

MEMORANDUM

TO: MAYOR AND CITY COMMISSION

FROM: CITY ATTORNEY'S OFFICE

DATE: September 5, 2017

RE: Lease Agreement with South Carolina Public Service Authority for Railcars to Transport Coal

Attached hereto for your consideration is a proposed Railcar Lease Agreement with South Carolina Public Service Authority (SCPSA), a South Carolina Utility, for 110 Trinity Rail rapid discharge bottom dump railcars.

On July 24, 2017, Lakeland Electric's Fuels Department, through the City's Purchasing Department, issued Bid Proposal 7219A. Upon review of the three (3) bids received, SCPSA was the lowest responsive responsible bidder able to offer one (1) train set. Lakeland Electric requires this third train set, in addition to the railcars being leased from GATX, to ensure consistent delivery of Lakeland's coal supply during FY2018.

This Lease with SCPSA, effective September 5, 2017, upon approval by the City Commission, will continue through September 30, 2024, unless otherwise terminated or cancelled pursuant to the Agreement. The starting rate for each railcar is \$100 per railcar for the first year of the Lease, with yearly rate adjustments thereafter, with a final rate of \$175 per railcar in year six (6) of the Lease. The Lease may be terminated upon sixty (60) days prior notice of each annual renewal term.

The total cost for the 110 railcars for the first twelve (12) month period in FY2018 will be \$132,000. The funding for the railcars is included in Lakeland Electric's FY2018 budget. The total cost for the railcars over the six (6) year term is \$1,095,600.

It is recommended that the appropriate City officials be authorized to execute this Lease Agreement with South Carolina Public Service Authority for the 110 railcars.

RAILCAR USE AGREEMENT

This Railcar Use Agreement (“Agreement”) effective this 5th day of September, 2017 by and between South Carolina Public Service Authority (“SCPSA”), a body corporate and politic organized and existing pursuant to the laws of the State of South Carolina, conducting business at One Riverwood Drive, Moncks Corner, South Carolina and the City of Lakeland, a municipality organized and existing in accordance with the laws of the State of Florida, on behalf of its municipal utility, Lakeland Electric, 501 E. Lemon Street in Lakeland, Florida (“Lakeland”).

WHEREAS, Lakeland seeks to utilize SCPSA railcars to transport bituminous coal tonnage from the Illinois Basin or Northern and Central Appalachian area to Lakeland, Florida.

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

ARTICLE 1 **TERM**

- A. **Initial Term**. This Agreement shall commence on September 5, 2017 (“Commencement Date”) and shall continue through September 30, 2018 (“Initial Term”) unless extended in accordance with Article 1B or otherwise terminated or amended as provided in the Agreement.
- B. **Automatic Renewal**. Unless terminated as provided herein, this Agreement shall automatically renew for five (5) successive twelve (12) month terms as follows:

First Renewal Term: October 1, 2018 – September 30, 2019

Second Renewal Term: October 1, 2019 – September 30, 2020

Third Renewal Term: October 1, 2020 – September 30, 2021

Fourth Renewal Term: October 1, 2021 – September 30, 2022

Fifth Renewal Term: October 1, 2022 – September 30, 2023

(Renewal Term), unless written notice to terminate such Renewal Term is provided by either party of its intent to terminate the Agreement at least sixty (60) days in advance prior to the expiration of this Term or any successive Term for Cars. The Initial Term and any Renewal Term shall be referred to as “Term”. Lakeland shall have up to sixty (60) days after any annual Term expiration date of September 30th to return the Cars to SCPSA. The rental fee shall continue on a month to month basis until all Cars are returned to SCPSA.

ARTICLE 2 **CARS**

- A. **Car Type and Condition**. SCPSA shall provide Lakeland use of the following type of cars or functional equivalents: rapid discharge bottom dump type cars, with a minimum of 4,200 cubic feet capacity, gross weight capacity of no less than 286,000 lbs., and which are capable of holding a minimum of 115 net tons of coal (“Cars”). The Cars should be, to the best of SCPSA’s knowledge, in good repair and working order at the time of delivery on the Commencement Date. See Exhibit A for examples.
- A. **Unit Train**. SCPSA shall provide one hundred and ten (110) Cars (“Unit Train”) to Lakeland on the Commencement Date, to be delivered as provided for herein.

ARTICLE 3
PLANNED CAR UTILIZATION

- A. A. Delivery of Cars. Prior to delivery, Lakeland will complete CSX shipping form AAR OT-5, identifying the Unit Train as LAK03, and provide a completed copy and proof of submission to SCPSA. After receiving the completed AAR OT-5 form and proof of submission from Lakeland, SCPSA will make the Unit Train available at its location for power pickup. Once the Unit Train is available at the power pickup location, delivery of the Unit Train from SCPSA to Lakeland is complete.
- B. Inspection of Cars. SCPSA and Lakeland may jointly inspect the Cars and document their condition prior to delivery to Lakeland or after return to SCPSA so long as the party wishing to inspect provides five (5) days' notice to the other party. Either party may waive its right to inspect.
- C. Liability in Connection with Cars. Lakeland shall be responsible for and shall reimburse SCPSA for any damage and/or replacement for any loss of the Cars while they are in Lakeland's care, custody and control. As provided for herein, Lakeland will maintain insurance coverage on each Car at a replacement cost of \$50,000 for each Car.

D. Maintenance.

The parties acknowledge that this Agreement constitutes a full service car agreement, as described in this paragraph, and SCPSA agrees to maintain each of the Cars in good condition and repair in accordance with the applicable AAR regulations. SCPSA shall, at its cost and expense, maintain each Car in as good condition, normal wear and tear excepted, as when the Car was delivered to Lakeland and shall perform maintenance activities including, without limitation, servicing, maintenance, replacement or furnishing of parts, mechanisms and devices as are needed to keep the Cars in good condition and working order and repair, suitable for loading and transportation of coal as contemplated by this Agreement, except for or with respect to matters constituting or caused by (i) Lakeland or its agent's, contractor's or employee's negligence or willful misconduct, (ii) a casualty, or (iii) any other matter for which Lakeland is responsible under this Agreement. Lakeland is also responsible for any and all door maintenance, including but not limited to the doors, door operating mechanics, door operating system (to include all air systems and mechanical parts and fixtures), hot shoes, and any other door operating system.

SCPSA shall have the right to inspect the Cars once a year for general maintenance purposes.

Lakeland shall promptly notify SCPSA upon receipt by Lakeland of knowledge of any damage to any of the Cars. Lakeland shall not repair, or authorize the repair of any of the Cars (other than repairs that are the responsibility of Lakeland) without SCPSA's prior written consent, except that running repairs (as specified in the Association of American Railroads' Rules for Interchange, as from time to time in effect (the "Interchange Rules")) may be performed without SCPSA's prior written consent. Lakeland shall maintain records for any maintenance performed on any Car in accordance with Interchange Rules. Rent shall abate after ten (10) days during any period of maintenance

E. Return Location/Condition

At the end of the Agreement Term, Lakeland shall return the Cars to Sugar Camp or such other location as is mutually agreeable to SCPSA and Lakeland along the CSX's lines. The Cars shall be reasonably cleaned of all accumulations or deposits from coal transported in it while in the service of Lakeland. The Cars shall be returned free of any damages and in the same condition as received, subject to: (A)

reasonable wear and tear, and (B) any repair or maintenance obligations of SCPSA. Each Car shall be deemed returned upon physical arrival at the mutually agreed upon return location. Any Car not returned shall be billed at the rental rate until such time as its physical arrival at the return location.

F. Taxes

Lakeland agrees to assume responsibility for and to pay all taxes, duties, or other fees levied upon the Cars and to file all tax reports or similar documentation relating thereto, or otherwise provides a certificate of exemption duly acknowledged by the taxing authority for sales and use tax upon execution of this Agreement.

ARTICLE 4
LAKELAND RESPONSIBILITIES

A. Transportation Expenses

All transportation expenses to deliver the Cars to the Delivery Location shall be for Lakeland's account. All transportation expenses to return the Cars to the Return Location shall be for Lakeland's Account. SCPSA and Lakeland will work together to move Cars in and out of the CSX rail line at no cost.

ARTICLE 5
MILEAGE

A. Mileage

Unless otherwise agreed to by Lakeland and SCPSA in writing, the maximum total mileage for any car under this Agreement shall not exceed 80,000 miles during any calendar year. Lakeland shall pay SCPSA \$0.03 per mile for each mile in excess of 80,000 miles.

ARTICLE 6
INVOICING AND PAYMENT

A. Invoicing and Payment

SCPSA shall invoice Lakeland at the Rate Per Car list in the table below for 110 Cars leased. Lakeland agrees to pay the amount due, no later than thirty (30) days of receipt of invoice in accordance with Florida Statute §218.74, et. seq., the Local Government Prompt Payment Act, unless otherwise provided for in this Agreement. Lakeland agrees to payment terms of thirty (30) days from receipt of invoice. SCPSA shall send its invoices to Lakeland via email to the following email addresses:

Fuelinvoices@lakelandelectric.com

with a copy to

Tory.Bombard@lakelandelectric.com

Lakeland shall have the right to add to or change the email address of such recipients upon delivery of written notice as provided in Article 14. Lakeland shall pay SCPSA interest at the rate of one percent (1%) per month on any unpaid balance in accordance with Florida Statute 218.74 et seq., the Local Government Prompt Payment Act.

Years	Rate (per car per month)	Full Service Lease Option Term (12) months\Railcars
1	\$100.00	September 5,2017 to September 30,2018
2	\$115.00	October 1,2018 to September 30, 2020
3	\$125.00	October 1,2020 to September 30, 2021
4	\$150.00	October 1,2021 to September 30, 2022
5	\$165.00	October 1,2022 to September 30, 2023
6	\$175.00	October 1,2023 to September 30, 2024

Lakeland shall pay SCPSA all rent and other amounts payable hereunder by check, ACH or wire transfer within thirty (30) days of receipt of SCPSA invoice to the following account, with reference to the details of said payment, or such other account as Lessor may designate from time to time.

Wire Instructions:

Wells Fargo

ABA 121000248

Account: 2001001743664

Account: SCPSA Concentration Fund

ARTICLE 7 **CAR DAMAGE**

- A. Lakeland shall not be responsible for any corrosion damage of the Cars, provided that the Unit Train is used solely to transport coal to Lakeland's plant and mine. Lakeland agrees that Cars shall not be used for storage of coal which could cause corrosion damage. Lakeland's total liability for any damage to any individual Cars pursuant to this Agreement shall be limited to the cost of ordinary repair for damage it caused while using the Unit Train to transport Cars pursuant to this Agreement.
- B. To the fullest extent permitted by law and subject to the monetary limitations set forth in Florida Statute §768.28, Lakeland will indemnify and hold harmless SCPSA and its officers, directors, employees, contractors, and agents from and against any and all loss, cost, liability, claim, damage, fine or expense relating to any act, occurrences or other events of loss arising from Lakeland's negligent use or willful misconduct of any Car during the term of this Agreement.

ARTICLE 8 **INSURANCE**

- A. Lakeland Insurance Obligations. Lakeland shall be responsible for all claims, injuries or liability of its employees or agents, who are responsible for inspecting and loading Cars unless such claims, injuries or liability result from intentional wrongdoing, willful misconduct, or gross negligence of SCPSA, its employees, contractors, subcontractors or invitees, and only to the extent such claims, injuries or liability were not caused by Lakeland.
- B. Liability Coverage. At its own expense, Lakeland shall maintain occurrence based commercial general liability insurance, including contractual liability insurance coverage, with limits of \$1,000,000.00 each occurrence, for bodily injury and property damage. Lakeland shall name SCPSA and or its assigns as additional insured on such policies.
- C. If Lakeland fails to procure, maintain and pay for any insurance coverage set forth above, SCPSA will have the right, but not the duty, to obtain such insurance on behalf of and at the expense of Lakeland.

In the event SCPSA does obtain and pay for such insurance, Lakeland shall reimburse SCPSA for the costs thereof no later than thirty (30) days from receipt of invoice by Lakeland from SCPSA.

- D. Certificates evidencing such property and liability insurance coverage shall be provided to SCPSA prior to the commencement of this Agreement and annually upon renewal of the insurance.

ARTICLE 9

INDEMNIFICATION

- A. SCPSA Liability. SCPSA shall not be liable under any circumstances for any loss or delay or for any damage of any kind to the shipments made in any of the Cars, nor shall SCPSA be liable to Lakeland because of any damage or injury caused directly or indirectly by any of the Cars, or resulting in any way from the use of the Cars.
- B. Lakeland Indemnity. To the fullest extent permitted by law and subject to the monetary limitations set forth in Florida Statute §768.28 , Lakeland will release, indemnify, defend, and hold harmless SCPSA, its employees, and agents from and against any and all claims, damages or liens threatened, brought, asserted or sustained against SCPSA for property damage and/or personal injuries, including death, resulting from the negligent acts, omissions or willful misconduct of Lakeland and its employees or agents while performing obligations or exercising rights under this Agreement.
- C. Mutual Obligations. To the extent that either party invokes any indemnity provision in this Agreement, the invoking party shall give prompt written notice of the specific indemnification requested under this Agreement in order to enable the other party to investigate, evaluate and defend any claims. The invoking party shall assist the other party in its investigation, including but not limited to, providing witnesses, documents and technical or other assistance, as reasonably required, at the other party's expense.
- D. Under no circumstances shall either party be liable to the other party for indirect, punitive or consequential damages including lost profits.

ARTICLE 10

NO ASSIGNMENT

Any assignment or other transfer (whether voluntarily, involuntarily or by operation of law and including assignment or transfer as part of or by merger, reorganization or consolidation involving a party) of this Agreement or of any of a party's rights or obligations hereunder, without the prior written consent of the other party (which consent may be granted or withheld in the sole discretion of such party) is expressly prohibited and attempted assignment or other transfer contrary to this provision shall be deemed void and the non-assigning party may thereupon terminate this Agreement immediately. If a party seeks consent to assign or transfer this Agreement to its successor in connection with a sale of all or substantially all of its assets, but the other party declines to provide such consent, the party seeking to assign the Agreement shall have the right to terminate this Agreement upon thirty (30) days' written notice; provided that such right of termination shall exclude a transfer or assignment in connection with a voluntary or involuntary bankruptcy proceeding. Notwithstanding the foregoing, no consent is required for assignment by SCPSA or Lakeland to a parent, subsidiary, sister or other affiliated company, provided that such party provide written notice of the assignment.

Sublease of Cars. Lakeland shall be authorized to sublease any of the Cars pursuant to this Agreement upon providing written notice to SCPSA of any time it intends to sublease the Cars, provided SCPSA grants written consent which shall not be unreasonably withheld.

ARTICLE 11
INDEPENDENT CONTRACTOR

The parties agree that all persons performing any service for it under this Agreement shall be and remain the sole employees of and subject to the exclusive control and direction of that party or its agents. It is the intention of the parties hereto that both parties are independent contractors in the performance of their duties under this Agreement and that nothing herein shall be constructed as inconsistent with the status.

ARTICLE 12
DEFAULT AND REMEDIES

- A. Event of Default. An event of default (“Event of Default”) with respect to a party (the “Defaulting Party”) shall mean and shall have occurred upon (i) the failure of a Defaulting Party to pay when due any undisputed required payment and such failure is not remedied within five (5) business days after the Defaulting Party’s receipt of written notice thereof; (ii) the failure of the Defaulting Party to comply with any of its other material obligations under this Agreement and such failure is not remedied within ten (10) business days, or where cure of such failure is not possible within ten (10) business days, the Defaulting Party fails to commence cure of such failure within such ten (10) business day period and to diligently and in good faith pursue such cure; (iii) the attempt by the Defaulting Party to assign or otherwise transfer this Agreement without the prior written consent of the other party; or (iv) the Defaulting Party is subject to bankruptcy proceedings. Upon the occurrence and during the continuance of an Event of Default, as to the Defaulting Party, the other party may, in its sole discretion, terminate this Agreement and thereafter shall be entitled to pursue any and all remedies to which it is entitled, either at law or in equity.
- B. Waiver; Cumulative Remedies; No Consequential Damages. The failure of either party to insist on strict performance of any provision of this Agreement, or to take advantage of any rights hereunder, shall not be construed as a waiver of such provision or right. All remedies provided for under this Agreement shall be taken and construed as cumulative and in addition to other remedies provided by law or in equity. Notwithstanding the foregoing, neither party shall be liable to the other for indirect or consequential damages of any type including but not limited to loss of profits, punitive damages, etc. under any theory of law.

ARTICLE 13
PUBLIC RECORDS

IF SCPSA HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO SCPSA’S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS: KEVIN COOK - DIRECTOR OF COMMUNICATIONS AT: PHONE: 863-834-6264, E-MAIL: KEVIN.COOK@LAKELANDGOV.NET, ADDRESS: ATTN: COMMUNICATIONS DEPARTMENT, 228 S. MASSACHUSETTS AVE., LAKELAND, FLORIDA 33801.

In accordance with Florida Statute §119.0701, SCPSA shall keep and maintain public records required by Lakeland in performance of services pursuant to the Agreement. Upon request from Lakeland’s custodian of public records, SCPSA shall provide Lakeland with a copy of the requested records or allow the records

to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided pursuant to Florida Statute Chapter 119 or as otherwise provided by law. SCPSA shall ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if SCPSA does not transfer the records to Lakeland. SCPSA shall, upon completion of the contract, transfer, at no cost, to Lakeland all public records in possession of SCPSA or keep and maintain public records required by Lakeland to perform services pursuant to the Agreement. If SCPSA transfers all public records to Lakeland upon completion of the Agreement, SCPSA shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If SCPSA keeps and maintains public records upon completion of the Agreement, SCPSA shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to Lakeland, upon request from Lakeland's custodian of public records, in a format that is compatible with the information technology systems of Lakeland.

ARTICLE 14
FORCE MAJEURE

If any party is rendered unable, wholly or in part because of a force majeure as described below, to carry out its obligations under this Agreement, other than the obligation to report and make money payments when due, that party shall give the other party prompt written notice of the force majeure with reasonable full particulars concerning it; whereupon, the obligations of the parties, so far as they are affected by the force majeure, shall be suspended during, but no longer than, the continuance of the force majeure. The affected party shall use all commercially reasonable diligence to remove the force majeure (excluding strike, lockouts or other labor difficulties) as quickly as possible and shall promptly notify the other in writing when the force majeure event has terminated.

The term "force majeure" as herein employed shall mean an Act of God, strike, lockout, or other industrial disturbance, act of the public enemy, act of terrorism, war, blockade, public riot, lightning, fire, storm, flood, explosion, blackout, orders of any kind of the government of the United States of America, the State or municipality or any of their departments, agencies or officials, orders of any civil military authority, unavailability of product or equipment, breakage or accident to machinery, transmission pipes or canals, partial or entire failure of utilities, and any other cause, which is not reasonably within the control of the party claiming suspension.

ARTICLE 15
NOTICES

All notices under this Agreement, except as otherwise provided herein, shall be in writing and may be delivered by fax with a conforming copy sent the same day by an overnight mail service, shall be addressed as follows (unless a party otherwise notifies the other party in writing of a change in notice address as herein provided):

If to SCPSA:	South Carolina Public Service Authority Attn: Phillip Obie II One Riverwood Drive Moncks Corner, South Carolina 29461 Telephone: (843) 761-8000 Ext 4690 Email: pcobie@santecooper.com
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If to Lakeland:	The City of Lakeland Lakeland Electric
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501 E Lemon Street
Lakeland, Florida 33801
Attn: Fuels Manager
Telephone: (863)834-6207
Facsimile: (863) 834-8393
Email: tory.bombard@lakelandelectric.com
Fuelinvoices@lakelandelectric.com

ARTICLE 15
CONSTRUCTION OF AGREEMENT

- A. Headings. The Section headings, captions, and emphasized text appearing in this Agreement are for convenience only and shall not affect the meaning or interpretation of this Agreement.
- B. Severability. If any term or provision of this Agreement or the application thereof to any person or circumstance shall to any extent be found invalid or unenforceable, the remainder of this Agreement, or the application of such term or provision to persons or circumstances other than those as to which it is invalid or unenforceable, shall not be affected thereby; and each term and provision of this Agreement shall be valid and enforceable to the full extent permitted by law.
- C. Binding Effect. This Agreement shall bind and inure to the benefit of the parties and their permitted successors and assigns, if any.
- D. Entire Agreement. This Agreement inclusive of all appendices and exhibits hereto contains the entire agreement between the parties respecting the subject matter hereof and supersedes all prior or contemporaneous oral or written statements, understandings, and agreements. This Agreement may not be changed or amended except in writing and executed by duly authorized representatives of both parties.
- E. Separate Counterparts. This Agreement may be executed in separate counterparts, one for each party, each of which shall be deemed an original, and all of which taken together shall constitute one and the same instrument.
- F. Third-Party Beneficiaries. Each party hereto intends that this Agreement shall not benefit or create any right or cause of action in or on behalf of any person or entity other than the parties hereto.

ARTICLE 16
GOVERNING LAW

This Agreement shall be construed, enforced and performed in accordance with the laws of the State of South Carolina without giving effect to principles of conflicts of laws and except to the extent specifically regulated by Federal Laws. The parties consent to the non-exclusive jurisdiction and venue of the United States District Court in and for South Carolina, in connection with any action or proceeding arising out of or relating to this Agreement.

LESSEE AND LESSOR HEREBY WAIVE TRIAL BY JURY IN ANY ACTION OR PROCEEDING TO WHICH LESSEE AND LESSOR MAY BE PARTIES ARISING OUT OF OR IN ANY WAY PERTAINING TO THIS LEASE. IT IS HEREBY AGREED AND UNDERSTOOD THAT THIS WAIVER CONSTITUTES A WAIVER OF TRIAL BY JURY OF ALL CLAIMS AGAINST PARTIES TO SUCH ACTIONS OR PROCEEDINGS, INCLUDING CLAIMS AGAINST PARTIES WHO ARE NOT PARTIES TO THIS LEASE. THIS WAIVER IS KNOWINGLY, WILLINGLY AND

VOLUNTARILY MADE BY LESSEE AND LESSOR AND LESSEE AND LESSOR HEREBY ACKNOWLEDGE THAT NO REPRESENTATIONS OF FACT OR OPINION HAVE BEEN MADE BY ANY INDIVIDUAL TO INDUCE THIS WAIVER OF TRIAL BY JURY OR IN ANY WAY TO MODIFY OR NULLIFY ITS EFFECT. LESSEE AND LESSOR FURTHER ACKNOWLEDGE THAT THEY HAVE BEEN REPRESENTED IN THE SIGNING OF THIS LEASE AND IN THE MAKING OF THIS WAIVER BY INDEPENDENT LEGAL COUNSEL, SELECTED OF THEIR OWN FREE WILL, AND THAT THEY HAVE HAD THE OPPORTUNITY TO DISCUSS THIS WAIVER WITH COUNSEL.

IN WITNESS WHEREOF, the parties herein have executed this Agreement as of the day and year first above written.

SCPSA

By: _____

Name: _____

Title: _____

Date: _____

City of Lakeland, Florida

By: _____

Name: R. Howard Wiggs

Title: Mayor _____

Date: _____

Attest: _____

Printed Name Kelly Koos

Title: City Clerk

Approved as to form and correctness:

Timothy J McCausland, City Attorney

Exhibit A

SCWX	9011	SCWX	9333
SCWX	9015	SCWX	9338
SCWX	9019	SCWX	9339
SCWX	9020	SCWX	9379
SCWX	9023	SCWX	9397
SCWX	9027	SCWX	9400
SCWX	9034	SCWX	9407
SCWX	9044	SCWX	9411
SCWX	9053	SCWX	9417
SCWX	9054	SCWX	9427
SCWX	9063	SCWX	9429
SCWX	9065	SCWX	9436
SCWX	9068	SCWX	9439
SCWX	9071	SCWX	9443
SCWX	9080	SCWX	9447
SCWX	9089	SCWX	9452
SCWX	9097	SCWX	9453
SCWX	9100	SCWX	9472
SCWX	9105	SCWX	9480
SCWX	9109	SCWX	9482
SCWX	9113	SCWX	9488
SCWX	9130	SCWX	9498
SCWX	9133	SCWX	9506
SCWX	9147	SCWX	9512
SCWX	9153	SCWX	9520
SCWX	9161	SCWX	9524
SCWX	9168	SCWX	9525
SCWX	9170	SCWX	9530
SCWX	9174	SCWX	9547
SCWX	9185	SCWX	9561
SCWX	9188	SCWX	9569
SCWX	9189	SCWX	9582
SCWX	9202	SCWX	9616
SCWX	9212	SCWX	9617
SCWX	9218	SCWX	9633
SCWX	9227	SCWX	9641
SCWX	9228	SCWX	9642
SCWX	9246	SCWX	9650
SCWX	9254	SCWX	9668
SCWX	9272	SCWX	9670
SCWX	9280	SCWX	9672
SCWX	9281	SCWX	9692
SCWX	9289	SCWX	9693
SCWX	9291	SCWX	9702
SCWX	9293	SCWX	9704
SCWX	9343	SCWX	9706
SCWX	9321	SCWX	9707
SCWX	9323	SCWX	9708
SCWX	9325	SCWX	9710
		SCWX	9711
		SCWX	9708
		SCWX	9710
		SCWX	9711
		SCWX	9813
		SCWX	9007
		SCWX	9009
		SCWX	9014
		SCWX	9021
		SCWX	9025
		SCWX	9038
		SCWX	9042
		SCWX	9055
		SCWX	9072
		SCWX	9073