

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34	5SZ01317	2001	CATERPILLAR 246 (LEGACY)	MV - Motor Vehicle	Current
35	CAT0246BBTPAT03419	2006	CATERPILLAR 246B	MV - Motor Vehicle	Current
36	CAT0246CEJAY05117	2012	CATERPILLAR 246C	MV - Motor Vehicle	Current
37	FD1914	2011	TADANO GR-150XL	MV - Motor Vehicle	Current
38	FD2362	2013	TADANO GR-150XL	MV - Motor Vehicle	Current
39	W09575900DEL05563	2013	LIEBHERR LTM 1095-5.1	MV - Motor Vehicle	Current
40	WG0STZH90D0030922	2013	GOLDHOFER STZ-H9- 104/80	TR - Trailer	Current
41	WG0STZH99D0030921	2013	GOLDHOFER STZ-H9- 104/80	TR - Trailer	Current
42	1F9T2K96XKL028158	2019	Link-Belt HTC 86110	MV - Motor Vehicle	Current By 20050822071
43	1N9G62A38K1012248	2019	Nelson CBC-30RT BOOM DOLY	TR - Trailer	Current By 20050822071
44	1F9T2K968KL028157	2019	Link-Belt HTC 86110	MV - Motor Vehicle	Current By 20050822071
45	1N9G62A3XK1012249	2019	Nelson CBC-30RT BOOM DOLY	TR - Trailer	Current By 20050822071
46	W09250550EWG12005	2014	GROVE GMK5250L	MV - Motor Vehicle	Current By 20050822071
47	044228	2013	Liebherr LTM 1095-5.1	MV - Motor Vehicle	Current By 20051406888
48	067580	2014	Liebherr LTM 1160-5.1	MV - Motor Vehicle	Current By 20051406888
49	45443	2015	Liebherr LTM 1160-5.1	MV - Motor Vehicle	Current By 20051406888
50	W09170520CW12147	2014	Grove GMK5225	MV - Motor Vehicle	Current By 20051406888
51	W09585700DEL05381	2012	Liebherr LTM 1220-5.2	MV - Motor Vehicle	Current By 20051406888
52	WLFA55AZZCEZZ0026	2012	Liebherr LTM 1220-5.2	MV - Motor Vehicle	Current By 20051406888
53	W09585700DEL05407	2013	Liebherr LTM 1220-5.2	MV - Motor Vehicle	Current By 20051406888
54	045804	2013	Liebherr LTM 1220-5.2	MV - Motor Vehicle	Current By 20051406888

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55	45856	2014	Liebherr LTM 1220-5.2	MV - Motor Vehicle	Current By 20051406888
56	2A9TD3030AN125077	2010	Aspen Tridem Booster	TR - Trailer	Current By 20051406888
57	2A9TD101X5N125127	2005	Gerry's S/A Booster	TR - Trailer	Current By 20051406888
58	2N9SB1518DE065417	2013	Stellar S/A Booster	TR - Trailer	Current By 20051406888
59	2K9TD2208EL072078	2014	Gerry's T/A Booster	TR - Trailer	Current By 20051406888
60	2N9FD7228A2071051	2010	Nortruck Tow Behind	MV - Motor Vehicle	Current By 20051406888
61	1N9G62H5281012553	2008	Nelson CBC50RT	TR - Trailer	Current By 20051406888
62	1N9G62A35D1012730	2013	Nelson CBC30RT	TR - Trailer	Current By 20051406888
63	2N9CD4038BE065231	2011	Stellar Tridem Boom Dolly	TR - Trailer	Current By 20051406888
64	1N9G62M47D1012717	2013	Nelson CBC40RT	TR - Trailer	Current By 20051406888
65	1N9G62F40D1012720	2013	Nelson CBC40RT	TR - Trailer	Current By 20051406888
66	51302371	2008	Grove Tri-Axle Dolly	TR - Trailer	Current By 20051406888
67	8868	2015	Nelson CBC40RT	TR - Trailer	Current By 20051406888
68	1N9G62G41F1012307	2015	Nelson CBC40RT	TR - Trailer	Current By 20051406888
69	2N9G62A33D1012595	2013	Nelson CBC50RT	TR - Trailer	Current By 20051406888
70	1N9G62N5XD1012718	2013	Nelson CBC50RT	TR - Trailer	Current By 20051406888
71	1N9G62A34F1012334	2015	Nelson CBC50RT	TR - Trailer	Current By 20051406888
72	1XKDP4EXXBJ948238	2011	Kenworth T800 (SA TA Bed)	MV - Motor Vehicle	Current By 20051406888
73	1XKDP4EX1CR950849	2012	Kenworth T800 (SA TA Bed)	MV - Motor Vehicle	Current By 20051406888
74	2A9LB8534AN125076	2010	Aspen 85 Ton Tridem	TR - Trailer	Current By 20051406888

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75	2A9SPF9G0YT053331	2000	Kalyn Siebert 53 FT TriA	TR - Trailer	Current By 20051406888
76	2R9DA302X51625062	2005	RAINBOW HOTSHOT	TR - Trailer	Current By 20051406888
77	2M5131613V1044733	1997	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
78	2LDPF53366D043947	2006	Lode King 48 Ft TriA	TR - Trailer	Current By 20051406888
79	2M513161461109395	2006	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
80	2M5131617F1147817	2015	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
81	1NNC04028TMN278262	1996	Monon 40' Intermodal	TR - Trailer	Current By 20051406888
82	2M513161X71114621	2007	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
83	2M513161191120438	2009	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
84	2M513161191120441	2008	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
85	2M513161391120442	2009	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
86	2M513161161109399	2005	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
87	2M513161151100586	2006	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
88	2LDPF53337D046192	2007	Lode King 53 Ft TriA	TR - Trailer	Current By 20051406888
89	2FEP04837L8152109	1990	Fruehauf 48 FT TriA	TR - Trailer	Current By 20051406888
90	2M5131613D1134351	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
91	2M5131617D1134353	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
92	2M5131613D1134057	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
93	2M513146971111272	2007	Manac 48 Ft TriA	TR - Trailer	Current By 20051406888

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94	2M5131616D1135333	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
95	2M5131618D1135334	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
96	2M513161XD1135335	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
97	2M5131611D1135336	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
98	2M5131615D1135338	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
99	2M5131617D1135339	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
100	2M5131615D1135341	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
101	2M5131618D1135544	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
102	2M5131617D1139097	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
103	2M5131613E1139101	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
104	2M5131613E1140281	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
105	2M5131613C1127446	2012	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
106	13N1533CXE1564765	2014	Various 53 FT TriA	TR - Trailer	Current By 20051406888
107	13N1533C3E1564770	2014	Various 53 FT TriA	TR - Trailer	Current By 20051406888
108	2M513161XD1134069	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
109	2M5131615A1123072	2010	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
110	2M5131616C1128204	2012	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
111	2M5131616C1128719	2012	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
112	2M5131612C1128720	2012	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
113	2LDPF533559042774	2005	Lode King 53 Ft TriA	TR - Trailer	Current By 20051406888

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114	2M513161181118932	2008	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
115	2M513161661107874	2006	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
116	2DEHBFZ3551017030	2005	Doepker 53 FT TriA	TR - Trailer	Current By 20051406888
117	2M5131223C1129826	2012	Manac 10340A020	TR - Trailer	Current By 20051406888
118	2K9LB3568EL072092	2014	Gerry's 53 FT TA	TR - Trailer	Current By 20051406888
119	2A9LB4037WN125063	1998	Aspen MT40-3TR	TR - Trailer	Current By 20051406888
120	2A9TD55694N125324	2004	Aspen 55 Ton Tridem	TR - Trailer	Current By 20051406888
121	2A9LB3027PS037117	1993	Aspen 30 Ton Dbl. Drop	TR - Trailer	Current By 20051406888
122	2A9PF2526SS037417	1995	Aspen 25 Ton Trombone	TR - Trailer	Current By 20051406888
123	2DESNSZ3671020141	2007	Doepker 53 FT TriA	TR - Trailer	Current By 20051406888
124	2A9LB403XSS037202	1995	Aspen 65 Ton Dbl. Drop	TR - Trailer	Current By 20051406888
125	2M5131611X1058018	1999	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
126	2M513158371112790	2006	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
127	2M513158571112791	2006	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
128	2M5141523F1152326	2015	Manac 50 FT QuadA	TR - Trailer	Current By 20051406888
129	2M5141525F1152327	2015	Manac 50 FT QuadA	TR - Trailer	Current By 20051406888
130	2M13161731107415	2006	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
131	2M513161871111278	2007	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
132	2T9DL53D17A133735	2007	Alutrec 53 FT TriA	TR - Trailer	Current By 20051406888

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133	2M5131610D1134081	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
134	2M5131612D1134082	2013	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
135	5JYDF5337DE130497	2013	Pitts 54 Ft TriA	TR - Trailer	Current By 20051406888
136	2M5131618E1136209	2014	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
137	2M5131611E1142479	2014	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
138	2M513161XE1142481	2014	Manac 53 Ft TriA	TR - Trailer	Current By 20051406888
139	2M513146321081047	2002	Manac 53 FT TriA	TR - Trailer	Current By 20051406888
140	2A9LBS0313N125139	2003	Gerry's 48 FT TriA	TR - Trailer	Current By 20051406888
141	1K9E2332151005713	1997	Kalyn Siebert 53 FT TriA	TR - Trailer	Current By 20051406888
142	2K9LB35578L052153	2008	Gerry's 48 FT TriA	TR - Trailer	Current By 20051406888
143	2DESNSZ3X71021504	2007	Doepker 53 FT TriA	TR - Trailer	Current By 20051406888
144	2L9LSCE36W1078379	1998	Various 53 FT TriA	TR - Trailer	Current By 20051406888
145	2A9LB503XXN125145	1999	Gerry's 53 FT TriA	TR - Trailer	Current By 20051406888
146	2A91249311A003552	2001	Arnes 48 FT TriA	TR - Trailer	Current By 20051406888
147	2M513129971113438	2006	Manac 48 FT TriA	TR - Trailer	Current By 20051406888
148	2M5131507A1123258	2010	Manac 53 FT TriA	TR - Trailer	Current By 20051406888
149	2M5131505A1123260	2010	Manac 53 FT TriA	TR - Trailer	Current By 20051406888
150	2M6131507A1123261	2010	Manac 53 FT TriA	TR - Trailer	Current By 20051406888
151	2M5131509A1123262	2010	Manac 53 FT TriA	TR - Trailer	Current By 20051406888
152	2M5131616D1134554	2013	Manac 48 FT TriA	TR - Trailer	Current By 20051406888

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153	2M513146431087425	2003	Manac 53 FT TriA	TR - Trailer	Current By 20051406888
154	2M5131581B1124476	2011	Manac 53 FT TriA	TR - Trailer	Current By 20051406888
155	2M5131509E1141055	2014	Manac 53 FT TriA	TR - Trailer	Current By 20051406888
156	2M5131522F1148593	2015	Manac 53 FT TriA	TR - Trailer	Current By 20051406888
157	2N9LB5538DE065415	2013	Stellar 53 FT TriA	TR - Trailer	Current By 20051406888
158	2A9LB1028VN125223	1997	Aspen 32' Tri-Tank	TR - Trailer	Current By 20051406888
159	2A9LB1026VN125222	1997	Aspen 32' Tri-Tank	TR - Trailer	Current By 20051406888
160	2K9LB35375L052261	2005	Gerry's 53 Ft TriA	TR - Trailer	Current By 20051406888
161	2A9LB4532RS037178	1994	Gerry's 53 Ft TriA	TR - Trailer	Current By 20051406888
162	1FTFW1ET2BFC61521	2011	Ford F-150 (Crew)	MV - Motor Vehicle	Current By 20051406888
163	1FTFW1ET3DFA07237	2012	Ford F-150 (Crew)	MV - Motor Vehicle	Current By 20051406888
164	1FTFW1ET3DFA07240	2012	Ford F-150 (Crew)	MV - Motor Vehicle	Current By 20051406888
165	1FTVW1ET8CKD27462	2012	Ford F-150	MV - Motor Vehicle	Current By 20051406888
166	1FTVW1ET1CKD75577	2012	Ford F-150 (Crew)	MV - Motor Vehicle	Current By 20051406888
167	1FTFW1EF1CFC13455	2012	Ford F-150 (Crew)	MV - Motor Vehicle	Current By 20051406888
168	1FT8W3BT2DEA17773	2013	Ford F-350 (Crew)	MV - Motor Vehicle	Current By 20051406888
169	3D7UT2CL1BG562262	2011	Dodge 2500 (Crew)	MV - Motor Vehicle	Current By 20051406888
170	3D6WU7EL7BG568944	2011	Dodge 5500	MV - Motor Vehicle	Current By 20051406888
171	1FT8W3BT2DEA17790	2013	Ford F-350 (Crew)	MV - Motor Vehicle	Current By 20051406888

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172	1FT8W3BT4DEA17791	2013	Ford F-350	MV - Motor Vehicle	Current By 20051406888
173	3D73Y3CLXBG508610	2011	Dodge 3500 (Crew)	MV - Motor Vehicle	Current By 20051406888
174	1FTFW1ET1DFB46959	2013	Ford F-150 (Crew)	MV - Motor Vehicle	Current By 20051406888
175	1FTFW1ET6DFB11320	2013	Ford F-150 (Crew)	MV - Motor Vehicle	Current By 20051406888
176	1FTFW1EF3BFC35908	2011	Ford F-150 (Crew)	MV - Motor Vehicle	Current By 20051406888
177	3GTP2WE30BG191156	2011	GMC 1500	MV - Motor Vehicle	Current By 20051406888
178	1GC4K0CG5DF217390	2013	Chevrolet 3500 (Crew)	MV - Motor Vehicle	Current By 20051406888
179	1FTFW1ET1DFD20836	2013	Ford F-150	MV - Motor Vehicle	Current By 20051406888
180	1FT8W3BT1EEA69395	2014	Ford F-350 (Crew)	MV - Motor Vehicle	Current By 20051406888
181	1FT8W3BT6EEA69392	2014	Ford F-350	MV - Motor Vehicle	Current By 20051406888
182	3GCUKREC7EG126197	2014	Chevrolet 1500 (Crew)	MV - Motor Vehicle	Current By 20051406888
183	3GCUKREC1EG134750	2014	Chevrolet 1500	MV - Motor Vehicle	Current By 20051406888
184	1FTFW1ETXEFA72264	2014	Ford F-150	MV - Motor Vehicle	Current By 20051406888
185	1FTFW1ET3EFA72266	2014	Ford F-150	MV - Motor Vehicle	Current By 20051406888
186	1FTFW1ET7EFA72268	2014	Ford F-150	MV - Motor Vehicle	Current By 20051406888
187	1FTFW1ET6EFA72262	2014	Ford F-150	MV - Motor Vehicle	Current By 20051406888
188	1FTFW1ET9EFA86866	2014	Ford F-150 (Crew)	MV - Motor Vehicle	Current By 20051406888
189	1FT8W38T7EEB15134	2014	Ford F-350 (Crew)	MV - Motor Vehicle	Current By 20051406888
190	1FT8W3BT9EEB15135	2014	Ford F-350 (Crew)	MV - Motor Vehicle	Current By 20051406888
191	1FT8W3BT4EEB10313	2014	Ford F-350 (Crew)	MV - Motor Vehicle	Current By 20051406888

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192	1FTFW1ETXEFA95785	2014	Ford F-150 (Crew)	MV - Motor Vehicle	Current By 20051406888
193	1FTFW1ET1EFB19259	2014	Ford F-150 (Crew)	MV - Motor Vehicle	Current By 20051406888
194	1GC1KYE87CF191445	2012	Chevrolet 2500	MV - Motor Vehicle	Current By 20051406888
195	1FT8W3BT1FEA43266	2015	Ford F-350 (Crew)	MV - Motor Vehicle	Current By 20051406888
196	1FT8W3BT3FEA43267	2015	Ford F-350 (Crew)	MV - Motor Vehicle	Current By 20051406888
197	1FT8W3BT7FEA43269	2015	Ford F-350 (Crew)	MV - Motor Vehicle	Current By 20051406888
198	1FT8W3BT4FEA36425	2015	Ford F-350 (Crew)	MV - Motor Vehicle	Current By 20051406888
199	1FT8W3BTXFEA36428	2015	Ford F-350 (Crew)	MV - Motor Vehicle	Current By 20051406888
200	1GT120CG8EF180875	2014	GMC 2500 (Crew)	MV - Motor Vehicle	Current By 20051406888
201	1FBNE3BL4DDA35448	2013	Ford E-350	MV - Motor Vehicle	Current By 20051406888
202	1FT8W3BT6FEC73689	2015	Ford F-350 (Crew DSL)	MV - Motor Vehicle	Current By 20051406888
203	1FT8W3BT2FEC73690	2015	Ford F-350	MV - Motor Vehicle	Current By 20051406888
204	1FT8W3BT6FEC73692	2015	Ford F-350 (Crew DSL)	MV - Motor Vehicle	Current By 20051406888
205	1FTEW1EG4FKD06731	2015	Ford F-150 (Crew)	MV - Motor Vehicle	Current By 20051406888
206	1FT8W3BT3HEC26302	2017	Ford F-350 (Crew DSL)	MV - Motor Vehicle	Current By 20051406888
207	1FT8W3BT0HEB25623	2017	Ford F-350 (Crew DSL)	MV - Motor Vehicle	Current By 20051406888
208	3C63R3HL3HG729773	2017	Dodge 3500 (Crew DSL)	MV - Motor Vehicle	Current By 20051406888
209	3C63R3HL0HG729732	2017	Dodge 3500 (Crew DSL)	MV - Motor Vehicle	Current By 20051406888
210	3C63R3HL9HG729776	2017	Dodge 3500 (Crew DSL)	MV - Motor Vehicle	Current By 20051406888

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211	3C63R3HL5HG729774	2017	Dodge 3500 (Crew DSL)	MV - Motor Vehicle	Current By 20051406888
212	3C6TR5CT1GG209198	2016	Dodge 2500 (Crew)	MV - Motor Vehicle	Current By 20051406888
213	3C6TR5CT3GG209199	2016	Dodge 2500 (Crew)	MV - Motor Vehicle	Current By 20051406888
214	2A9JT503XAN125075	2010	Aspen Tridem Jeep	MV - Motor Vehicle	Current By 20051406888
215	2A9JT553X4N125252	2004	Aspen Jeep	MV - Motor Vehicle	Current By 20051406888
216	2A9JT3014AN125074	2010	Aspen S/A Jeep	MV - Motor Vehicle	Current By 20051406888
217	2A9TL35692V045252	2002	Gerry's T/A Jeep	MV - Motor Vehicle	Current By 20051406888
218	2K9KB2296EL072077	2014	Gerry's T/A Jeep	MV - Motor Vehicle	Current By 20051406888
219	5KKUALDR1DPFA9971	2013	Western Star 4900SA	MV - Motor Vehicle	Current By 20051406888
220	A9LB4033YN125208	2000	Aspen FG40-3	TR - Trailer	Current By 20051406888
221	1FT8W3DT0CEB63956	2012	Ford F-350 (Crew)	MV - Motor Vehicle	Current By 20051406888
222	1FDUF5HT3BEB49905	2011	Ford F-550P	MV - Motor Vehicle	Current By 20051406888
223	1FD0X5HT3FEA90548	2015	Ford F-550	MV - Motor Vehicle	Current By 20051406888
224	1NKDL40X5CJ958920	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
225	1XP5DBP9X43D588471	2003	Peterbilt 357	MV - Motor Vehicle	Current By 20051406888
226	1XKddb0x65R976628	2005	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
227	1XKddb0x6AJ943606	2010	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
228	1XKDD40X0BR948363	2011	Kenworth T270	MV - Motor Vehicle	Current By 20051406888
229	1XKDD40X8CR954221	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
230	1XKDD40X2AJ942674	2010	Kenworth T800	MV - Motor Vehicle	Current By 20051406888

Search ID #: Z12776397

231	1XKDP4EX6BR948481	2011	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
232	1XKDP4EX5CJ955356	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
233	1XKDD40X7CJ955309	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
234	1XKDD40X7CJ955312	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
235	1XKDP4EX9DR962099	2013	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
236	1XKDD40X5CR949736	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
237	1XKDD40X7CR949737	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
238	1XKDD40X3CJ955310	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
239	1XKDP4EX7CJ955357	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
240	1XKDP4EX3CJ955355	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
241	1XKDD40X5CJ958936	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
242	1XKDP4EX3DJ959956	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
243	1XKDD40X9DJ960965	2013	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
244	5KJJALDR1BPAV6251	2011	Western Star 4900SA	MV - Motor Vehicle	Current By 20051406888
245	1XKDD40X1FR972936	2015	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
246	1XKDD40X2FR976317	2015	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
247	1XKP4TX5FR976331	2015	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
248	1XKDP4TX9FR976333	2015	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
249	1XKDD40X8FR976322	2015	Kenworth T800	MV - Motor Vehicle	Current By 20051406888

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250	1XKDD40XXFR976323	2015	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
251	1XKDD40X1FR976324	2015	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
252	1XKP4TX4FR976336	2015	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
253	5KKJAEDR3APAV8265	2020	Western Star 4900FA	MV - Motor Vehicle	Current By 20051406888
254	1XKDD40X4CR949954	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
255	1XKDD40X6CR949955	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
256	1XKDD40X9CJ957014	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
257	1XKDD40X5CR955830	2012	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
258	1XKDD40X6DR962304	2013	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
259	1XKDD40X0DR962315	2013	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
260	1XKDD40XXDR962306	2013	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
261	1XPFD0X67D682410	2007	Peterbilt 378	MV - Motor Vehicle	Current By 20051406888
262	1XPTD40X99D790666	2013	Peterbilt 367	MV - Motor Vehicle	Current By 20051406888
263	1NKDX4EX2BJ948101	2011	Kenworth T800	MV - Motor Vehicle	Current By 20051406888
264	1F9N3K337DL028562	2013	Link-Belt HTC-86100	MV - Motor Vehicle	Current By 20051406888
265	1FSN3K440EL028301	2014	Link-Belt HTC-86100	MV - Motor Vehicle	Current By 20051406888
266	2CU24A8GX62019053	2006	Trailtech 30 FT TriA	TR - Trailer	Current By 20051406888

Collateral: General

<u>Block</u>	<u>Description</u>	<u>Status</u>
1	ALL PRESENT AND AFTER-ACQUIRED PERSONAL PROPERTY OF THE DEBTOR.	Current

Search ID #: Z12776397

Note:

The following is a list of matches closely approximating your Search Criteria, which is included for your convenience and protection.

<u>Serial Number</u>	<u>Year</u>	<u>Make and Model</u>	<u>Category</u>	<u>Reg.#</u>
3C6UR5JLXEG138149	2014	Ram 2500	MV - Motor Vehicle	15022321551
2GNAXSEV9J6138149	2018	CHEVROLET EQUINOX	MV - Motor Vehicle	17070719646
2LMDJ8JKXDBL38149	2013	Lincoln MKX	MV - Motor Vehicle	17101711298

Result Complete



PROPERTY
REGISTRY

BC

Personal Property Registry

Selection List

For: [PP96238] [ELDOR-WAL REGISTRATIONS (1987) LT]

Jun 22, 2020

10:19:20 AM

Folio:

➔ **Exact Matches: 2**
Exact matches will be included when you choose "Display Selection"

Serial Number: 138149

Local Print Limit:

SSR101 - NO MORE INFORMATION TO DISPLAY

Type	Serial Number	Year	Make/Model
➔ MV	138149	2012	LIEBHERR LR1300 SX
➔ MV	138149	2012	LIEBHERR LR1300SX 350 TON

BC OnLine: PPRS SEARCH RESULT 2020/06/22
Lterm: XPSP0054 For: PP96238 ELDOR-WAL REGISTRATIONS (1987) LT 10:19:20

Index: SERIAL NUMBER

Search Criteria: 138149

***** P P S A S E C U R I T Y A G R E E M E N T *****

Reg. Date: MAR 05, 2014 Reg. Length: 7 YEARS
Reg. Time: 13:15:17 Expiry Date: MAR 05, 2025
Base Reg. #: 831735H Control #: D2288832

*** Expiry date includes subsequent registered renewal(s).

Block#

+++ Secured Party: WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA, AS AGENT
40 KING STREET WEST, STE 2500
TORONTO ON M5H 3Y2

D0001 Base Debtor: ENTREC CORPORATION
(Business) 100 DIAMOND AVENUE
SPRUCE GROVE AB T7X 3A7

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
V0004	MV	138149	2012 LIEBHERR LR1300SX 350 TON	
+++	MV	2251130	2001 MANITOWOC 2250 CRAWLER CR	
+++	MV	S1K33347	2013 LINK-BELT TCC-1100	
+++	MV	231938	2010 GROVE RT9150E	
+++	MV	231733	2011 GROVE RT9130E-2	
+++	MV	GN0403036	2012 KOBELCO CK1600G	
+++	MV	R8K33070	2013 LINK-BELT TCC-750	
+++	MV	231355	2011 GROVE RT9130E	
+++	MV	231258	2010 GROVE RT9130E	
+++	MV	476S90002BS231943	2011 GROVE TMS9000E	
+++	MV	232682	2012 GROVE RT890E	
+++	MV	231557	2011 GROVE RT890E	
+++	MV	228160	2008 GROVE RT9130E	
+++	MV	227121	2008 GROVE RT9130E	
+++	MV	231106	2010 GROVE RT890E	
+++	MV	547714	2012 TADANO GR1000XL-2	
+++	MV	547718	2012 TADANO GR1000XL-2	
+++	MV	547720	2012 TADANO GR1000XL-2	
+++	MV	547722	2012 TADANO GR1000XL-2	
+++	MV	547724	2012 TADANO GR1000XL-2	
+++	MV	14001069	2008 TADANO GR1000XL-2	
+++	MV	547823	2012 TADANO GR1000XL-2	
+++	MV	547828	2012 TADANO GR1000XL-2	
+++	MV	1NKCX4TX7CR958110	2012 KENWORTH C500	
+++	MV	1NKDX4TX7CR953316	2012 KENWORTH T800	
+++	MV	231127	2010 GROVE RT880E	
+++	MV	230774	2010 GROVE RT9130E	
+++	TR	WG0PST069D0061030	2013 SPMT OFF ROAD TRANSPORTER	
+++	TR	WG0PST060D0061031	2013 SPMT OFF ROAD TRANSPORTER	

+++	TR	WG0PST062D0061032	2013	SPMT OFF ROAD TRANSPORTER
+++	TR	WG0PST064D0061033	2013	SPMT OFF ROAD TRANSPORTER
+++	MV	1XKDP4TX1BR947919	2011	KENWORTH T800
+++	MV	1NKCX4TX1CR953825	2012	KENWORTH C500

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Search Criteria: 138149

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Vehicle Collateral:

	Type	Serial #	Year	Make/Model	MH Reg.#
+++	MV	227793	2008	GROVE RT875E	
+++	MV	1NKCX4TXXAR943629	2010	KENWORTH C500	
+++	MV	1XKCPBTX56R986891	2006	KENWORTH C500	
+++	MV	1NKDX4TX7EJ967122	2014	KENWORTH T800 PICKER	
+++	MV	1XKCP4TX4AR944846	2010	KENWORTH C500	
+++	MV	540772	2012	TADANO GR550XL-2	
+++	MV	540771	2012	TADANO GR550XL-2	
+++	MV	225236	2006	GROVE RT890E	
+++	MV	230761	2010	GROVE RT890E	
+++	MV	1XKCP4TX59R939392	2009	KENWORTH C500	
+++	TR	1C9HJ272181772090	2008	COZAD 16 WHEEL JEEP	
+++	MV	1XKCP4TX3DR956944	2013	KENWORTH C500	
+++	MV	561641	2012	TADANO GR350XL-2	
+++	MV	1XKCPBTX67R932663	2007	KENWORTH C500	
+++	MV	1NKCL4EXXDR962324	2013	KENWORTH C500	
+++	MV	1XKDP4EX3DR959246	2013	KENWORTH T800	
+++	MV	1NPFPBEX57N668101	2007	PETERBILT 378	
+++	MV	5KKUALAV47PX40807	2007	WESTERN STAR 4900SA	
+++	MV	2K9KB43011L052082	2001	K-LINE 16 WHEEL JEEP	
+++	TR	WGOTHPH4880029635	2008	GOLDHOFER 6/4 LINE PLATFO	
+++	TR	WGOTHPH4X80029636	2008	GOLDHOFER 6/4 LINE PLATFO	
+++	MV	5KKMASCK07PW85334	2007	WESTERN STAR 6900XD	
+++	MV	1NPTL70X0DD175320	2013	PETERBILT 367	
+++	MV	1NKCL4EX1CR950688	2012	KENWORTH C500	
+++	TR	WGOTHPH45C0033831	2012	2012 GOLDHOFER 6/4 LINE P	
+++	TR	WGOTHPH47C0033829	2012	2012 GOLDHOFER 6/4 LINE P	
+++	MV	1XKDP4EX7ER967092	2014	KENWORTH T800	
+++	MV	5KKUALAV07PX29464	2007	WESTERN STAR 4900SA	
+++	TR	WGOTHPH49B0033751	2011	2011 GOLDHOFER 6/4 LINE	
+++	TR	WGOTHPH40B0033752	2011	2011 GOLDHOFER 6/4 LINE	
+++	MV	1NKDXBTX86R983837	2006	KENWORTH T800	
+++	TR	2A9LB75369N125165	2009	ASPEN 75 TON TRIDEM DOUBL	
+++	MV	1XKDBTX27R931776	2007	KENWORTH C500	
+++	TR	W09903XXX6PS17331	2006	SCHEUERLE 6 LINE HYD PLAT	
+++	TR	W09906XX46PS17231	2006	SCHEUERLE 6 LINE HYD PLAT	
+++	MV	476S700E52S222762	2002	GROVE TMS 760E	
+++	MV	1NPTL00X0BD116028	2011	PETERBILT 367	
+++	TR	2N9LB8564DE065407	2013	STELLAR 85 TON 24-WHEEL D	
+++	MV	1NPTXB0X98N737710	2008	PETERBILT 367	
+++	MV	1NPFPBEX86N884815	2006	PETERBILT 378	
+++	TR	WGOTHPH6870029344	2007	GOLDHOFER 6/4 LINE PLATFO	
+++	TR	WGOTHPH6370029350	2007	GOLDHOFER 6/4 LINE PLATFO	
+++	TR	WGOTHPH6070029337	2007	GOLDHOFER 6/4 LINE PLATFO	

+++	TR	WGOTHPH6770029349	2007	GOLDHOFER 6/4 LINE PLATFO
+++	TR	WGOTHPH6670029360	2007	GOLDHOFER 6/4 LINE PLATFO
+++	TR	WGOTHPH6X70029362	2007	GOLDHOFER 6/4 LINE PLATFO
+++	MV	476S900E945223899	2004	GROVE TMS900E
+++	MV	1HTWNAZT0CJ665478	2012	INTERNATIONAL 7500
+++	MV	1XKDBEX17R996426	2007	KENWORTH T800
+++	MV	1XKDP40XXBR948362	2011	KENWORTH T800
+++	MV	1XKDD40X8DR962305	2013	KENWORTH T800
+++	MV	540618	2010	TADANO GR500XL-1
+++	TR	1C9H26206Y1167007	2000	COZAD 16-WHEEL JEEP
+++	TR	1C9R38405Y1167008	2000	COZAD 16-WHEEL SCRAPER DO
+++	MV	1XKDD40X4DR962303	2013	KENWORTH T800

Continued on Page 3

Search Criteria: 138149

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Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
+++	MV	1XKDD40X9DR962300	2013	KENWORTH T800
+++	MV	1XKDD40X2DR962302	2013	KENWORTH T800
+++	MV	1XKWD40X49J941420	2009	KENWORTH W900
+++	MV	1XKDD40XXDJ960084	2013	KENWORTH T800
+++	MV	1XKDD40X4DJ959965	2013	KENWORTH T800
+++	MV	1XKDDBOX66J989105	2006	KENWORTH T800
+++	MV	1XKDP40X0CR954219	2012	KENWORTH T800
+++	TR	W09856620YPS17931	2000	SCHEUERLE 6 LINE HYD PLAT
+++	TR	W09856620YPS17932	2000	SCHEUERLE 6 LINE HYD PLAT
+++	TR	W09860628YPS17331	2000	SCHEUERLE 6 LINE HYD PLAT
+++	TR	W09861624YPS17431	2000	SCHEUERLE 6 LINE HYD PLAT
+++	TR	W09861626YPS17432	2000	SCHEUERLE 6 LINE HYD PLAT
+++	TR	W09891XX04PS17731	2000	SCHEUERLE 6 LINE HYD PLAT
+++	MV	1XKDD40XXCJ317930	2012	KENWORTH T800
+++	TR	WGOTHPH22C0033803	2012	GOLDHOFER 2/2 LINE PLATFO
+++	TR	WGOTHPH24C0033804	2012	GOLDHOFER 4/2 LINE PLATFO
+++	TR	WGOTHPH44C0033805	2012	GOLDHOFER 6/4 LINE PLATFO
+++	MV	1XKDD40X5CJ955308	2012	KENWORTH T800
+++	MV	1XKDP4EXXCR950770	2012	KENWORTH T800
+++	MV	NNKHHN8X1DM959165	2013	KENWORTH T970
+++	TR	WGOTHPH2XC0033838	2012	GOLDHOFER 4/2 LINE PLATFO
+++	TR	WGOTHPH28C0033837	2012	GOLDHOFER 4/2 LINE PLATFO
+++	MV	1XKDD40X6CR954220	2012	KENWORTH T800
+++	MV	5KJJALAV67PY06412	2007	WESTERN STAR 4900SA
+++	MV	1NPTLU0X3BD119819	2011	PETERBILT 367
+++	MV	1XKZD40X1EJ967139	2014	KENWORTH T800
+++	MV	1XKDD40X4EJ967081	2014	KENWORTH T800
+++	TR	WGOTHPH22C0033834	2012	GOLDHOFER 4/2 LINE PLATFO
+++	MV	5KJJALDR5CPBL9666	2012	WESTERN STAR 4964SA
+++	MV	1XKCB0XX7R992748	2007	KENWORTH C500
+++	MV	FD1458	2008	TADANO GR150XL-1
+++	MV	1XKDPBTX07R931271	2007	KENWORTH T800
+++	MV	320661	2007	SHUTTLELIFT 7725
+++	MV	5KJLALCK67PY96379	2007	WESTERN STAR 4900SA
+++	MV	1XKDD40X4DR962317	2013	KENWORTH T800

+++ MV 1XKDD40X2DR962316 2013 KENWORTH T800
 +++ TR 2K9LB4625CL072291 2012 GERRY'S KLH605 16 WHEEL H
 +++ MV 1XKDP4EX5DJ959957 2013 KENWORTH T800
 +++ TR WGOTHPH4820026138 2002 GOLDHOFER 6/4 LINE

Other vehicle or general collateral/proceeds description exists on this registration. To obtain complete details, it will be necessary to request a registration number search.

Registering

Party: BLAKE CASSELS & GRAYDON LLP
 ATTN: PPSA CLERK
 PO BOX 49314 2600 595 BARRARD
 VANCOUVER BC V7X 1L3

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Search Criteria: 138149

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----- P A R T I A L D I S C H A R G E -----

Reg. #: 090733I Reg. Date: JUL 25, 2014
 Reg. Time: 10:09:27
 Control #: D2555509
 Base Reg. Type: PPSA SECURITY AGREEMENT
 Base Reg. #: 831735H Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
** DELETED **				
+++ MV	2K9KB43011L052082	2001	K-LINE 16 WHEEL JEEP	

Registering

Party: BLAKE CASSELS & GRAYDON LLP
 ATTN: PPSA CLERK
 PO BOX 49314 2600 595 BARRARD
 VANCOUVER BC V7X 1L3

----- P A R T I A L D I S C H A R G E -----

Reg. #: 310721I Reg. Date: NOV 26, 2014
 Reg. Time: 15:12:09
 Control #: D2781978
 Base Reg. Type: PPSA SECURITY AGREEMENT
 Base Reg. #: 831735H Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
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** DELETED **

+++ MV 1XKCP4TX4AR944846 2010 KENWORTH C500

Registering

Party: BLAKE CASSELS & GRAYDON LLP
ATTN: PPSA CLERK
PO BOX 49314 2600 595 BURRARD
VANCOUVER BC V7X 1L3

----- P A R T I A L D I S C H A R G E -----

Reg. #: 334110I Reg. Date: DEC 09, 2014
Reg. Time: 14:56:56
Control #: D2803718

Base Reg. Type: PPSA SECURITY AGREEMENT
Base Reg. #: 831735H Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
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** DELETED **

+++ MV 1XKCPBTX67R932663 2007 KENWORTH C500

Continued on Page 5

Search Criteria: 138149

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Registering

Party: BLAKE CASSELS & GRAYDON LLP
ATTN: PPSA CLERK
PO BOX 49314 2600 595 BURRARD
VANCOUVER BC V7X 1L3

----- P A R T I A L D I S C H A R G E -----

Reg. #: 444907I Reg. Date: FEB 18, 2015
Reg. Time: 08:40:13
Control #: D2914575

Base Reg. Type: PPSA SECURITY AGREEMENT
Base Reg. #: 831735H Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
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** DELETED **

+++ MV 228160 2008 GROVE RT9130E

Registering

Party: BLAKE CASSELS & GRAYDON LLP

Reg. #: 735822I

Reg. Date: JUL 21, 2015

Reg. Time: 10:29:24

Control #: D3216772

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
** DELETED **				
+++ MV	4765700E52S222762	2002	GROVE TMS 760E	
** DELETED **				
+++ MV	4765900E945223899	2004	GROVE TMS900E	

Registering

Party: BLAKE CASSELS & GRAYDON LLP

ATTN: PPSA CLERK

PO BOX 49314 2600 595 BURRARD

VANCOUVER BC V7X 1L3

----- P A R T I A L D I S C H A R G E -----

Reg. #: 799087I

Reg. Date: AUG 24, 2015

Reg. Time: 12:17:40

Control #: D3281464

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
** DELETED **				
+++ MV	1NPFPBEX86N884815	2006	PETERBILT 378	

Registering

Party: BLAKE CASSELS & GRAYDON LLP

ATTN: PPSA CLERK

PO BOX 49314 2600 595 BURRARD

VANCOUVER BC V7X 1L3

Continued on Page 7

Search Criteria: 138149

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----- P A R T I A L D I S C H A R G E -----

Reg. #: 098875J

Reg. Date: FEB 05, 2016

Reg. Time: 09:55:48

Control #: D3585630

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
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** DELETED **

+++ MV	227121	2008	GROVE RT9130E	
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Registering

Party: BLAKE CASSELS & GRAYDON LLP
ATTN: PPSA CLERK
PO BOX 49314 2600 595 BURRARD
VANCOUVER BC V7X 1L3

----- P A R T I A L D I S C H A R G E -----

Reg. #: 173506J

Reg. Date: MAR 17, 2016

Reg. Time: 13:43:24

Control #: D3662905

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
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** DELETED **

+++ MV	1XKDPBTX07R931271	2007	KENWORTH T800	
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Registering

Party: BLAKE CASSELS & GRAYDON LLP
ATTN: PPSA CLERK
PO BOX 49314 2600 595 BURRARD
VANCOUVER BC V7X 1L3

----- P A R T I A L D I S C H A R G E -----

Reg. #: 263641J

Reg. Date: MAY 03, 2016

Reg. Time: 09:58:35

Control #: D3756693

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
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** DELETED **

+++ MV	2251130	2001	MANITOWOC 2250 CRAWLER CR	
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Continued on Page 8

*** ADDED ***
 +++ MV 1XKCD4EX2ER967084 2014 KENWORTH C500

Continued on Page 9

Search Criteria: 138149

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Vehicle Collateral:				
Type	Serial #	Year	Make/Model	MH Reg.#
*** ADDED ***				
+++ MV	1XKCD4EX4ER967085	2014	KENWORTH C500	
*** ADDED ***				
+++ MV	1XKCD4EX6ER967086	2014	KENWORTH C500	
*** ADDED ***				
+++ MV	1XKCD4EX8FR972985	2015	KENWORTH C500	
*** ADDED ***				
+++ MV	1XKDD40X3FR972937	2015	KENWORTH T800	
*** ADDED ***				
+++ MV	1XKDD40X5FR976326	2015	KENWORTH T800	
*** ADDED ***				
+++ MV	1XKDD40X7FR972939	2015	KENWORTH T800	
*** ADDED ***				
+++ MV	1XKDD40X7FR972942	2015	KENWORTH T800	
*** ADDED ***				
+++ MV	1XKDD40X7FR976327	2015	KENWORTH T800	
*** ADDED ***				
+++ MV	232529	2012	GROVE TMS9000E	
*** ADDED ***				
+++ MV	232705	2012	GROVE TMS9000E	
*** ADDED ***				
+++ TR	2K9LF653XFL072236	2015	GERRY'S 75 TON	
*** ADDED ***				
+++ TR	3201701471	2013	GOLDHOFER SPMT POWER PACK	
*** ADDED ***				
+++ MV	45447	2015	LIEBHERR LTM 1160 5.1	
*** ADDED ***				
+++ MV	51104094	2010	GROVE GMK5135	
*** ADDED ***				
+++ MV	51106013	2012	GROVE GMK5135	
*** ADDED ***				
+++ MV	548044	2013	TADANO GR1000XL	
*** ADDED ***				
+++ MV	548051	2013	TADANO GR1000XL	
*** ADDED ***				
+++ MV	548868	2015	TADANO GR-750XL-2	
*** ADDED ***				
+++ MV	548870	2015	TADANO GR-750XL-2	
*** ADDED ***				
+++ MV	548992	2015	TADANO GR-750XL-2	
*** ADDED ***				
+++ MV	549095	2015	TADANO GR-750XL-2	
*** ADDED ***				
+++ MV	FD2002	2012	TADANO GR 150XL-1	
*** ADDED ***				

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+++ MV J9J79162 2007 LINK-BELT RTC8065
*** ADDED ***
+++ MV S1K44107 2014 LINK-BELT TCC-1100
*** ADDED ***
+++ MV S1K44332 2014 LINK-BELT TCC-1100
*** ADDED ***
+++ MV S4K44386 2014 LINK-BELT RTC-8080
*** ADDED ***
+++ MV W09585104FEL05592 2014 LIEBHERR LTM 1130 5.1

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Continued on Page 10

Search Criteria: 138149

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Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
*** ADDED ***				
+++ MV	W09585700FEL05483	2015	LIEBHERR LTM 1220 5.2	
*** ADDED ***				
+++ TR	WG0THPH22C0033803	2012	GOLDHOFER 2/2 LINE PLATFO	
*** ADDED ***				
+++ TR	WG0THPH22C0033834	2012	GOLDHOFER 4/2 LINE PLATFO	
*** ADDED ***				
+++ TR	WG0THPH24C0033804	2012	GOLDHOFER 4/2 LINE PLATFO	
*** ADDED ***				
+++ TR	WG0THPH2XC0033838	2012	GOLDHOFER 4/2 LINE PLATFO	
*** ADDED ***				
+++ TR	WG0THPH44C0033805	2012	GOLDHOFER 6/4 LINE PLATFO	
*** ADDED ***				
+++ TR	WG0THPH45C0033831	2012	GOLDHOFER 6/4 LINE PLATFO	
*** ADDED ***				
+++ TR	WG0THPH47C0033829	2012	GOLDHOFER 6/4 LINE PLATFO	
*** ADDED ***				
+++ TR	WG0THPH6370029350	2007	GOLDHOFER 6/4 LINE PLATFO	
*** ADDED ***				
+++ TR	WG0THPH6670029360	2007	GOLDHOFER 6/4 LINE PLATFO	
*** ADDED ***				
+++ TR	WG0THPH6X70029362	2007	GOLDHOFER 6/4 LINE PLATFO	
*** ADDED ***				
+++ TR	WG0THPS41C0036010	2012	GOLDHOFER THP/SL 6/4	
*** ADDED ***				
+++ TR	WG0THPS43C0036011	2012	GOLDHOFER THP/SL 6/4	
*** ADDED ***				
+++ TR	WG0THPS45C0036012	2012	GOLDHOFER THP/SL 6/4	

Other vehicle or general collateral/proceeds description exists on this registration. To obtain complete details, it will be necessary to request a registration number search.

Registering

Party: BLAKE CASSELS & GRAYDON LLP
ATTN: PPSA CLERK
PO BOX 49314 2600 595 BURRARD

Control #: D4195095
Base Reg. Type: PPSA SECURITY AGREEMENT
Base Reg. #: 831735H Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
** DELETED **				
+++ MV	1XKCDB0XX7R992748	2007	KENWORTH C500	

Registering

Party: BLAKE CASSELS & GRAYDON LLP
ATTN: PPSA CLERK
PO BOX 49314 2600 595 BURRARD
VANCOUVER BC V7X 1L3

----- P A R T I A L D I S C H A R G E -----

Reg. #: 721283J Reg. Date: DEC 16, 2016
Reg. Time: 12:41:54
Control #: D4224251
Base Reg. Type: PPSA SECURITY AGREEMENT
Base Reg. #: 831735H Base Reg. Date: MAR 05, 2014

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Search Criteria: 138149

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Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
** DELETED **				
+++ MV	45447	2015	LIEBHERR LTM 1160 5.1	

Registering

Party: BLAKE CASSELS & GRAYDON LLP
ATTN: PPSA CLERK
PO BOX 49314 2600 595 BURRARD
VANCOUVER BC V7X 1L3

----- P A R T I A L D I S C H A R G E -----

Reg. #: 020244K Reg. Date: MAY 23, 2017
Reg. Time: 08:02:05
Control #: D4527329
Base Reg. Type: PPSA SECURITY AGREEMENT
Base Reg. #: 831735H Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
** DELETED **				

+++ MV 547714 2012 TADANO GR1000XL-2

Registering

Party: BLAKE CASSELS & GRAYDON LLP
ATTN: PPSA CLERK
PO BOX 49314 2600 595 BARRARD
VANCOUVER BC V7X 1L3

----- R E N E W A L -----

Reg. #: 317897K Reg. Date: OCT 05, 2017
Reg. Life: 3 YEARS Reg. Time: 12:17:34
Control #: D4833399

Base Reg. Type: PPSA SECURITY AGREEMENT
Base Reg. #: 831735H Base Reg. Date: MAR 05, 2014

Registering

Party: BLAKE CASSELS & GRAYDON LLP
ATTN: PPSA CLERK
PO BOX 49314 2600 595 BARRARD
VANCOUVER BC V7X 1L3

----- P A R T I A L D I S C H A R G E -----

Reg. #: 858824K Reg. Date: JUN 27, 2018
Reg. Time: 14:40:56
Control #: D5384658

Base Reg. Type: PPSA SECURITY AGREEMENT
Base Reg. #: 831735H Base Reg. Date: MAR 05, 2014

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Search Criteria: 138149

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Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
+++	TR	1C9H26206Y1167007	2000 COZAD 16-WHEEL JEEP	
	** DELETED **			
+++	TR	1C9R38405Y1167008	2000 COZAD 16-WHEEL SCRAPER DO	

Registering

Party: BENNETT JONES LLP (TAYLOR/48744-157
/OD)
3400, ONE FIRST CANADIAN PLACE
TORONTO ON M5X 1A4

----- P A R T I A L D I S C H A R G E -----

Reg. #: 130599L

Reg. Date: NOV 02, 2018

Reg. Time: 12:43:56

Control #: D5660934

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
*** DELETED **				
+++ MV	232682	2012	GROVE RT890E	
*** DELETED **				
+++ MV	547718	2012	TADANO GR1000XL-2	

Registering

Party: BENNETT JONES LLP
 1055 W HASTINGS ST. STE 2200
 VANCOUVER BC V6E 2E9

----- P A R T I A L D I S C H A R G E -----

Reg. #: 152154L

Reg. Date: NOV 14, 2018

Reg. Time: 13:45:59

Control #: D5683011

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
*** DELETED **				
+++ MV	547722	2012	TADANO GR1000XL-2	
*** DELETED **				
+++ MV	547724	2012	TADANO GR1000XL-2	
*** DELETED **				
+++ MV	230774	2010	GROVE RT9130E	
*** DELETED **				
+++ MV	320661	2007	SHUTTLELIFT 7725	
*** DELETED **				
+++ MV	548044	2013	TADANO GR1000XL	
*** DELETED **				
+++ MV	548051	2013	TADANO GR1000XL	

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Search Criteria: 138149

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Registering

Party: BENNETT JONES LLP
 1055 W HASTINGS ST. STE 2200
 VANCOUVER BC V6E 2E9

----- A M E N D M E N T / O T H E R C H A N G E -----

Reg. #: 316972L

Reg. Date: FEB 13, 2019

Reg. Time: 11:33:58

Control #: D5851620

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Details Description:

TO REMOVE SERIAL COLLATERAL

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
** DELETED **				
+++ TR	WGOTHPH4880029635	2008	GOLDHOFER 6/4 LINE PLATFO	
** DELETED **				
+++ TR	WGOTHPH4X80029636	2008	GOLDHOFER 6/4 LINE PLATFO	

Registering

Party: BENNETT JONES LLP (TAYLOR/48744-155
/OD)
3400, ONE FIRST CANADIAN PLACE
TORONTO ON M5X 1A4

----- A M E N D M E N T / O T H E R C H A N G E -----

Reg. #: 736257L

Reg. Date: AUG 30, 2019

Reg. Time: 10:19:37

Control #: D6266902

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Details Description:

TO AMEND THE SECURED PARTY INFORMATION ON THE REGISTRATION
AND TO REMOVE A MOTOR VEHICLE

Block#

** DELETED **

+++ Secured Party: WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA, AS AGENT
40 KING STREET WEST, STE 2500
TORONTO ON M5H 3Y2

*** ADDED ***

S0002 Secured Party: WELLS FARGO CAPITAL FINANCE
CORPORATION CANADA, AS AGENT
2200-22 ADELAIDE STREET WEST
TORONTO ON M5H 4E3

Continued on Page 15

Search Criteria: 138149

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Vehicle Collateral:				
Type	Serial #	Year	Make/Model	MH Reg.#
+++	** DELETED **			
MV	230761	2010	GROVE RT890E	
+++	** DELETED **			
MV	1NPTL70X0DD175320	2013	PETERBILT 367	
+++	** DELETED **			
MV	1NPTL00X0BD116028	2011	PETERBILT 367	
+++	** DELETED **			
MV	540618	2010	TADANO GR500XL-1	
+++	** DELETED **			
MV	1XKDD40X4DJ959965	2013	KENWORTH T800	
+++	** DELETED **			
MV	1XKDP4EX5DJ959957	2013	KENWORTH T800	
+++	** DELETED **			
MV	045370	2014	LIEBHERR LTM 1130 5.1	
+++	** DELETED **			
MV	1F9N3K125BL028471	2011	LINK-BELT HTC-86100	
+++	** DELETED **			
MV	1XKDD40X3FR972937	2015	KENWORTH T800	
+++	** DELETED **			
MV	232529	2012	GROVE TMS9000E	
+++	** DELETED **			
MV	51104094	2010	GROVE GMK5135	
+++	** DELETED **			
MV	51106013	2012	GROVE GMK5135	
+++	** DELETED **			
MV	548868	2015	TADANO GR-750XL-2	
+++	** DELETED **			
MV	548870	2015	TADANO GR-750XL-2	
+++	** DELETED **			
MV	548992	2015	TADANO GR-750XL-2	
+++	** DELETED **			
MV	549095	2015	TADANO GR-750XL-2	
+++	** DELETED **			
MV	S1K44107	2014	LINK-BELT TCC-1100	
+++	** DELETED **			
MV	S1K44332	2014	LINK-BELT TCC-1100	
+++	** DELETED **			
MV	S4K44386	2014	LINK-BELT RTC-8080	
+++	** DELETED **			
MV	W09585104FEL05592	2014	LIEBHERR LTM 1130 5.1	
+++	** DELETED **			
MV	W09585700FEL05483	2015	LIEBHERR LTM 1220 5.2	

Registering

Party: BENNETT JONES LLP (SL/48744-155/OD)
 3400-1 FIRST CANADIAN PLACE
 TORONTO ON M5X 1A4

** DELETED **
 +++ TR WG0PST069D0061030 2013 SPMT OFF ROAD TRANSPORTER
 ** DELETED **
 +++ TR WG0PST060D0061031 2013 SPMT OFF ROAD TRANSPORTER
 ** DELETED **
 +++ TR WG0PST062D0061032 2013 SPMT OFF ROAD TRANSPORTER
 ** DELETED **
 +++ TR WG0PST064D0061033 2013 SPMT OFF ROAD TRANSPORTER
 ** DELETED **
 +++ TR 3201701471 2013 GOLDHOFER SPMT POWER PACK

Registering

Party: BENNETT JONES LLP (048744.00155-S.L
 UTZ-JS)
 3400-1 FIRST CANADIAN PLACE
 TORONTO ON M5X 1A4

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Search Criteria: 138149

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----- P A R T I A L D I S C H A R G E -----

Reg. #: 175821M

Reg. Date: APR 20, 2020

Reg. Time: 10:39:03

Control #: D6726321

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
** DELETED **				
+++ MV	14001069	2008	TADANO GR100XL-2	
** DELETED **				
+++ MV	1XKDP4TX1BR947919	2011	KENWORTH T800	
** DELETED **				
+++ MV	1NKCL4EXXDR962324	2013	KENWORTH C500	
** DELETED **				
+++ MV	1NPFPPBEX57N668101	2007	PETERBILT 378	
** DELETED **				
+++ TR	2A9LB75369N125165	2009	ASPEN 75 TON TRIDEM DOUBL	
** DELETED **				
+++ MV	1XKDBTX27R931776	2007	KENWORTH C500	
** DELETED **				
+++ MV	1HTWNAZT0CJ665478	2012	INTERNATIONAL 7500	
** DELETED **				
+++ MV	1XKDBEX17R996426	2007	KENWORTH T800	
** DELETED **				
+++ MV	1XKDD40X2DR962302	2013	KENWORTH T800	
** DELETED **				
+++ MV	1XKDP40X0CR954219	2012	KENWORTH T800	
** DELETED **				
+++ MV	1XKDD40XXCJ317930	2012	KENWORTH T800	
** DELETED **				

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+++ MV          NNKHHN8X1DM959165 2013 KENWORTH T970
** DELETED **
+++ MV          1XKDD40X6CR954220 2012 KENWORTH T800
** DELETED **
+++ MV          1XKZD40X1EJ967139 2014 KENWORTH T800
** DELETED **
+++ MV          1XKDD40X4EJ967081 2014 KENWORTH T800
** DELETED **
+++ MV          FD1458 2008 TADANO GR150XL-1
** DELETED **
+++ MV          1XKDD40X4DR962317 2013 KENWORTH T800
** DELETED **
+++ MV          14001069 2008 MANITOWOC 14000
** DELETED **
+++ MV          1XKCD4EX8FR972985 2015 KENWORTH C500
** DELETED **
+++ MV          1XKDD40X7FR972942 2015 KENWORTH T800
** DELETED **
+++ MV          1XKDD40X7FR976327 2015 KENWORTH T800
** DELETED **
+++ MV          FD2002 2012 TADANO GR 150XL-1

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Search Criteria: 138149

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Registering

Party: BENNETT JONES LLP (S..LUTZ/JS/04874
4.00155)
3400-1 FIRST CANADIAN PLACE
TORONTO ON M5X 1A4

----- ADDITION OF COLLATERAL / PROCEEDS -----

Reg. #: 207245M

Reg. Date: MAY 08, 2020

Reg. Time: 13:03:24

Control #: D6758318

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Other vehicle or general collateral/proceeds description exists on this registration. To obtain complete details, it will be necessary to request a registration number search.

Registering

Party: BENNETT JONES LLP (S.LUTZ/JS/048744
.00155)
3400-1 FIRST CANADIAN PLACE
TORONTO ON M5X 1A4

----- PARTIAL DISCHARGE -----

Reg. #: 207285M

Reg. Date: MAY 08, 2020

Reg. Time: 13:20:22

Control #: D6758358

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
** DELETED **				
+++ MV	1NKDX4TX7CR953316	2012	KENWORTH T800	
** DELETED **				
+++ MV	1NKCX4TXXAR943629	2010	KENWORTH C500	
** DELETED **				
+++ MV	1XKCP4TX59R939392	2009	KENWORTH C500	
** DELETED **				
+++ MV	5KKUALAV47PX40807	2007	WESTERN STAR 4900SA	
** DELETED **				
+++ MV	1XKWD40X49J941420	2009	KENWORTH W900	
** DELETED **				
+++ MV	1XKDDBOX66J989105	2006	KENWORTH T800	
** DELETED **				
+++ MV	5KJLALCK67PY96379	2007	WESTERN STAR 4900SA	

Registering

Party: BENNETT JONES LLP (S.LUTZ/JS/048744
.00155)
3400-1 FIRST CANADIAN PLACE
TORONTO ON M5X 1A4

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Search Criteria: 138149

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----- P A R T I A L D I S C H A R G E -----

Reg. #: 270087M

Reg. Date: JUN 11, 2020

Reg. Time: 06:52:40

Control #: D6822082

Base Reg. Type: PPSA SECURITY AGREEMENT

Base Reg. #: 831735H

Base Reg. Date: MAR 05, 2014

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
** DELETED **				
+++ MV	GN0403036	2012	KOBELCO CK1600G	
** DELETED **				
+++ MV	R8K33070	2013	LINK-BELT TCC-750	
** DELETED **				
+++ MV	476S90002BS231943	2011	GROVE TMS9000E	
** DELETED **				

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+++ MV      1NKCX4TX1CR953825 2012 KENWORTH C500
** DELETED **
+++ MV      1XKCPBTX56R986891 2006 KENWORTH C500
** DELETED **
+++ MV      1NKDX4TX7EJ967122 2014 KENWORTH T800 PICKER
** DELETED **
+++ TR      1C9HJ272181772090 2008 COZAD 16 WHEEL JEEP
** DELETED **
+++ MV      1XKCP4TX3DR956944 2013 KENWORTH C500
** DELETED **
+++ MV      561641 2012 TADANO GR350XL-2
** DELETED **
+++ MV      1XKDP4EX3DR959246 2013 KENWORTH T800
** DELETED **
+++ MV      5KMKASCK07PW85334 2007 WESTERN STAR 6900XD
** DELETED **
+++ MV      1NKCL4EX1CR950688 2012 KENWORTH C500
** DELETED **
+++ TR      WGOTHPH45C0033831 2012 2012 GOLDHOFER 6/4 LINE P
** DELETED **
+++ TR      WGOTHPH47C0033829 2012 2012 GOLDHOFER 6/4 LINE P
** DELETED **
+++ MV      1XKDP4EX7ER967092 2014 KENWORTH T800
** DELETED **
+++ TR      WGOTHPH49B0033751 2011 2011 GOLDHOFER 6/4 LINE
** DELETED **
+++ TR      WGOTHPH40B0033752 2011 2011 GOLDHOFER 6/4 LINE
** DELETED **
+++ TR      W09903XXX6PS17331 2006 SCHEUERLE 6 LINE HYD PLAT
** DELETED **
+++ TR      W09906XX46PS17231 2006 SCHEUERLE 6 LINE HYD PLAT
** DELETED **
+++ TR      2N9LB8564DE065407 2013 STELLAR 85 TON 24-WHEEL D
** DELETED **
+++ MV      1NP TXB0X98N737710 2008 PETERBILT 367
** DELETED **
+++ TR      WGOTHPH6870029344 2007 GOLDHOFER 6/4 LINE PLATFO
** DELETED **
+++ TR      WGOTHPH6370029350 2007 GOLDHOFER 6/4 LINE PLATFO

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Continued on Page 21

Search Criteria: 138149

Page: 21

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Vehicle Collateral:
Type          Serial #    Year      Make/Model      MH Reg.#
** DELETED **
+++ TR      WGOTHPH6670029360 2007 GOLDHOFER 6/4 LINE PLATFO
** DELETED **
+++ TR      WGOTHPH6X70029362 2007 GOLDHOFER 6/4 LINE PLATFO
** DELETED **
+++ MV      1XKDP40XXBR948362 2011 KENWORTH T800
** DELETED **

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+++ MV      1XKDD40X8DR962305 2013 KENWORTH T800
** DELETED **
+++ MV      1XKDD40X4DR962303 2013 KENWORTH T800
** DELETED **
+++ MV      1XKDD40X9DR962300 2013 KENWORTH T800
** DELETED **
+++ MV      1XKDD40XXDJ960084 2013 KENWORTH T800
** DELETED **
+++ TR      W09856620YPS17931 2000 SCHEUERLE 6 LINE HYD PLAT
** DELETED **
+++ TR      W09856620YPS17932 2000 SCHEUERLE 6 LINE HYD PLAT
** DELETED **
+++ TR      W09860628YPS17331 2000 SCHEUERLE 6 LINE HYD PLAT
** DELETED **
+++ TR      W09861624YPS17431 2000 SCHEUERLE 6 LINE HYD PLAT
** DELETED **
+++ TR      W09861626YPS17432 2000 SCHEUERLE 6 LINE HYD PLAT
** DELETED **
+++ TR      W09891XX04PS17731 2000 SCHEUERLE 6 LINE HYD PLAT
** DELETED **
+++ TR      WG0THPH22C0033803 2012 GOLDHOFER 2/2 LINE PLATFO
** DELETED **
+++ TR      WG0THPH24C0033804 2012 GOLDHOFER 4/2 LINE PLATFO
** DELETED **
+++ TR      WG0THPH44C0033805 2012 GOLDHOFER 6/4 LINE PLATFO
** DELETED **
+++ MV      1XKDD40X5CJ955308 2012 KENWORTH T800
** DELETED **
+++ MV      1XKDP4EXXCR950770 2012 KENWORTH T800
** DELETED **
+++ TR      WG0THPH2XC0033838 2012 GOLDHOFER 4/2 LINE PLATFO
** DELETED **
+++ TR      WG0THPH28C0033837 2012 GOLDHOFER 4/2 LINE PLATFO
** DELETED **
+++ MV      5KJJALAV67PY06412 2007 WESTERN STAR 4900SA
** DELETED **
+++ TR      WG0THPH22C0033834 2012 GOLDHOFER 4/2 LINE PLATFO
** DELETED **
+++ MV      5KJJALDR5CPBL9666 2012 WESTERN STAR 4964SA
** DELETED **
+++ MV      1XKDD40X2DR962316 2013 KENWORTH T800
** DELETED **
+++ TR      2K9LB4625CL072291 2012 GERRY'S KLH605 16 WHEEL H
** DELETED **
+++ TR      WG0THPH4820026138 2002 GOLDHOFER 6/4 LINE
** DELETED **
+++ MV      1NKWX4TX9GR978149 2016 KENWORTH/HYDRA-LIFT T800/

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Continued on Page 22

Vehicle Collateral:

Type	Serial #	Year	Make/Model	MH Reg.#
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** DELETED **
+++ MV 1XKCD4EX2ER967084 2014 KENWORTH C500
** DELETED **
+++ MV 1XKCD4EX4ER967085 2014 KENWORTH C500
** DELETED **
+++ MV 1XKCD4EX6ER967086 2014 KENWORTH C500
** DELETED **
+++ MV 1XKDD40X5FR976326 2015 KENWORTH T800
** DELETED **
+++ MV 1XKDD40X7FR972939 2015 KENWORTH T800
** DELETED **
+++ MV 232705 2012 GROVE TMS9000E
** DELETED **
+++ TR 2K9LF653XFL072236 2015 GERRY'S 75 TON
** DELETED **
+++ MV 39J79162 2007 LINK-BELT RTC8065
** DELETED **
+++ TR WG0THPH22C0033803 2012 GOLDHOFER 2/2 LINE PLATFO
** DELETED **
+++ TR WG0THPH22C0033834 2012 GOLDHOFER 4/2 LINE PLATFO
** DELETED **
+++ TR WG0THPH24C0033804 2012 GOLDHOFER 4/2 LINE PLATFO
** DELETED **
+++ TR WG0THPH2XC0033838 2012 GOLDHOFER 4/2 LINE PLATFO
** DELETED **
+++ TR WG0THPH44C0033805 2012 GOLDHOFER 6/4 LINE PLATFO
** DELETED **
+++ TR WG0THPH45C0033831 2012 GOLDHOFER 6/4 LINE PLATFO
** DELETED **
+++ TR WG0THPH47C0033829 2012 GOLDHOFER 6/4 LINE PLATFO
** DELETED **
+++ TR WG0THPH6370029350 2007 GOLDHOFER 6/4 LINE PLATFO
** DELETED **
+++ TR WG0THPH6670029360 2007 GOLDHOFER 6/4 LINE PLATFO
** DELETED **
+++ TR WG0THPH6X70029362 2007 GOLDHOFER 6/4 LINE PLATFO
** DELETED **
+++ TR WG0THPS41C0036010 2012 GOLDHOFER THP/SL 6/4
** DELETED **
+++ TR WG0THPS43C0036011 2012 GOLDHOFER THP/SL 6/4
** DELETED **
+++ TR WG0THPS45C0036012 2012 GOLDHOFER THP/SL 6/4

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Registering

Party: BENNETT JONES LLP (S.LUTZ/JS/048744
.00155)
3400-1 FIRST CANADIAN PLACE
TORONTO ON M5X 1A4

***** P P S A S E C U R I T Y A G R E E M E N T *****

Reg. Date: APR 21, 2020 Reg. Length: 6 YEARS
Reg. Time: 08:26:53 Expiry Date: APR 21, 2026
Base Reg. #: 177350M Control #: D6727893

Block#

S0001 Secured Party: WELLS FARGO CAPITAL FINANCE CORPORATION CANADA, AS AGENT 22 ADELAIDE ST W, STE 2200 TORONTO ON M5H 4E3

D0001 Base Debtor: ENTREC CRANES & HEAVY HAUL INC (Business) 28712 114 AVENUE ACHESON AB T7X 6E6

Vehicle Collateral:

Table with 5 columns: Type, Serial #, Year, Make/Model, MH Reg.#. Row 1: V0001 MV, 138149, 2012, LIEBHERR LR1300 SX

Other vehicle or general collateral/proceeds description exists on this registration. To obtain complete details, it will be necessary to request a registration number search.

Registering

Party: BENNETT JONES LLP (S.LUTZ/JS/048744 .00155) 3400-1 FIRST CANADIAN PLACE TORONTO ON M5X 1A4

----- ADDITION OF COLLATERAL / PROCEEDS -----

Reg. #: 214539M Reg. Date: MAY 13, 2020 Reg. Time: 12:27:25 Control #: D6765761

Base Reg. Type: PPSA SECURITY AGREEMENT Base Reg. #: 177350M Base Reg. Date: APR 21, 2020

Other vehicle or general collateral/proceeds description exists on this registration. To obtain complete details, it will be necessary to request a registration number search.

Registering

Party: BENNETT JONES LLP (S.LUTZ/JS/048744 .00155) 3400-1 FIRST CANADIAN PLACE TORONTO ON M5X 1A4

Some, but not all, tax liens and other Crown claims are registered at the Personal Property Registry (PPR) and if registered, will be displayed on this search result. HOWEVER, it is possible that a particular chattel is subject to a Crown claim that is not registered at the PPR. Please consult the Miscellaneous Registrations Act, 1992 for more details. If you are concerned that a particular chattel may be subject to a Crown claim not registered at the PPR, please consult the agency administering the type of Crown claim.

