

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL
EFFECTIVE DATE:	10/02/2006

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
National City Bank		10/02/2006	national banking association: UNITED STATES
Signstrut, Ltd.		10/02/2006	CORPORATION: INDIANA

RECEIVING PARTY DATA

Name:	Federal Heath Sign Company, LLC
Street Address:	4602 North Avenue
City:	Oceanside
State/Country:	CALIFORNIA
Postal Code:	92056
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1536063	KLICK RAIL

CORRESPONDENCE DATA

Fax Number: (256)539-6024
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: (256)539-6000
 Email: tburkett@leo-law.com
 Correspondent Name: Todd Burkett
 Address Line 1: 200 Randolph Ave, Ste 200
 Address Line 4: Huntsville, ALABAMA 35801

ATTORNEY DOCKET NUMBER:	6001-968
NAME OF SUBMITTER:	Todd W. Burkett

OP \$40.00 1536063

Signature:

/Todd W. Burkett/

Date:

02/07/2007

Total Attachments: 12

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TRANSFER STATEMENT

This TRANSFER STATEMENT (this "Transfer Statement") is executed and delivered on October 2, 2006 (the "Effective Date"), by National City Bank, One National City Center, Locator 60-400S, Indianapolis, IN 46255 (the "Secured Party") to Federal Heath Sign Company, LLC, 4602 North Avenue, Oceanside, California 92056 (the "Buyer").

RECITALS:

WHEREAS, Signstrut, Ltd., an Indiana corporation ("Debtor") whose address is 970 Pittsburgh Dr., Delaware, OH 43015, is indebted to Secured Party under various agreements and instruments (collectively, the "Obligations"); and

WHEREAS, the Obligations are secured, *inter alia*, by personal property collateral more particularly described in Exhibit A hereto (the "Disposition Assets") but expressly excluding any leased personal property which would otherwise fit such descriptions as set out on Exhibit "B" hereto (the "Leased Assets"); and

WHEREAS, Debtor has defaulted on the Obligations, and pursuant to Section 9-610 of the Uniform Commercial Code as presently in effect in the State of Ohio (the "Code"), Secured Party has proceeded in the exercise of its post-default remedies with respect to the Disposition Assets to conduct a private sale (the "Private Sale") of the Disposition Assets; and

WHEREAS, the Private Sale has been conducted on the Effective Date and constitutes a disposition of the Disposition Assets for purposes of Section 9-617 of the Code, pursuant to which Buyer is the transferee of all of the rights of Debtor in, the Disposition Assets;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged and confessed, and the mutual and dependent covenants contained in this Transfer Statement, Buyer and Secured Party agree as follows:

1. Transfer. By execution of this Transfer Statement, Secured Party agrees and acknowledges that Buyer is the sole Purchaser of the Disposition Assets in the disposition of the Disposition Assets by Secured Party by means of the Private Sale. This Transfer Statement is intended by Secured Party and Buyer to evidence the transfer to Buyer of all rights of Debtor in the Disposition Assets as provided by Section 9-617 of the Code. This Transfer Statement is a "transfer statement" as such term is used in Section 9-619 of the Code. Buyer shall assume the stated liabilities for the Customer Deposits as set forth in Schedule 1.

2. Limited Representations and Warranties. Secured Party represents and warrants as follows (but not otherwise, it being agreed by Secured Party and Buyer that all other warranties, express or implied, are hereby expressly disclaimed by Secured Party, and except for the warranties set forth below Buyer takes the Disposition Assets in an "as-is, where-is" condition as of Effective Date):


- a. Secured Party, under its agreements with Debtor and under the Code and as the holder of a first priority security interest in the Disposition Assets, had the right to conduct the Private Sale. Pursuant to Section 9-624 of the Code, the Debtor and all secondary obligors waived notice of the Private Sale and waived any right to redeem the collateral. No other persons were entitled to notice of the Private Sale under Section 9-611 of the Code.

- b. Secured Party specifically warrants that the Disposition Assets are transferred to Buyer free and clear of any and all liens, security agreements, and encumbrances, claims, demands, and charges of every kind and character whatsoever. Secured Party warrants that upon delivery by Secured Party to Buyer of this Transfer Statement, Debtor's rights and title to the Disposition Assets will be transferred to Buyer and that Buyer will be entitled to possession of the Disposition Assets.
- c. Secured Party represents and warrants to Buyer that each statement above in the "Recitals" section of this Transfer Statement is true and correct.
- d. Secured Party represents and warrants to Buyer that the Private Sale was conducted in accordance with the requirements of the Code.
3. Indemnity in Event of Breach. In the event that Secured Party breaches any of its representations, warranties, or covenants set forth herein then Secured Party agrees to indemnify, hold harmless and defend Buyer from and against any Adverse Consequences claimed of Buyer to the extent the same are have been caused by the breach. In addition to the foregoing, Secured Party further shall reimburse Buyer for legal expenses arising out of the defense of allegations which, if true, would have been a breach of Seller's representations, warranties, and covenants, with such reimbursement to be made within fifteen (15) days of receipt of an invoice detailing such expenses; provided, however, that Secured Party shall not be required to reimburse more than One Hundred Thousand Dollars (\$100,000) total in expenses for claims that are pending or have been successfully defended. As used herein, "Adverse Consequences" means all actions, suits, proceedings, investigations, charges, complaints, claims, injunctions, judgments, orders, decrees, rulings, damages, dues, penalties, fines, costs, reasonable amounts paid in settlement, liabilities, obligations, taxes, liens, losses, expenses, and fees, including court costs and reasonable attorneys' fees and expenses.
4. Incorporation of Recitals Exhibits and Schedules. The Recitals, Exhibits and Schedules identified in this Transfer Statement are incorporated herein by reference and made a part hereof.
5. Execution. This Transfer Statement may be executed in one or more counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument. A facsimile signature shall have the same force and effect as an original signature.
6. Binding Effect. Secured Party and Buyer agree that this Transfer Statement and the provisions herein contained shall be binding upon and inure to the benefit of Buyer and Secured Party and their respective successors and assigns.
7. Governing Law. This Transfer Statement is governed by and shall be construed in accordance with the laws of the State of Ohio, without regard to conflict of laws principles.

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Executed as of October 2, 2006.

Secured Party:
NATIONAL CITY BANK


By: F. Richard Blankenship III
Its: Sr. V.P.

Agreed and Accepted:

Buyer:
FEDERAL HEATH SIGN COMPANY, LLC

By: _____
Its: _____

Transfer Statement Signature Page

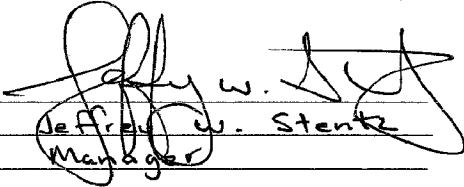
Executed as of October 2, 2006.

Secured Party:
NATIONAL CITY BANK

By: _____
Its: _____

Agreed and Accepted:

Buyer:
FEDERAL HEATH SIGN COMPANY, LLC


By: Jeffrey W. Stentz
Its: Manager

Transfer Statement Signature Page

EXHIBIT "A"

DISPOSITION ASSETS

The Disposition Assets consist of the following personal property of Debtor, wherever located:

(a) all Accounts Receivable of Debtor (for purposes of this Exhibit A, "Accounts Receivable" consists of all accounts for property that has been or is to be sold, leased, licensed, assigned, or otherwise disposed of, and for services rendered or to be rendered associated with the Debtor's business, including all of Secured Creditor's right and remedies related thereto);

(b) all inventory;

(c) all equipment and fixtures, specifically including but not limited to machinery, equipment, fork trucks, racking, office equipment, rolling stock, and leasehold improvements;

(d) Debtor's customer and vendor lists, telephone numbers used in connection with its business, equipment maintenance records, engineering and testing reports and copies of Debtor's other books and records related to Debtor's business, goodwill, customer contracts, non-competition and similar agreements with Debtor's employees (to the extent transferable, if at all) and work in process;

(e) Debtor's and Secured Party's interests in that real property lease between Debtor, ACI Industries Realty, LLC, and ACI Industries, LTD. L.P. for the premises located at 970 and 1020 Pittsburgh Drive, Delaware, Ohio; and

(f) Any and all intellectual property owned or licensed (as licensor or licensee) by Debtor, including Debtor's name, all assumed fictional business names, trade names, registered and unregistered trademarks, service marks and applications; all patents, patent applications and inventions and discoveries that may be patentable; all registered and unregistered copyrights in both published works and unpublished works; all know-how, trade secrets, confidential or proprietary information, software, technical information, data, process technology, plans, drawings and blue prints; and all rights in internet web sites and internet domain names presently used by Debtor.

In this Exhibit A, a reference to a type of property shall not be limited by a separate reference to a more specific or narrower type of that property. All terms used in this Exhibit A (unless otherwise defined herein) have the meanings assigned to them in Article 9 (or, absent definition in Article 9, in any other Article) of the Code as those meanings may be amended, revised or replaced from time to time.

EXHIBIT "B"
LEASED ASSETS

Leased Equipment

1995 UNO SNORKELIFT AERIAL LIFT
Model UNO 41E. S/N 9534581295
Capacity: 500 Lbs. 46' 10" Lift
30" X 40" Platform
932 Hours on Meter
Leased from Straight Up Equipment Company.
Monthly Rental.
Location: Delaware, OH

1999 RAYMOND FORK LIFT TRUCK
Model 201-4D-R40TN. S/N 020D-89-30403
Capacity: 4,000 Lbs. 146" Lift.
Canopy, Cushion Tires, Charger.
Straddle Fork. 59 Hours on Meter.
Leased from Hyster Capital.
End of Lease Term 11/1/2009.
Location: Delaware, OH

TOYOTA FORKLIFT
S/N 7FGCU25
Leased from Greater Bay Capital.
Location: Maryland

POSTAGE METER
Leased from Pitney Bowes.
Quarterly Rental.
Location: Delaware, OH

COPIER: RICOH AFICIO 1224C
J2536501580
Leased from IKON Financial Services.
End of Lease Term 11/28/2008.
Location: Knoxville, TN

COPIER: GESTETNER 3235
1B30831208
Leased from IKON Financial Services.
End of Lease Term 11/28/2008.
Location: Delaware, OH

COPIER: RICOH AFICIO 1232C
J2636301247
Leased from IKON Financial Services.
End of Lease Term 11/28/2008.
Location: Delaware, OH

COPIER: RICOH AFICIO 1232C
J2636301038
Leased from IKON Financial Services.
End of Lease Term 11/28/2008.

Leased Equipment

Location: Delaware, OH

COPIER: RICOH AFICIO 1232C
J2636301200

Leased from IKON Financial Services.

End of Lease Term 11/28/2008.

Location: Grafton, WI

COPIER: RICOH AFICIO 2035 S/P
J5836802244

Leased from IKON Financial Services.

End of Lease Term 11/28/2008.

Location: Grafton, WI

COPIER: RICOH AFICIO 2035 S/P
J5836900464

Leased from IKON Financial Services.

End of Lease Term 11/28/2008.

Location: Delaware, OH

SCHEDULE 1
CUSTOMER DEPOSITS

[List to be attached at closing]

Cust #	Customer	Invoice	Inv Date	Due Date	Amount
002198	AIR PRODUCTS & CHEMICALS	PM-0010131	1/30/2006	1/30/2006	(100.01)
002004	AMERICA'S BEST SIGNS	PM-0010907	9/25/2006	9/25/2006	(1,651.00)
002004	AMERICA'S BEST SIGNS	PM-0010906	9/25/2006	9/25/2006	(1,228.96)
002004	AMERICA'S BEST SIGNS	PM-0010909	9/25/2006	9/25/2006	(1,912.13)
002004	AMERICA'S BEST SIGNS	PM-0010908	9/25/2006	9/25/2006	(1,204.91)
004320	AMERICAN TANK, INC	PM-0010843	9/5/2006	9/5/2006	(1,956.08)
004180	AMKAM ENTERPRISES, INC	PM-0010053	1/3/2006	1/3/2006	(710.06)
004179	AMLIB KAUSHIK, INC	PM-0010052	1/3/2006	1/3/2006	(215.55)
001730	AMTECH LIGHTING SERVICES CO	PM-0010418	4/19/2006	4/19/2006	(2,047.50)
001439	ATLANTIC LIGHTING & SIGN MAINT.	PM-0010435	4/26/2006	4/26/2006	(44.95)
001936	B & H FABRICATION	PM-0010900	9/21/2006	9/21/2006	(798.32)
001774	BANKS & COMPANY	PM-0010902	9/21/2006	9/21/2006	(6.00)
004252	BBB METAL WORKS	PM-0010531	5/25/2006	5/25/2006	(4.32)
004314	BOB'S SIGN SERVICE	PM-0010869	9/13/2006	9/13/2006	(167.00)
001285	BOLIVAR TRADING INC	PM-0010413	4/19/2006	4/19/2006	(3,134.13)
004201	BRANT-STA, INC	PM-0010185	2/13/2006	2/13/2006	(81.63)
002197	C & I CONTRACTING, INC	PM-0010189	2/13/2006	2/13/2006	(92.19)
002197	C & I CONTRACTING, INC	PM-0010439	4/27/2006	4/27/2006	(90.27)
000114	CARR-TECH INDUSTRIES	PM-0010827	8/31/2006	8/31/2006	(2,295.30)
001606	COLORTECH OF WISCONSIN, INC	PM-0010905	9/22/2006	9/22/2006	(1,885.86)
001606	COLORTECH OF WISCONSIN, INC	PM-0010904	9/22/2006	9/22/2006	(2,322.19)
001606	COLORTECH OF WISCONSIN, INC	PM-0010923	9/27/2006	9/27/2006	(453.57)
004265	CREATIVE SIGN CO	PM-0010530	5/25/2006	5/25/2006	(3.57)
002012	D J DEVELOPMENT, LLC	PM-0010559	6/1/2006	6/1/2006	(1.04)
000188	DENNY OIL CO., INC.	PM-0010876	9/15/2006	9/15/2006	(604.80)
001124	DESIGN TEAM SIGN	PM-0010656	6/26/2006	6/26/2006	(82.23)
001187	E. M. HAYNES JR INC	PM-0010655	6/26/2006	6/26/2006	(56.70)
004318	ELVIES CONSTRUCTION	PM-0010839	9/1/2006	9/1/2006	(38.38)
004318	ELVIES CONSTRUCTION	PM-0010838	9/1/2006	9/1/2006	(63.75)
004318	ELVIES CONSTRUCTION	PM-0010878	9/19/2006	9/19/2006	(5,517.67)
004318	ELVIES CONSTRUCTION	PM-0010919	9/28/2006	9/28/2006	(394.10)
004318	ELVIES CONSTRUCTION	PM-0010918	9/28/2006	9/28/2006	(2,657.76)
000271	ESTES EQUIPMENT CO., INC.	PM-0010654	6/30/2006	6/30/2006	(204.40)
002518	FAST MART	PM-0010488	5/12/2006	5/12/2006	(70.42)
001740	FUEL TEC, LLC	PM-0010925	9/27/2006	9/27/2006	(408.80)
002334	GAS MART USA, INC	PM-0010791	8/22/2006	8/22/2006	(4,701.00)
001022	GRB CANOPIES, INC	PM-0010897	9/21/2006	9/21/2006	(2,473.00)
002221	ICM SOLUTIONS	PM-0010346	3/1/2006	3/1/2006	(120.43)
001785	IDENTI GRAPHICS DBA JT SPECIALIST	PM-0010901	9/21/2006	9/21/2006	(5,005.43)
001785	IDENTI GRAPHICS DBA JT SPECIALIST	PM-0010924	9/27/2006	9/27/2006	(1,102.38)
002568	INLAND PETROSERVICE	PM-0010374	4/10/2006	4/10/2006	(7.50)
000902	J.T. SANDS	PM-0010884	9/20/2006	9/20/2006	(3,612.31)
001907	JBA CONSTRUCTION MANAGEMENT, LTD	PM-0010916	9/25/2006	9/25/2006	(3,499.08)
001907	JBA CONSTRUCTION MANAGEMENT, LTD	PM-0010917	9/25/2006	9/25/2006	(3,603.42)
002108	JENKINS ENTERPRISES	PM-0010890	9/20/2006	9/20/2006	(1,402.50)
002108	JENKINS ENTERPRISES	PM-0010892	9/20/2006	9/20/2006	(3,149.00)
002108	JENKINS ENTERPRISES	PM-0010889	9/20/2006	9/20/2006	(3,634.50)
002108	JENKINS ENTERPRISES	PM-0010893	9/20/2006	9/20/2006	(1,545.50)
002108	JENKINS ENTERPRISES	PM-0010894	9/20/2006	9/20/2006	(2,516.00)
002108	JENKINS ENTERPRISES	PM-0010891	9/20/2006	9/20/2006	(3,794.50)
002108	JENKINS ENTERPRISES	PM-0010895	9/20/2006	9/20/2006	(2,726.00)

002326 KC SIGN EXPRESS	PM-0010401	4/12/2006	4/12/2006	(23.09)
002326 KC SIGN EXPRESS	PM-0010673	6/30/2006	6/30/2006	(26.01)
002326 KC SIGN EXPRESS	PM-0010765	8/8/2006	8/8/2006	(60.73)
000458 LIPSCOMB OIL CO.	PM-0010911	9/25/2006	9/25/2006	(3,885.48)
000458 LIPSCOMB OIL CO.	PM-0010912	9/25/2006	9/25/2006	(3,205.00)
002439 MARVIN HEWATT ENTERPRISES, INC	PM-0010885	9/20/2006	9/20/2006	(930.87)
000486 MCEVOY OIL CO. DBA MET VELL	PM-0010476	5/8/2006	5/8/2006	(13.33)
001890 MILAM & COMPANY, INC	PM-0010922	9/28/2006	9/28/2006	(1,338.75)
002337 MORRIS PETROLEUM, INC	PM-0010700	7/14/2006	7/14/2006	(340.20)
000542 NW CANOPY STRUCTURES	PM-0010127	1/30/2006	1/30/2006	(541.51)
000542 NW CANOPY STRUCTURES	PM-0010139	1/30/2006	1/30/2006	(416.09)
000542 NW CANOPY STRUCTURES	PM-0010800	8/25/2006	8/25/2006	(1,809.55)
000542 NW CANOPY STRUCTURES	PM-0010801	8/25/2006	8/25/2006	(1,725.83)
000542 NW CANOPY STRUCTURES	PM-0010873	9/15/2006	9/15/2006	(1,983.41)
000542 NW CANOPY STRUCTURES	PM-0010874	9/15/2006	9/15/2006	(3,276.05)
001018 O'BANION OIL CO	PM-0010888	9/20/2006	9/20/2006	(1,336.35)
001327 PARSONS OIL COMPANY, INC	PM-0010875	9/15/2006	9/15/2006	(113.40)
000563 PEARSON'S ENTERPRISES, INC.	PM-0010630	6/26/2006	6/26/2006	(654.92)
002305 PROMOTION PLUS SIGN CO, INC	PM-0010853	9/11/2006	9/11/2006	(1,345.60)
002305 PROMOTION PLUS SIGN CO, INC	PM-0010881	9/11/2006	9/11/2006	(657.50)
002305 PROMOTION PLUS SIGN CO, INC	PM-0010883	9/11/2006	9/11/2006	(922.00)
002305 PROMOTION PLUS SIGN CO, INC	PM-0010913	9/25/2006	9/25/2006	(2,711.84)
002305 PROMOTION PLUS SIGN CO, INC	PM-0010914	9/25/2006	9/25/2006	(6,151.60)
002305 PROMOTION PLUS SIGN CO, INC	PM-0010915	9/25/2006	9/25/2006	(1,760.55)
000588 QUALITY CANOPY CONSTRUCTION	PM-0010756	8/7/2006	8/7/2006	(1,130.87)
004013 REIF OIL COMPANY	PM-0010563	6/5/2006	6/5/2006	(0.01)
001787 RELIANCE PETROLEUM	PM-0010834	9/1/2006	9/1/2006	(10,429.88)
004280 ROF PROPERTIES, LLC	PM-0010920	9/28/2006	9/28/2006	(1,397.41)
000631 ROSS FOGG FUEL OIL CO., INC.	PM-0010921	9/28/2006	9/28/2006	(1,765.61)
004130 SAN JUAN SIGNS, INC	PM-0010121	1/30/2006	1/30/2006	(2,595.75)
004130 SAN JUAN SIGNS, INC	PM-0010122	1/30/2006	1/30/2006	(2,595.75)
002515 SANDHU PETROLEUM	PM-0010241	3/3/2006	3/3/2006	(170.21)
002515 SANDHU PETROLEUM	PM-0010538	5/26/2006	5/26/2006	(639.88)
001685 SERVICE STAR CONSTRUCTION CO, LLC	PM-0010836	9/1/2006	9/1/2006	(5,290.45)
001685 SERVICE STAR CONSTRUCTION CO, LLC	PM-0010848	9/8/2006	9/8/2006	(5,290.45)
002205 SFM ENERGY. LLC	PM-0010850	9/11/2006	9/11/2006	(554.88)
002171 SIGNCRAFT BROTHERS, INC	PM-0010926	9/28/2006	9/28/2006	(1,637.48)
002361 SPEEDWAY SUPERAMERICA LLC	PM-0010083	1/26/2006	1/26/2006	(23,870.00)
001891 STANLEY PETROLEUM MAINTENANCE, INC	PM-0010050	1/3/2006	1/3/2006	(31.32)
002456 SUNCOR ENERGY (USA), INC	PM-0010398	4/12/2006	4/12/2006	(3,067.06)
000710 SUPERIOR CANOPY CORP.	PM-0010804	8/25/2006	8/25/2006	(3,631.11)
000710 SUPERIOR CANOPY CORP.	PM-0010805	8/25/2006	8/25/2006	(3,958.19)
000710 SUPERIOR CANOPY CORP.	PM-0010866	9/11/2006	9/11/2006	(6,457.20)
000710 SUPERIOR CANOPY CORP.	PM-0010865	9/11/2006	9/11/2006	(4,331.55)
000710 SUPERIOR CANOPY CORP.	PM-0010863	9/11/2006	9/11/2006	(2,818.69)
000710 SUPERIOR CANOPY CORP.	PM-0010864	9/11/2006	9/11/2006	(5,138.88)
004196 SUPERIOR FUELS	PM-0010177	2/10/2006	2/10/2006	(87.62)
002318 SUPERIOR LIGHTING, INC	PM-0010063	1/19/2006	1/19/2006	(43.47)
002318 SUPERIOR LIGHTING, INC	PM-0010062	1/19/2006	1/19/2006	(49.02)
002318 SUPERIOR LIGHTING, INC	PM-0010910	9/25/2006	9/25/2006	(1,329.86)
001045 THE DEER CREEK CORP.	PM-0010815	8/25/2006	8/25/2006	(922.00)
001045 THE DEER CREEK CORP.	PM-0010812	8/25/2006	8/25/2006	(2,947.00)

001045	THE DEER CREEK CORP.	PM-0010814	8/25/2006	8/25/2006	(1,859.00)
004253	TRI STATE IMAGING, INC.	PM-0010506	5/19/2006	5/19/2006	(7,506.80)
004294	TRIPLE W SIGNS	PM-0010688	7/13/2006	7/13/2006	(350.00)
004197	USA METAL WORKS	PM-0010887	9/20/2006	9/20/2006	(6,381.98)
001984	VAN DEER CONSTRUCTION	PM-0010145	2/3/2006	2/3/2006	(234.40)
004255	VANCE DAIRY CONSTRUCTION	PM-0010487	5/12/2006	5/12/2006	(5.90)
004213	VILLAGE VENDOR	PM-0010360	3/27/2006	3/27/2006	(942.91)
004213	VILLAGE VENDOR	PM-0010359	3/27/2006	3/27/2006	(298.28)
004213	VILLAGE VENDOR	PM-0010432	4/24/2006	4/24/2006	(44.39)
000790	WESTERN MAINTENANCE & CONSTRUCTION	PM-0010102	1/27/2006	1/27/2006	(2,657.76)
000790	WESTERN MAINTENANCE & CONSTRUCTION	PM-0010101	1/27/2006	1/27/2006	(2,657.76)
000790	WESTERN MAINTENANCE & CONSTRUCTION	PM-0010107	1/27/2006	1/27/2006	(3,984.16)
000790	WESTERN MAINTENANCE & CONSTRUCTION	PM-0010384	4/12/2006	4/12/2006	(4,780.00)
000790	WESTERN MAINTENANCE & CONSTRUCTION	PM-0010385	4/12/2006	4/12/2006	(3,718.88)
000790	WESTERN MAINTENANCE & CONSTRUCTION	PM-0010388	4/12/2006	4/12/2006	(3,984.16)
000790	WESTERN MAINTENANCE & CONSTRUCTION	PM-0010387	4/12/2006	4/12/2006	(8,080.80)
000790	WESTERN MAINTENANCE & CONSTRUCTION	PM-0010386	4/12/2006	4/12/2006	(4,780.00)
000790	WESTERN MAINTENANCE & CONSTRUCTION	PM-0010383	4/12/2006	4/12/2006	(4,780.00)
001362	WISCONSIN PETROLEUM, INC	PM-0010778	8/14/2006	8/14/2006	(1,103.60)

(260,960.14)