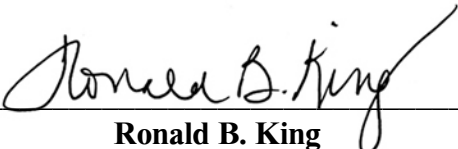




The relief described hereinbelow is SO ORDERED.

Signed June 08, 2016.



Ronald B. King
Chief United States Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF TEXAS
MIDLAND DIVISION

In re:	§	
	§	Case No. 16-70042
ATK OILFIELD TRANSPORTATION	§	
INC., <i>et al.</i> , ¹	§	Jointly Administered
	§	
Debtors in a foreign proceeding.	§	Chapter 15
	§	

ORDER GRANTING RECEIVER’S EXPEDITED MOTION FOR ORDER APPROVING SALE OF ASSETS FREE AND CLEAR OF LIENS, CLAIMS, ENCUMBRANCES, AND INTERESTS AND GRANTING COMITY TO ORDER OF THE CANADIAN COURT

Before the Court is the *Receiver’s Expedited Motion For Order Approving Sale Of Assets Free And Clear Of Liens, Claims, Encumbrances, And Interests And Granting Comity To Order Of The Canadian Court* (the “**Motion**”), filed by Ernst & Young Inc. (“**EY**”), as the court-appointed receiver (the “**Receiver**”), and authorized foreign representative of ATK Oilfield Transportation Inc. (“**ATK Canada**”) and ATK Oilfield Transportation (USA) Inc. (“**ATK US**,” collectively, ATK Canada and ATK US are referred to as the “**Debtors**”). The Court has considered the Motion, applicable law, the evidence in the record, and the counsel’s argument at

¹ The Debtors are: ATK Oilfield Transportation Inc. and ATK Oilfield Transportation (USA) Inc.

the Sale Hearing, as well as the record of and docket filings in these chapter 15 cases, of which the Court takes judicial notice. After proper notice and a hearing, the Court finds that the Motion is well-taken and that the requested relief is in the best interest of the Debtors, their estates, their creditors, and other parties in interest. Accordingly, the Court HEREBY FINDS THAT:

A. Jurisdiction, Final Order, and Statutory Bases

1. This Court has jurisdiction to hear and determine the Motion pursuant to 28 U.S.C. §§ 157(a), 157(b)(1), 1334(a) and 11 U.S.C. § 1501. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(N) and (P). Venue is proper in this District and in this Court pursuant to 28 U.S.C. § 1410.

2. This Order constitutes a final and appealable order within the meaning of 28 U.S.C. § 158(a). Notwithstanding anything to the contrary, including Federal Rule of Bankruptcy Procedure 6004(h), and to any extent necessary under Bankruptcy Rule 9014 and Rule 54(b) of the Federal Rules of Civil Procedure, as made applicable by Bankruptcy Rule 7054, this Court expressly finds that there is no just reason for delay in the implementation of this Order, and expressly directs that this Order constitute an entry of judgment.

3. The statutory predicates for the relief requested in the Motion and granted herein are, inter alia, 11 U.S.C. §§ 105(a) and 363(b), (f), and (m) and Rules 2002(a)(2), 6004(a), (b), (c), (e), (f), and (h), 9007, and 9014.

B. Notice

4. Notice of the Motion, the relief granted herein, and an opportunity to be heard in connection with any of the foregoing was provided to all creditors as well as parties in interest and was good, sufficient, and appropriate under the circumstances, and no other or further notice of the Motion, the relief granted herein or the Sale Hearing is required.

5. The sale process was duly noticed and conducted in a non-collusive, fair, and good faith manner.

C. Validity of Transfer

6. The Receiver has full power and authority to execute and consummate the transactions contemplated by the Agreement Of Purchase And Sale ("**Sale Agreement**") dated June 1, 2016 and any auxiliary documents ("**Proposed Transaction**"), delivering all documents contemplated thereby, and no further consents, approvals, or conditions precedent are required for the Receiver to consummate the Proposed Transaction.

D. The Assets

7. The Court approves the Receiver's sale of the "**US Assets**" to the "**US Purchaser**." The "US Assets" are the right, title and interest of ATK US in the assets listed on Schedule 2 to the Sale Agreement, a copy of which is attached hereto and incorporated herein by reference. The "**US Purchaser**" is Ritchie Bros. Auctioneers (America) Inc.

8. The Court approves the Receiver's sale of the "**Canadian Assets**" to the "**Canadian Purchaser**." "Canadian Assets" means ATK Canada's right, title and interest in the assets listed on Schedule 1 to the Sale Agreement, a copy of which is attached hereto and incorporated herein by reference. The "**Canadian Purchaser**" is Ritchie Bros. Auctioneers (Canada) Ltd.

9. Certain assets are excluded from the sale. "**Excluded Assets**," means any property, assets and undertakings of the Debtors other than the Canadian Assets and the US Assets.

10. "**Assets**" means the Canadian Assets and the US Assets and specifically excludes the Excluded Assets.

11. The "**Purchasers**" means the US Purchaser and the Canadian Purchaser.

12. The sale, transfer and assignment of the Assets to Purchasers will be, as of the closing dates of the Proposed Transaction (each, respectively, a “**Closing Date**”), a legal, valid, and effective sale, transfer, and assignment of such assets, and each such sale, transfer and assignment vests or will vest the Purchasers with all right, title, and interest of the Debtors to the Assets free and clear of all liens, claims, encumbrances, liabilities, and interests of any kind or nature whatsoever against the Receiver, the Debtors, their estates, or any of the Assets located in the United States accruing, arising, or relating to facts or circumstances existing as of or at any time prior to the Closing Date (collectively, “**Free and Clear**”).

E. Good Faith of the Purchasers

13. Purchasers are not “insiders” of any of the Debtors, as defined in 11 U.S.C. § 101(31).

14. The Receiver has demonstrated a good and sufficient business purpose and justification for the sale.

15. Purchasers are purchasing the Assets in good faith and are good faith buyers within the meaning of 11 U.S.C. § 363(m). Purchasers are, therefore, entitled to the full protections of § 363(m) and have proceeded in good faith in all respects in connection with this proceeding.

16. The price to be paid for the Assets by the Purchasers were not controlled by any agreement among potential bidders at such sale and neither the Debtors, the Receiver, nor the Purchasers engaged in collusion or any other conduct that would cause or permit the Proposed Transaction to be avoidable under 11 U.S.C. § 363(n).

17. The Proposed Transaction was negotiated at arms’ length and in good faith and represents a fair and reasonable offer to purchase the Assets under the circumstances of these chapter 15 bankruptcy cases.

18. Approval of the Motion and the Proposed Transaction, and the consummation of the Proposed Transaction are in the best interests of the Debtors, their creditors, their estates, and all other parties-in-interest.

F. Satisfaction of 11 U.S.C. § 363(f)

19. The Purchasers would not have entered into the Proposed Transaction and would not consummate the transactions contemplated by the Proposed Transaction if the sale of the Assets to the Purchasers were not Free and Clear. The Receiver on behalf of the Debtors may sell the Assets located in the United States Free and Clear because, in each case, one or more of the standards set forth in 11 U.S.C. § 363(f)(1)-(5) has been satisfied. Those holders of liens, claims, encumbrances, and interests against the Debtors, their estates, or any of the Assets located in the United States, who did not object, or who withdrew their objections, to the Proposed Transaction or the Motion are deemed to have consented thereto pursuant to § 363(f)(2). Those holders of such liens, claims, encumbrances, and interests who did object fall within one or more of the other subsections of § 363(f) and are adequately protected by having their liens, claims, encumbrances, and interests, if any, in each instance against the Debtors, their estates, or any of the Assets, attach to the proceeds of the Transaction received by the Receiver ultimately attributable to the Assets in which such creditor alleges an interest, in the same order of priority, with the same validity, force and effect that such creditor had prior to the Proposed Transaction, and subject to any claims and defenses the Debtors and their estates may possess with respect thereto.

20. The transfer of the Assets to Purchasers Free and Clear will not result in any undue burden or prejudice to any holders of any liens, claims, encumbrances, or interests. Except as expressly permitted or otherwise specifically provided by the Proposed Transaction or this Order, all such liens, claims, encumbrances, and interests of any kind or nature whatsoever

shall attach to the proceeds of the Transaction received by the Receiver in the order of their priority, with the same validity, force and effect which they now have as against the Assets and subject to any claims and defenses the Debtors or other parties may possess with respect thereto. All persons or entities having liens, claims, encumbrances, or interests of any kind or nature whatsoever against or in any of the Debtors or the Assets shall be forever barred, estopped, and permanently enjoined from pursuing or asserting such liens, claims, encumbrances, or interests, if any, whether by payment, setoff, or otherwise, against Purchasers, any Assets, or any successors or assigns.

G. Circumstances for Immediate Sale

21. Given all of the circumstances of these Chapter 15 cases and the adequacy and fair value of the prices to be paid for the Assets, the Proposed Transaction constitutes a reasonable exercise of the Receiver's business judgment and should be approved.

22. The consummation of the Proposed Transaction is legal, valid, and properly authorized under all applicable provisions of the Bankruptcy Code, including, without limitation, 11 U.S.C. §§ 105(a) and 363(b), (f), and (m), and, with respect to the Proposed Transaction, all of the applicable requirements of such sections have been complied with.

Accordingly, the Court HEREBY ORDERS THAT:

H. General Provisions

23. The relief requested in the Motion is GRANTED. The Proposed Transaction contemplated by the Motion is approved as set forth in this Order.

24. All objections to the Motion or the relief requested therein that have not been withdrawn, waived, or settled as announced to this Court at the Sale Hearing or by stipulation filed with this Court or as otherwise provided in this Order, and all reservations of rights included therein, are hereby overruled on the merits.

I. Comity to Canadian Sale Order and Canadian Activities Order

25. The “Approval and Vesting Order” (“**Canadian Sale Order**”) dated June 7, 2016, and the “Order – Approving the Activities of the Receiver” (“**Canadian Activities Order**”) dated June 7, 2016 and entered by the Court of Queen’s Bench of Alberta in the Judicial Centre of Calgary, Canada approving the Proposed Transaction is hereby granted comity, recognized, and given full force and effect in the United States.

J. Approval of the Proposed Transaction

26. Given all of the circumstances of these chapter 15 bankruptcy cases and the adequacy and fair value to be paid for the Assets, the Proposed Transaction constitutes a reasonable exercise of the Debtors’ and Receiver’s business judgment and are approved. The Proposed Transaction described in the Sale Agreement, and any other ancillary documents thereto, and all of the terms and conditions thereof, are each hereby approved.

27. Pursuant to 11 U.S.C. § 363(b) and (f) and the Recognition Order, the Receiver is authorized and empowered to take any and all actions necessary or appropriate to (a) consummate the Proposed Transaction pursuant to and in accordance with the terms and conditions of the sale documents relating thereto, (b) close the Proposed Transaction as contemplated in the Motion and this Order, and (c) execute and deliver, perform, consummate, implement, and close the Proposed Transaction, together with all additional instruments and documents that may be reasonably necessary or desirable to implement the Proposed Transaction, including any other ancillary documents, or as may be reasonably necessary or appropriate to the performance of the obligations as contemplated by the Proposed Transaction and other ancillary documents.

28. This Order shall be binding in all respects upon the Receiver, the Debtors, and the Debtors’ creditors, all holders of equity interests in any of the Debtors, all holders of any

claim(s), whether known or unknown, against any Debtor, any holders of liens, claims, encumbrances and interests against or on all or any portion of the Assets, any parties in interest, all contract counter-parties, the Purchasers, and all successors and assigns of the Purchasers, and any trustees, examiners, responsible officers, estate representatives, or similar entities for any of the Debtors, if any, subsequently appointed in any of the Debtors' chapter 15 bankruptcy cases or upon a conversion to chapter 7 or 11 under the Bankruptcy Code of any of the Debtors' cases. This Order and the Proposed Transaction shall inure to the benefit of the Receiver, the Debtors, the Purchasers, and their respective successors and assigns.

K. Transfer of Assets

29. Pursuant to 11 U.S.C. §§ 105(a) and 363(b) and (f), the Debtors and the Receiver are authorized to transfer the Assets on the Closing Date, and Purchasers are directed to pay the agreed purchase prices to the Receiver on the Debtors' behalf as provided in the Sale Agreement. Except as otherwise provided in the Proposed Transaction, the Assets shall be transferred to Purchasers "as is, where is" with all faults in accordance with the sale documents upon and as of the Closing Date. Such transfer shall constitute a legal, valid, binding, and effective transfer of such Assets and, upon the Debtors' receipt of the agreed purchase price, shall be Free and Clear. Upon the consummation of the Proposed Transaction on the Closing Date, the Purchasers shall take title to the Assets as provided in the Sale Agreement.

30. All persons or entities other than the Debtors, if any, that are in possession of some or all of the Assets and any certificates of title, instruments or other indicia of title representing or evidencing ownership of the Assets located in the United States that have been pledged as security in respect of the Assets (the "**Indicia of Ownership**") are directed to surrender possession of such Assets and Indicia of Ownership duly executed, where appropriate, to release any recorded liens, claims, encumbrances, and interests on such Assets. All persons or

entities are hereby forever prohibited and enjoined from taking any action that would adversely affect or interfere with the ability of the Receiver and the Debtors to sell and transfer the Assets located in the United States to the Purchasers in accordance with the terms of the Proposed Transaction and this Order.

31. Pursuant to 11 U.S.C. § 363(f), the transfer of title to the Assets located in the United States shall be Free and Clear.

32. The Purchasers are not successors (de facto, by alter ego, by veil piercing, as continuing business enterprise, or otherwise) and shall not be liable as successors under any theory of successor liability for liens, claims, encumbrances, or interests that encumber or relate to the Assets located in the United States. All liens, claims, encumbrances and interests shall attach solely to the proceeds of the sale received by the Receiver with the same validity, priority, force, and effect that they now have as against the Assets located in the United States, and subject to any claims and defenses the Debtors and their estates may possess with respect thereto.

33. On the Closing Date, each party in interest is authorized and directed to execute such documents and take all other actions as may be necessary to close the Proposed Transaction as contemplated in the Motion and this Order and to release liens, claims, encumbrances, and interests on the Assets located in the United States, if any, as provided for herein, as such liens, claims, encumbrances, and interests may have been recorded or may otherwise exist.

34. This Order shall be effective as a determination that, as of the Closing Date, all liens, claims, encumbrances, and interests of any kind or nature whatsoever existing as to the Assets prior to the Closing Date of the sale have been unconditionally released, discharged and terminated and that the Free and Clear conveyances described herein have been effected, with

such liens, claims, encumbrances and interests to attach to the proceeds received by the Receiver on behalf of the Debtors in the same priority that existed prior to the Petition Date.

35. If any person or entity that has filed statements or other documents or agreements evidencing liens, claims, encumbrances, or interests on or in, all or any portion of the Assets (a “**Claim Holder**”) has not delivered to the Receiver, the Debtors, or Purchasers prior to the Closing Date, in proper form for filing and executed by the appropriate parties, termination statements, instruments of satisfaction, releases of liens and easements, and any other documents necessary or desirable to Purchasers for the purpose of documenting the release of all liens, claims, encumbrances and interests that such Claim Holder has or may assert with respect to all or any portion of the Assets, then the Debtors, the Receiver, or the Purchasers are authorized to execute and file such statements, instruments, releases, and other documents on behalf of such Claim Holder with respect to the Assets and each and every filing office, agency, clerk, or recorder is authorized and directed to accept same. Purchasers are authorized to file, register, or otherwise record a certified copy of this Order with the appropriate filing office, agency, clerk, or recorder, which, once filed, registered, or otherwise recorded, shall constitute conclusive evidence of the sale of the Assets located in the United States, Free and Clear, including the release of all liens, claims, encumbrances, and interests in the Assets located in the United States as of the Closing Date of any kind or nature whatsoever.

36. Except as expressly permitted or otherwise specifically provided in the Sale Agreement or this Order, all persons or entities holding liens, claims, encumbrances, or interests in all or any portion of the Assets located in the United States arising under or out of, in connection with, or in any way relating to the Debtors, the Assets, the operation of the Debtors’ business prior to the Closing Date, or the transfer of the Assets to Purchasers, are hereby forever

prohibited and permanently enjoined from asserting such liens, claims, encumbrances, and interests, whether by payment, setoff, or otherwise, against Purchasers, their successors or assigns, the property of such successors or assigns, or the Assets.

37. This Order is and shall be binding upon and govern the acts of all persons and entities, including, without limitation, all county clerks, filing agents, filing officers, title agents, title companies, recorders of mortgages, recorders of deeds, registrars of deeds, administrative agencies, governmental departments, secretaries of state, federal and local officials, and all other persons and entities who may be required by operation of law, the duties of their office, or contract, to accept, file, register, or otherwise record or release any documents or instruments, or who may be required to report or insure any title or state of title in or to any lease, and each of the foregoing entities is hereby directed to and shall accept for filing any and all of the documents and instruments necessary and appropriate to consummate, effectuate or reflect the transactions contemplated by this Order or the Proposed Transaction.

L. Other Provisions

38. Except as otherwise expressly set forth in this Order or the Proposed Transaction, Purchasers shall not have any liability or other obligation of the Debtors or the Receiver arising under or related to any of the Assets located in the United States.

39. Purchasers shall not be liable for any liens, claims, encumbrances, or interests of any kind or nature whatsoever in or against the Debtors, the Receiver or any of their predecessors or affiliates, and Purchasers shall have no successor or vicarious liabilities of any kind or character including, but not limited to, liabilities on account of any tax arising, accruing, or payable under, out of, in connection with, or in any way relating to the ownership or operation of any of the Assets located in the United States prior to the Closing Date of the sales (except as agreed to in the Sale Agreement or auxiliary documents executed in connection therewith).

40. Following the Closing Date, no Claim Holder shall interfere with Purchasers' title to or use and enjoyment of the Assets based on or related to such lien, claim, encumbrance or interest, or any actions that the Receiver or the Debtors may take in these chapter 15 bankruptcy cases.

41. The Proposed Transaction is undertaken by Purchasers without collusion and in good faith, as that term is defined in 11 U.S.C. § 363(m), and accordingly, the reversal or modification on appeal of the authorization provided herein to consummate the sale shall not affect the validity of the Proposed Transaction, unless such authorization and consummation of the Proposed Transaction are duly stayed pending such appeal. Purchasers are good faith Purchasers within the meaning of 11 U.S.C. § 363(m) and, as such, are entitled to the full protections of § 363(m).

42. The Proposed Transaction may not be avoided and no party shall be entitled to damages or other recovery pursuant to 11 U.S.C. § 363(n).

43. Nothing contained in any plan of reorganization or liquidation, or order of any type or kind entered in (a) these chapter 15 bankruptcy cases, (b) any subsequent chapter 7 or 11 bankruptcy case into which any such chapter 15 bankruptcy cases may be converted, or (c) any related proceeding subsequent to entry of this Order, shall affect, conflict with or derogate from the provisions of the Proposed Transaction or the terms of this Order.

44. Pursuant to Bankruptcy Rules 7062, 9014, 6004(h), and 6006(d), this Order shall be effective immediately upon entry and the Receiver, the Debtors, and Purchasers are authorized, but are not required, to close the sale immediately upon entry of this Order, and any stay periods in Bankruptcy Rules 7062 or 6004(h), or otherwise, are expressly waived. Pursuant to the Sale Agreement, the Receiver may transfer possession of the Assets to the Purchaser

immediately upon entry of this Order subject to the terms and conditions of the Sale Agreement. Immediately upon entry of this Order, all persons (including Claim Holders, landlords, or lessors) in possession or control of the Assets shall allow access to and possession of such Assets in favor of the Receiver or the Purchasers and shall not interfere with the Receiver's and the Purchasers' access to and possession of such Assets.

45. The laws regarding bulk sales, or similar laws, are not applicable to the sales of the Assets. Because the assignment, transfer, or sale of the Assets: (i) is in exchange for the purchase prices paid by the Purchasers, no withholding of U.S. federal income tax pursuant to sections 1441 or 1442 of the Internal Revenue Code is required, and (ii) as to the sale of Assets that are not motor vehicles, such sale qualifies as a sale for resale, as defined in Tex. Tax Code § 151.006(a), and exempt under Tex. Tax Code § 151.302(a) and 34 Tex. Admin. Code § 3.285(b)(1). As to the Assets that are motor vehicles, the sale of such Assets is not subject to motor vehicle sales tax under Tex. Tax Code § 152.001(2)(B) and 34 Tex. Admin. Code § 3.295(a), as a sale for resale.

46. To the extent that this Order is inconsistent with any prior order or pleading in these chapter 15 bankruptcy cases, the terms of this Order shall govern.

47. To the extent there are any inconsistencies between the terms of this Order and the Proposed Transaction (including all ancillary documents executed in connection therewith), the terms of this Order shall govern.

48. The Receiver (Ernst & Young Inc.) is authorized to take all actions necessary to effectuate the Proposed Transaction and the relief granted pursuant to this Order. Matt McCulloch of Ernst & Young Inc. (or any other representative designated by Ernst & Young Inc.) is authorized on behalf of the Receiver to execute all documents, including title transfer

documents and certificates of title, to effectuate the Proposed Transaction and the relief granted pursuant to this Order.

49. The findings and conclusions set forth herein constitute the Court’s findings of fact and conclusions of law pursuant to Bankruptcy Rule 7052, made applicable to this proceeding pursuant to Bankruptcy Rule 9014. To the extent that any of the findings of fact set forth herein constitute conclusions of law, they are adopted as such. To the extent any of the conclusions of law set forth herein constitute findings of fact, they are adopted as such.

50. This Court shall retain jurisdiction to interpret, implement, and enforce the terms and provisions of this Order, and to adjudicate, if necessary, any and all disputes concerning or relating to this Order.

51. Subject to Section 2.8 of the Sale Agreement, all valid ad valorem tax claims against the Debtors for 2016, if allowed, shall be paid in the ordinary course.

52. The following vehicles are NOT part of the Assets being sold to Purchasers:

2015 Ford Super Duty F350 SRW	VIN: 1FT8W3BT6FEC11595	Account No. ****0236
2015 Ford Super Duty F350 SRW	VIN: 1FT8W3BT4FEC62464	Account No. ****0319
2016 Ford Super Duty F350 SRW	VIN: 1FT8W3BT7GEA27381	Account No. ****0565
2015 Ford F150	VIN: 1FTEW1EG5FKE61000	Account No. ****0682

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Submitted by:

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COUNSEL FOR THE CANADIAN RECEIVER

SCHEDULE 1

CANADIAN ASSETS

ATK OILFIELD TRANSPORTATION INC. (CANADA)

RBA_ID	ID	DESCRIPTION	VIN
1	BK14	2011 FORD F150 LARIAT CREW CAB 4X4 PICKUP	1FTFW1ET7BFC79982
2	504	2014 KENWORTH C500 T/A TRI DRIVE BOOM TRUCK	1XKCP4TX9ER966489
3	503	2012 KENWORTH C500 T/A TRI DRIVE BOOM TRUCK	1NKCX4TX1CR955753
4	501	2011 KENWORTH C500 T/A TRI DRIVE BOOM TRUCK	1NKCX4TX6BR947226
5	502	2011 KENWORTH C500 T/A TRI DRIVE BOOM TRUCK	1NKCX4TX4BR948567
6	101	2013 OPTION INDUSTRIES COSSACK 6X6 OFF HIGHWAY BED TRUCK	2P9471419D1098001
7	103	2007 FOREMOST COMMANDER C 8X8 OFF HIGHWAY BED TRUCK	072469
8	102	2006 FOREMOST COMMANDER C 6X6 OFF HIGHWAY BED TRUCK	062430
9	403	2011 KENWORTH C500 T/A TRI DRIVE BED TRUCK	1NKCGGGG50R950479
10	304	2013 KENWORTH C500 T/A T/A BED TRUCK	1NKCX4TX9DR960331
11	303	2011 KENWORTH C500 T/A T/A BED TRUCK	1NKCGGGG30R950478
12	201	2011 KENWORTH C500 T/A T/A BED TRUCK	1NKCX4TX1BR944122
13	978	1995 KENWORTH C500 T/A BED TRUCK	1NKDLB0X7TR943059
14	970	1974 HAYES T/A BED TRUCK	4869
15	F1	2012 CLARK C30L 5200 LB FORKLIFT	P232L-0861-9781KF
16	GR1	2000 JOHN DEERE 770CH MOTOR GRADER	DW770CH576201
17	LD5	2013 JCB 457HT T4 INTEGRATED TOOL CARRIER	JCB45700K02068501
18	LD3	2012 JCB 457HT T4 INTEGRATED TOOL CARRIER	JCB45700K02068420
20	YL1	2006 JCB 426HT INTEGRATED TOOL CARRIER	JCB42600P61231678
21	YL2	1995 CATERPILLAR IT24F INTEGRATED TOOL CARRIER	4NN00258
22	DZ1	1995 KOMATSU D41P-6 CRAWLER TRACTOR	B20288
23		DE HAAN QUANTITY OF 2 25 TON 1 SHEAVE HOOK BLOCK	
24	MB1	2009 NORTH WEST CRANE 1000 LB MAN BASKET	MDS1-1000-006
25	BN7	2011 16 FT BIG SUB BUNK	
26	BN10	2011 26 FT BIG A-LEG BUNK	
27	BN12	2011 8 FT SMALL CROWN BUNK	
28	BN8	2010 14 FT A LEG BUNK	
29	BN1	2010 16 FT A-LEG BUNK	
31	RP9	7FT-11FT ADJUST RIG RAMP	
32	RP8	7FT-11FT ADJUST RIG RAMP	
33	RP2	2011 7FT-9FT ADJUSTA RIG RAMP	
34	RP4	2011 7FT-9FT ADJUSTA RIG RAMP	
35	RP10	3FT-6FT SECTION RIG RAMP	
36	RP6	3FT-5FT SECTION RIG RAMP	

37	RP1	2010 3FT-5FT SECTION SECTIONAL RAMP	
38	RP3	2010 3FT-5FT SECTION SECTIONAL RAMP	
39	RP7	2011 3FT-5FT SECTION RIG RAMP	
40		8FT 1 PIECE RIG RAMP	
41		3FT 1 PIECE RIG RAMP	
42	SL-1	SUB LAUNCHER SUB LAUNCHER	
43	SL-2	SUB LAUNCHER SUB LAUNCHER	
44	BN16	26 FT BIG A-LEG BUNK	
45	BN22	26 FT BIG A-LEG BUNK	
46	BN13	18 FT SMALL A-LEG BUNK	
47	BN5	2010 16FT 16 FT BIG SUB BUNK	
48	BN20/BN21	QUANTITY OF 2 14 FT SMALL SUB BUNKS	
49	BN6	2010 14FT 14 FT SMALL SUB BUNK	
50	BN14	14 FT SMALL A-LEG BUNK	
51	BN15	14 FT SMALL A-LEG BUNK	
52	BN3	2010 10FT 10 FT BIG CROWN BUNK	
53	BN2	10 FT SMALL A-LEG BUNK	
54	BN18	9 FT BIG CROWN BUNK	
55	BN11	2011 9FTX20INX14IN 9 FT CROWN BUNK	
56	BN24	9 FT BIG CROWN BUNK	
57	BN23	8 FT 5 IN. SMALL CROWN BUNK	
58	BN23	8 FT 5 IN. SMALL CROWN BUNK	
59	BN17	8 FT SMALL CROWN BUNK	
60	BN4	8FT 8 FT SMALL CROWN BUNK	
61		QUANTITY OF 12 8 FT X 40 FT MATS	
62		QUANTITY OF 4 20 FT RIG MATS	
63		TRANSPORT SKID DRILLING EQUIPMENT - OTHER	
64		TRANSPORT SKID DRILLING EQUIPMENT - OTHER	
65		TRANSPORT SKID DRILLING EQUIPMENT - OTHER	
66		QUANTITY OF 2 8 FT BUNKS	
68		QTY (2) GEN SET (250-749 KW/310-950 KVA)	
69		2003 LINCOLN RANGER 225 AMP WELDER	U1031212755
70		2008 MILLER DIALARC 250 ELECTRIC WELDER	LJ370098V
71		2012 MILLER MILLERMATIC 252 ELECTRIC MIG WELDER	MC251974N
72		2014 BIEXO QUANTITY OF (3) 1140 LITRE LUBE BENCHES	
73		2014 BIEXO 1140 LITRE LUBE BENCHES	A052542
74		2014 BIEXO QUANTITY OF (2) 1140 LITRE LUBE BENCHES	A052564
75		2012 BIEXO 1140 LITRE LUBE BENCH	S647173
76		2012 BIEXO 1140 LITRE LUBE BENCH	S647142

77		PRO/MARK 800 LITRE OIL TANK	446C
78		8 FT 6 IN. X 20 FT SKID MTD STORAGE CONTAINER	BSBU2120408
79		8 FT 6 IN. X 40 FT SKID MTD STORAGE CONTAINER	CRXU9435609
80	1311	2011 ALTA-FAB 12 FT X 48 FT SKID MOUNTED SLEEPER	7473
81	2	12 FT X 50 FT 10 MAN SLEEPER	
82	1	12 FT X 50 FT 10 MAN SLEEPER	
83	5	12 FT X 50 FT KITCHEN	
84	4	12 FT X 50 FT KITCHEN/DINER	
85	3	12 FT X 50 FT WASHCAR	
86		72 FT X 108 FT QUONSET MOBILE STRUCTURE - OTHER	
87	24L-5	2013 ETM STELLAR 65 TON 24 WHEEL LOWBOY	2N9LB7535DE065349
88	24L-6	2014 ETM STELLAR 24WH 65 TON 24 WHEEL LOWBOY	2N9RGN244EE065003
89	TBL-1	2014 ETM STELLAR TRIDEM TROMBONE SCISSORNECK LOWBOY	2N9FG4032EE065105
90	TL-4	2015 ETM STELLAR 40 TON TRIDEM SCISSORNECK LOWBOY	2N940FGN2FE065203
91	TL-1	2011 ETM STELLAR 50 TON TRIDEM SCISSORNECK LOWBOY	2N9LB5034BE065142
92	PT-4	2014 ETM STELLAR 16 WHEELHYDRAULIC DERRICK DOLLY	2N9DD2428EE065065
93	PT-2	2011 ETM STELLAR 16 WHEELHYDRAULIC DERRICK DOLLY	2N9DD5041BE065235
94	PT1	2010 ETM 16 WHEELHYDRAULIC DERRICK DOLLY	2N9DD1624AE065145
95	16LPJ-5	2014 ETM STELLAR 16 WHEELLOW PROFILE JEEP	2N9LPJ163EE065496
96	16LPJ-3	2014 ETM STELLAR 42 TON 16 WHEELLOW PROFILE JEEP	2N9LPJ168EE065008
97	16J-5	2013 ETM STELLAR 42 TON 16 WHEEL JEEP	2N9JT1624DE065351
98	16JP-1	2011 ETM STELLAR 45 TON 16 WHEEL JEEP	2N9JT4545BE065201
99	16J-3	2011 ETM STELLAR 45 TON 16 WHEEL JEEP	2N9JT4542BE065222
100	16J-4	2011 ETM STELLAR 45 TON 16 WHEEL JEEP	2N9JT4544BE065223
101	8J-5	2011 GERRYS T/A JEEP	2K9KB2252BL072229
102	8J-4	2006 K-LINE 25 TON T/A JEEP	2K9KB22516L052303
105	16B-6	2014 ETM STELLAR 45 TON 16 WHEEL BOOSTER	2N916WB20EE065004
106	16B5	2013 ETM STELLAR 16 WHEEL BOOSTER	2N9TB3022DE065350
107	8B-13/24HL4	2014 ETM STELLAR T/A SELF-STEERING BOOSTER	2N9TB3020EE065039
108	8B14/24HL1	2014 ETM STELLAR T/A SELF-STEERING BOOSTER	2N9TB3026EE065062
109	8B9/TH	2014 ETM STELLAR T/A SELF-STEERING BOOSTER	2N9TB3020EE065493

110	8B8/TH10	2014 ETM STELLAR T/A SELF-STEERING BOOSTER	2N9TB3029EE065492
111	8B10/24H	2014 ETM STELLAR T/A SELF-STEERING BOOSTER	2N9TA3025EE065041
112	8B-15	2014 ETM STELLAR 20 TON T/A SELF-STEERING BOOSTER	2N9TB302XEE065064
113	8B12-24HL3	2014 ETM STELLAR 20 TON T/A SELF-STEERING BOOSTER	2N9TA3027EE065042
114	8B11	2014 ETM STELLAR 20 TON T/A SELF-STEERING BOOSTER	2N9TB302XEE065498
115	8B-7	2014 ETM STELLAR 36 TON T/A SELF-STEERING BOOSTER	2N9TB3028EE065001
116	8B-4	2011 ETM STELLAR 20 TON T/A SELF-STEERING BOOSTER	2N9TB4020BE065219
117	8B16	2011 GERRYS KBA202 20 TON T/A SELF-STEERING BOOSTER	2K9TD2192BL072248
118	8B-3	2010 ETM T/A SELF-STEERING BOOSTER	2N9TB3028AE065140
119	4B-1	2010 ETM 10 TON S/A SELF-STEERING BOOSTER	2N9SB1017AE065136
120	4B2	2010 ETM 10 TON S/A SELF-STEERING BOOSTER	2N9SB1019AE065137
121	24H5	2014 OPTION INDUSTRIES 73 TON 49 FT 5 IN. X 10 FT 6 IN. 24 OILFIELD FLOAT	2P99555A5E1098001
122	24H-4	2014 OPTION INDUSTRIES 73 TON 49 FT 5 IN. X 10 FT 6 IN. 24 OILFIELD FLOAT	2P99570A3E1098002
124	24HL-4	2014 ETM STELLAR 75 TON 53 FT X 10 FT 6 IN. 24 WHEEL OILFIELD FLOAT	2N9MPT702EE065038
125	24HL-3	2013 ETM STELLAR 75 TON 53 FT X 10 FT 6 IN. 24 WHEEL OILFIELD FLOAT	2N9MP2430DE065305
126	24HL-1	2011 ETM STELLAR 53 TON 53 FT X 10 FT 6 IN. 24 WHEEL OILFIELD FLOAT	2N9TM6067BE065226
127	24H-2	2014 ETM STELLAR 65 TON 53 FT X 10 FT 6 IN. 24 WHEEL OILFIELD FLOAT	2N9HB2437EE065000
128	24H-1	2010 ETM 62 TON 53 FT X 10 FT 6 IN. 24 WHEEL OILFIELD FLOAT	2N9HB1628AE065141
129	16H1	2014 ETM STELLAR 40 TON 28 FT 8 IN. X 10 FT 16 WHEEL OILFIELD FLOAT	2N9CT2625EE065066
131	TM1	2015 ETM STELLAR 60 TON 53 FT X 9 FT TRIDEM MID PROF OILFIELD FLOAT	2N9PF4232FE065087
132	TH-2	2015 ETM STELLAR 45 TON 52 FT X 9 FT TRIDEM OILFIELD FLOAT	2N9HB5034AE065131
133	TH-13	2015 ETM STELLAR 45 TON 52 FT X 9 FT TRIDEM OILFIELD FLOAT	2N945TH38FE065199
134	TH-12	2014 ETM STELLAR 45 TON 52 FT X 9 FT TRIDEM OILFIELD FLOAT	2N9TH4530EE065032

135	TH-11	2014 ETM STELLAR 52 FT X 9 FT TRIDEM OILFIELD FLOAT	2N9LB6034DE065490
136	TH-9	2013 ETM STELLAR 52 FT X 9 FT TRIDEM OILFIELD FLOAT	2N9LB6036DE065491
137	TH-10	2013 ETM STELLAR 52 FT X 9 FT TRIDEM OILFIELD FLOAT	2N9LB6038DE065489
138	TH-1	2010 ETM 52 FT X 9 FT TRIDEM OILFIELD FLOAT	2N9HB5032AE065130
139	TH-4	2012 ETM STELLAR 53 TON 52 FT X 9 FT TRIDEM OILFIELD FLOAT	2N9TH6034CE065227
140	TH-6	2011 ETM STELLAR 45 TON 52 FT X 9 FT TRIDEM OILFIELD FLOAT	2N9TH5033BE065230
141	PTH-4	2014 ETM STELLAR 39 TON 42 FT X 9 FT TRIDEM OILFIELD PICKER FLOAT	2N9PF4530EE065499
142	PTH3/TH8	2012 ETM STELLAR 42 FT X 9 FT TRIDEM OILFIELD PICKER FLOAT	2N9PF3539CE065301
143	PTH2/TH7	2011 ETM STELLAR 42 FT X 9 FT TRIDEM OILFIELD PICKER FLOAT	2N9PF3535BE065228
144	PTH1/TH-3	2011 ETM 42 FT X 9 FT TRIDEM OILFIELD PICKER FLOAT	2N9HB3538BE065132
145	PTH-6	2007 MANAC 10341A02 45 FT X 8 FT 6 IN. TRIDEM OILFIELD PICKER FLOAT	2M513125571112106
146	8H1/TS41	1970 COLUMBIA 40 FT X 8 FT 6 IN. T/A OILFIELD FLOAT	2033095938
147	TH14	2000 SCONA 45 FT X 8 FT 6 IN. TRIDEM OILFIELD FLOAT	2E9H40E30Y3003981
151	TD4	2007 ARNES TRIDEM BOTTOM DUMP TRAILER	2A91742327A003581
152	TD-1	2005 CASTLETON TRIDEM ALLOY CLAM BOTTOM DUMP TRAILER	2G9B3S4D35S133649
153	TD-3	1990 MIDLAND TRIDEM BOTTOM DUMP TRAILER	2B9P254P71R018201
154	CT2	2011 DOUBLE A TRAILER TRAIL PRO 30 FT X 8 FT 6 IN. TRIDEM GOOSENECK EQUIPMENT TRAILER	2DAGC1370BT011872
155	LD5	STAR 1210C WORK PLATFORM EQUIPMENT ATTACHMENT - OTHER	
156	LD4	2013 JCB Q/C 4.3 CY WHEEL LOADER BUCKET	
157		2013 JCB Q/C 9 FT WHEEL LOADER BUCKET	269/40974
158		JCB Q/C 2.3 CY WHEEL LOADER BUCKET	02719
159	LD2 AUX	2011 JCB 4YD Q/C WHEEL LOADER BUCKET	
160	LD1 AUX	JCB 4YD Q/C WHEEL LOADER BUCKET	
161	LD1 AUX 2	JRB JBSL Q/C 14 FT HYDRAULIC SNOW PLOW WHEEL LOADER ATTACHMENT - OTHER	0813-AKR74216-1/2
162		JRB JBSL Q/C 14 FT HYDRAULIC SNOW PLOW WHEEL LOADER ATTACHMENT - OTHER	0413-AKR71351-2

163		JRB Q/C 14 FT HYDRAULIC SNOW PLOW WHEEL LOADER ATTACHMENT - OTHER	1213AKR780821
164	LD4	JRB Q/C 14 FT HYDRAULIC SNOW PLOW WHEEL LOADER ATTACHMENT - OTHER	0813AKR7421611
165		STAR 1210C SAFETY WORK PLATFORM WHEEL LOADER ATTACHMENT - OTHER	3903603
166	LD2 AUX 2	SWEEPSTER 21345CH-BLNKC Q/C 12 FT HYDRAULIC WHEEL LOADER BROOM	1204019
167		SWEEPSTER 21345MH2-0934 Q/C 12 FT HYDRAULIC SWEEPER WHEEL LOADER ATTACHMENT - OTHER	1330011
168	LD1 AUX 3	SWEEPSTER 21345 Q/C 12 FT HYDRAULIC WHEEL LOADER BROOM	
169	LD4	SWEEPSTER 21345MH2-0934 Q/C 12 FT HYDRAULIC SWEEPER WHEEL LOADER ATTACHMENT - OTHER	1330010
170		SWEEPSTER 21345MH2-0934 Q/C 12 FT HYDRAULIC WHEEL LOADER BROOM	1318016
171	LD3 AUX	WBM PG21 Q/C 72 IN. HYDRAULIC WHEEL LOADER PIPE FORKS	4W168001
172		WBM Q/C 72 IN. HYDRAULIC PIPE WHEEL LOADER FORKS	3W374011
173		WBM Q/C 72 IN. HYDRAULIC PIPE WHEEL LOADER FORKS	3W499291
174	YL-1 AUX	WBM PF15 Q/C 72 IN. WHEEL LOADER FORKS	3W429052
175		48 IN. FORK ATTACHMENT BUCKET WHEEL LOADER ATTACHMENT - OTHER	
176		12 FT MOTOR GRADER SNOW WING	
177		QUANTITY OF 7 TOOL TRUCK BOX	
178		PILOT CAR SIGN	
179	CW1	56 WHEEL COUNTERWEIGHTS	
180	CW2	56 WHEEL COUNTERWEIGHTS	
181		TULSA WINCH HEADACHE RACK	
182		OTC 55 TON HYDRAULIC SHOP PRESS	1872
183		ELECTRIC HEAVY DUTY SHOP PRESS	
184		QUANTITY OF 10 TIRES	
185		(14) 11R24.5 TIRE	
186		(7) YOKOHAMA 11R24.5 TIRE	
187		QUANTITY OF 12 275/70R22.5 TIRES	
188		BRIDGESTONE 245/70R17.5 QUANTITY OF 11 TIRES	
189		14.00R25 QUANTITY OF 11 TIRES	
190		QUANTITY OF 9 FLOATATION TIRES	
191		QUANTITY OF 6 66X43.00-25 TIRES	
192		PRIMEX 66X43.00-25 QUANTITY OF 6 TIRES	
193		66X43.00-25 QUANTITY OF 2 TIRES	

194	(2) FIRESTONE/P 66X43.00-25 FLOATATION	
195	QUANTITY OF 6 25 X 17.00 RIM	
196	QTY OF TIRES	
197	(3) MICHELIN LT275/70R18 TIRE	
198	QUANTITY OF 6 ALUMINUM RIM	
199	QUANTITY OF 2 RIMS	
200	TIRE CHAINS	
201	TIRE CHAINS	
202	QTY OF TIRE CHAINS	
203	QUANTITY OF 2 36 IN RUBBER TRACKS	
204	CHAINS	
205	MISC SHOP, WAREHOUSE, CONSUMER	
206	QTY OF CHAINS	
207	QTY OF CHAINS	
208	QUANTITY OF 4 HYDRAULIC MOTORS	
209	QTY OF HYDRAULIC PARTS	
210	QTY OF TRUCK PARTS	
211	QUANTITY OF 2 TRUCK SEATS	
212	QTY OF TRUCK PARTS	
213	QTY OF TRUCK PARTS	
214	QTY OF PARTS PARTS	
215	KENWORTH WINDOWS	
216	KESSLER QUANTITY OF 2 PLANETARY AXLES	498555
217	KESSLER QUANTITY OF 2 AXLES	
218	DIFFERENTIAL PARTS - OTHER	
219	CARRIER & PLANET DIFFERENTIAL PARTS - OTHER	
220	DIFFERENTIAL PARTS - OTHER	
221	QTY OF DRIVE SHAFT PARTS - OTHER	
222	DRIVETRAIN PARTS - OTHER	
223	GEAR BOX/TRANSFER CASE PARTS - OTHER	
224	TRUCK PARTS - OTHER	
225	CLARK TORQUE CONVERTER PARTS - OTHER	
226	PARTS - OTHER	
227	QTY OF PARTS PARTS - OTHER	
228	WATER TREATMENT CONTAINER	
229	QUANTITY OF 4 STEEL STANDS	
230	5' X 12' RAMP	
231	3 TON OVERHEAD SHOP HOIST	
232	QTY OF COVERALLS SAFETY SUPPLIES	
233	STEEL CABLE	
234	QTY OF STEEL CABLE	
235	QTY OF CABLE	
236	LANDA PRESSURE WASHER	P060515641

237	QUANTITY OF 2 PNEUMATIC PAIL PUMPS	
238	QUANTITY OF 2 CHOP SAWS MISC SHOP, WAREHOUSE, CONSUMER	
239	ESCO BEAD BREAKER 13.8 TON MISC SHOP, WAREHOUSE, CONSUMER	
240	QTY OF MISC SHOP, WAREHOUSE, CONSUMER	
241	QUANTITY OF (2) STEEL WORK BENCH	
242	STEEL WORK BENCH	
243	3 FT X 6 FT STEEL WORK BENCH	
244	WORK BENCH	
245	QTY OF JACKS	
246	QTY OF SHOP TOOLS	
247	OTC SHOP TOOLS	
248	QUANTITY OF 2 PORTA POWER HYD PUMP SHOP TOOLS	
249	QTY OF SHOP TOOLS	
250	QTY OF SHOP TOOLS	
251	KING INDUSTRIAL 17 IN. DRILL PRESS MISC SHOP, WAREHOUSE, CONSUMER	S17179
252	KING KC-122FC DRILL PRESS	511941
253	QTY OF HAND TOOLS	
254	QTY OF SHOP TOOLS	
255	SHOP TOOLS	
256	QTY OF HAND TOOLS	
257	BANDING CART & MISC SHOP	
258	SHOP STAIRS & MISC SHOP	
259	QTY OF JACKS	
260	QUANTITY OF 2 PARTS WASHERS	
261	QTY OF MISC SHOP	
262	QUANTITY OF 4 LADDERS	
263	SYMTECH BCA 4 HEADLIGHT AIMER SHOP TOOLS	
264	SYMTECH BCA 4 HEADLIGHT AIMER SHOP TOOLS	
265	REDTECH TRAILERTECK T04 TRAILER TESTER	
266	REDTECH TRAILERTECK T04 TRAILER TESTER	
267	QTY (2) PELL HYDRASHEAR	
268	PELL HYDRASHEAR QUANTITY OF 2 SHOP TOOLS	
269	UNIFLAME BARBECUE	
270	STAINLESS JOB TOOL BOX	
271	QUANTITY OF (3) FLAMMABLE STORAGE CABINETS	
272	(2) LOCKERS MISC SHOP, WAREHOUSE, CONSUMER	
273	QUANTITY OF (4) 72 COMP'T BOLT BIN	
274	QUANTITY OF 2 BOLT BINS	
275	QUANTITY OF 3 BOLT BINS	

276		QUANTITY OF 5 BOLT BINS	
277		QUANTITY OF 3 WELDING SCREENS & MISC SHOP	
278		19 FT X 6 FT TRUCK PARTS & MISC SHOP	
279		QTY OF SHELVING	
280		4 FT X 6 FT TRUCK PARTS SHELVING UNIT	
281		6 FT X 6 FT TRUCK PARTS SHELVING UNIT	
282		4 FT X 6 FT SHELVING UNIT	
283		13 FT X 6 FT 3 SECTION SHELVING UNIT	
284		QUANTITY OF (2) SHELVING UNITS	
285		6 FT X 7 FT SHELVING UNIT	
286		QTY OF STEEL PIPE AND ROD	
287		QTY OF OFFICE FURNITURE	
288		2 IN X 12 IN DECKING	
289		DUMP BIN & MISC SHOP	
290	905	1997 KENWORTH C500 T/A BED TRUCK	1NKCLBOX9VR945155

**SCHEDULE 2
US ASSETS**

ATK OILFIELD TRANSPORTATION (USA) INC.

RBA_ID	ID	DESCRIPTION	VIN
1	BK36	2013 FORD F350 XLT CREW CAB 4X4 PICKUP	1FT8W3BT4DEB83048
2	BK7	2011 FORD F350 XLT CREW CAB 4X4 PICKUP	1FT7W3B67BED09180
3	BK8	2011 FORD F250 XLT CREW CAB 4X4	1FT7W2B64BEC99315
4	BK25	2013 FORD F150 XL CREW CAB 4X4 PICKUP	1FTFW1EF7DKD75339
5	BK27	2013 GMC 1500 SIERRA CREW CAB 4X4 PICKUP	3GTP2WE26DG181645
6	BK18	2012 CHEVROLET 1500 SILVERADO CREW CAB 4X4 PICKUP	1GC4K1CG3CF211267
7	BK4	2010 CHEVROLET 1500 LTZ CREW CAB 4X4 PICKUP	3GCXKTE24AG264260
8	BK1	2010 CHEVROLET TAHOE SPORT UTILITY VEHICLE	1GNUKCE0XAR288345
9	1001	2015 KENWORTH T800 TRUCK TRACTOR (T/A)	1XKDD40XXFJ974991
10	1003	2015 KENWORTH T800 TRUCK TRACTOR (T/A)	1XKDD40X3FJ974993
11	1002	2015 KENWORTH T800 TRUCK TRACTOR (T/A)	1XKDD40X1FJ974992
12	ST2	2013 KENWORTH T370 S/A MECHANICS TRUCK	2NKHHN8X6DM964376
13	ST1	1984 KENWORTH W900 S/A MECHANICS TRUCK	1XKWDB9XXES19058
14	754	2015 WESTERN STAR 4900SB TRI DRIVE WINCH TRACTOR	5KJRALDR9EPFL5363
15	710	2015 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1NKCX4TX1ER966917
16	718	2014 KENWORTH C500 TRI DRIVE WINCH TRACTOR	1NKCX4TX6ER970043
17	717	2014 KENWORTH C500 TRI DRIVE WINCH TRACTOR	1NKCX4TX4FR970042
18	716	2014 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1XKCP4TX2ER964759
19	711	2014 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1NKCX4TX3ER966918
20	704	2014 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1NKCX4TX9ER966874
21	706	2013 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1NKCX4TX2ER966876
22	705	2013 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1NKCX4TX0ER966875
23	753	2012 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1XKCP4TXXC958074
24	709	2011 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1NKCX4EX1CR949447
25	707	2011 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1NKCX4EX5CR949449
26	708	2011 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1NKCX4EX3CR949448
27	703	2011 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1NKCX4EX5BR947229
28	702	2011 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1NKCX4EX3BR947228
29	701	2009 KENWORTH C500 TRI DRIVE SLEEPER WINCH TRACTOR	1NKCA4EX29R941320
30	752	2012 KENWORTH T800 TRI DRIVE SLEEPER WINCH TRACTOR	1XKDP4TX8CR954190
31	750	2011 KENWORTH T800 TRI DRIVE SLEEPER WINCH TRACTOR	1XKDP4EX3BR948728
32	803	2013 KENWORTH C500 T/A WINCH TRACTOR	1NKCL4EX4DR962173
33	802	2012 KENWORTH C500 T/A SLEEPER WINCH TRACTOR	1NKCL4EX3CR949493
34	801	2010 KENWORTH C500 T/A SLEEPER WINCH TRACTOR	1NKCL4EX3AR941309
35	603	2007 PETERBILT 378 T/A SLEEPER WINCH TRACTOR	1XPFD80X77D682349
36	505	2014 KENWORTH C500 T/A TRI DRIVE BOOM TRUCK	1NKCX4TX9ER966857

37	204	2013 KENWORTH C500 T/A T/A BED TRUCK	1NKCX4TX0DR960332
38	203	2012 KENWORTH C500 T/A T/A BED TRUCK	1NKCGGGG10R950477
39	202	2011 KENWORTH C500 T/A T/A BED TRUCK	1NKCGGGG80R950475
40	309	2013 KENWORTH C500 T/A T/A BED TRUCK	1XKCP4TX8ER963311
41	308	2012 KENWORTH C500 T/A T/A BED TRUCK	1XKCP4TXXDR960019
42	307	2012 KENWORTH C500 T/A T/A BED TRUCK	1XKCP4TX6DR960020
43	302	2010 KENWORTH C500 T/A T/A BED TRUCK	1NKCX4TX4AR941861
44	301	2007 KENWORTH C500B T/A T/A BED TRUCK	1NKCX8TX17R932399
45	405	2013 KENWORTH C500 T/A T/A BED TRUCK	1XKCP4TX8ER964541
46	404	2013 KENWORTH C500 T/A T/A BED TRUCK	1XKCP4TX7ER964546
47	402	2012 KENWORTH C500 T/A T/A BED TRUCK	1NKCGGGGX0R950476
48	401	2011 KENWORTH C500 T/A T/A BED TRUCK	1NKCX4TX8BR947227
49	904	1998 KENWORTH C500 T/A BED TRUCK	1NKCLBOX9WR953158
50	901	1997 KENWORTH C500 T/A BED TRUCK	1XKCDBOX4VR948595
51	903	1995 KENWORTH C500 T/A BED TRUCK	1NKCLBOXSR936234
52	LD1	2011 JCB 456HT INTEGRATED TOOL CARRIER	JCB45600L01304233
53	LD7	2014 JCB 457HT INTEGRATED TOOL CARRIER	JCB45700K02068563
54	LD4	2013 JCB 457HT INTEGRATED TOOL CARRIER	JCB45700A02068505
55		QUANTITY OF 3 MATS	
56		40 FT X 8 FT CONTAINER & CONTENTS	EISU1816642
57	24L7	2014 STELLAR 83 TON 24 WHEEL OILFIELD LOWBOY	2N9RGN24EE065006
58	24L4	2012 STELLAR 65 TON 24 WHEEL SCISSORNECK LOWBOY	2N9LB6068BE065225
59	24L3	2011 STELLAR 65 TON 24 WHEEL SCISSORNECK LOWBOY	2N9LB6066BE065224
60	24L2	2010 STELLAR 65 TON 24 WHEEL SCISSORNECK LOWBOY	2N9LB6032AE065144
61	24L1	2010 STELLAR 65 TON 24 WHEEL SCISSORNECK LOWBOY	2N9LB6030AE065143
62	5L1	2014 STELLAR 60 TON 5/AXLE SCISSORNECK LOWBOY	2N9FG6051EE065092
63	5L2	2014 STELLAR 60 TON 5/AXLE SCISSORNECK LOWBOY	2N9FG6053EE065093
64	5L3	2014 STELLAR 60 TON 5/AXLE SCISSORNECK LOWBOY	2N9FG6055EE065094
65	5L4	2014 STELLAR 60 TON 5/AXLE SCISSORNECK LOWBOY	2N9FG6054EE065085
66	5L5	2014 STELLAR 60 TON 5/AXLE SCISSORNECK LOWBOY	2N9FG6055FE065095
67	5L6	2014 STELLAR 60 TON 5/AXLE SCISSORNECK LOWBOY	2N9FG6057FE065096
68	16L2	1998 GERRYS LB50 16 WHEEL SCISSORNECK LOWBOY	2A9LB5041WN125252
69	16L1	1998 GERRYS LB55 16 WHEEL SCISSORNECK LOWBOY	2A9LB5547WN125099
70	TL5	2015 STELLAR 40 TON TRIDEM SCISSORNECK LOWBOY	2N940FGN5FE065213
71	TL3	2014 STELLAR 40 TON TRIDEM SCISSORNECK LOWBOY	2N9LB4034EE065477
72	TL2	2013 STELLAR 40 TON TRIDEM SCISSORNECK LOWBOY	2N9LB403XCE065318
73	TL8	2007 ASPEN HHT/RL TRIDEM SCISSORNECK LOWBOY	2A9LB60367N125133
74	TL7	2009 GERRY'S TRIDEM SCISSORNECK LOWBOY	2K9LB35549L052094
75	TL6	2007 DOEPKER TRIDEM SCISSORNECK LOWBOY	2DESNSZ3X71020532
76	PT5	2015 STELLAR 16 WHEEL HYDRAULIC DERRICK DOLLY	2N9DD162XFE065089
77	PT3	2014 STELLAR 16 WHEEL HYDRAULIC DERRICK DOLLY	2N9DD2431EE065014
78	16LPJ4	2014 ETM STELLAR TJ45 16 WHEEL LOW PROFILE JEEP	2N9LJ4545EE065055
79	16LPJ6	2014 STELLER 16 WHEEL LOW PROFILE JEEP	2N9LPJ16XFE065304

80	16J2	2010 ETM STELLAR JT45 16 WHEEL JEEP	2N9JT4529AE065134
81	T8J2	2014 STELLAR T/A JEEP	2N9MPJ405EE065091
82	8J1	2010 ETM STELLAR JT40 T/A JEEP	2N9JT4021AE065135
83	16B7	2014 ETM STELLAR 16 WHEEL SELF-STEERING BOOSTER	2N916WB26EE065007
84	8B6	2011 ETM STELLAR T/A SELF-STEERING BOOSTER	2N9TB4029BE065221
85	T8B2	2011 ETM STELLAR T/A SELF-STEERING BOOSTER	2N9TB3021AE065139
86	8B1	2011 ETM STELLAR T/A SELF-STEERING BOOSTER	2N9TB302XAE065138
87	8B5	2011 ETM STELLAR T/A SELF-STEERING BOOSTER	2N9TB4027BE065220
88	SB1	2015 VIKING TRIDEM STEP DECK TRAILER	1V9KX5333FN062074
89	SB3	2015 VIKING TRIDEM STEP DECK TRAILER	1V9KX5337FN062076
90	SB2	2015 VIKING TRIDEM STEP DECK TRAILER	1V9KX5335FN062075
91	TBL3	2012 MANAC TRIDEM STEP DECK TRAILER	2M5131582C1129512
92	TBL2	2006 MANAC TRIDEM STEP DECK TRAILER	2M513158761107347
93	24HL2	2015 STELLAR 24 WHEEL OILFIELD FLOAT	2N9MR124SEE065497
94	4H1	2015 STELLAR QUAD/AXLE OILFIELD FLOAT	2N9TH603XFE065494
95	TH5	2014 STELLAR 42 FT TRIDEM OILFIELD FLOAT	2N9PF4230EE065054
96	PTH5	2011 STELLAR TRI HI TRIDEM OILFIELD PICKER FLOAT	2N9TH5037BE065229
97		WBM Q/C 72 IN. HYDRAULIC PIPE WHEEL LOADER FORKS	4W180251
98		WBM Q/C 72 IN. HYDRAULIC PIPE WHEEL LOADER FORKS	3W431781
99		WBM Q/C 72 IN. HYDRAULIC PIPE WHEEL LOADER FORKS	3W49921
100		A LEG BUNKS & CROWNS PARTS – OTHER	
101		QUANTITY OF 6 WIDE NECK FIPOVER EXT PARTS – OTHER	
102		QUANTITY OF 2 AXLE HOUSINGS PARTS – OTHER	
103		APPROX 1 SKID OF TRAILER DECKING PARTS – OTHER	
104		CUMMINS NTC400BC3 PARTS – OTHER	
105		ADJUSTABLE RIG 150 IN. X 40 FT RAMP	
106		1 PIECE 144 IN. X 32 FT RAMP	
107		1 PIECE 138 IN. X 34 FT RAMP	