

UNITED STATES BANKRUPTCY COURT
DISTRICT OF MAINE

In re:

**MONTREAL MAINE & ATLANTIC
RAILWAY, LTD.,**

Debtor.

Chapter 11

Case No. 13-10670-LHK

**ORDER GRANTING SECOND CONSENTED TO MOTION TO EXTEND TIME TO
OBJECT TO DEBTOR'S MOTION FOR ENTRY OF AN ORDER APPROVING THE
DEBTOR'S REJECTION OF CERTAIN LEASES**

This matter having come before the Court on the Debtor's Motion for Entry of an Order Approving the Debtor's Rejection of Certain Leases [Docket No. 66] (the "Motion to Reject"), filed by Montreal Maine & Atlantic Railway, Ltd. ("MMA" or the "Debtor"); and on August 21, 2013 the United States Trustee (the "UST") having appointed Robert J. Keach as the chapter 11 trustee (the "Trustee") in the above-captioned case pursuant to 11 U.S.C. § 1163; and the appointment of the Trustee having terminated the Debtor's authority pursuant to the Court's order dated August 8, 2013 [Docket No. 34]; and notwithstanding that termination, the Trustee having adopted the Debtor's request for relief in the Motion; and this Court having granted a Consented to Motion to Extend Time to Object to Debtor's Motion for Entry of an Order Approving the Debtor's Rejection of Certain Leases on September 13, 2013 [Docket No. 230]; upon consideration of the Second Consented to Motion to Extend Time to Object to Debtor's Motion for Entry of an Order Approving the Debtor's Rejection of Certain Leases (the "Motion"), and upon consideration of all responses to the Motion, if any, it is hereby **ORDERED, ADJUDGED, and DECREED** as follows:

1. The Motion is granted.

2. The Objection Deadline¹ with respect to the Motion to Reject shall be extended to September 26, 2013, with respect to Center Beam.

3. This Order shall become final in fourteen (14) days unless a party in interest sooner objects, in which case the matter shall be set for hearing and considered by the Court as if this Order had not been entered.

DATED: September 19, 2013



The Honorable Louis H. Kornreich
United States Bankruptcy Judge

¹ Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Motion.

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 Case: 13-10670

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Recipients of Notice of Electronic Filing:

ust Office of U.S. Trustee ustpregion01.po.ecf@usdoj.gov
 aty Alan R. Lepene, Esq. Alan.Lepene@ThompsonHine.com
 aty Benjamin E. Marcus, Esq. bmarcus@dwmlaw.com
 aty Craig Goldblatt craig.goldblatt@wilmerhale.com
 aty Curtis E. Kimball, Esq. ckimball@rudman-winchell.com
 aty D. Sam Anderson, Esq. sanderson@bernsteinshur.com
 aty Daniel C. Cohn, Esq. dcohn@murthalaw.com
 aty David C. Johnson bankruptcy@mcm-law.com
 aty Edward MacColl, Esq. emaccoll@thomport.com
 aty Elizabeth L. Slaby bslaby@clarkhillthorpreed.com
 aty Frank J. Guadagnino fguadagnino@clarkhillthorpreed.com
 aty George J. Marcus, Esq. bankruptcy@mcm-law.com
 aty George W. Kurr, Jr. gwkurr@grossminsky.com
 aty Isaiah A. Fishman ifishman@krasnowsaunders.com
 aty James F. Molleur, Esq. jim@molleurlaw.com
 aty Jason C. Webster, Esq. jwebster@thewebsterlawfirm.com
 aty Jay S. Geller jgeller@maine.rr.com
 aty Jeffrey T. Piampiano, Esq. jpiampiano@dwmlaw.com
 aty Jennifer H. Pincus, Esq. Jennifer.H.Pincus@usdoj.gov
 aty Jeremy R. Fischer jfischer@dwmlaw.com
 aty John Thomas Stemplewicz john.stemplewicz@usdoj.gov
 aty Jordan M. Kaplan, Esq. jkaplan@zwerdning.com
 aty Joshua Aaron Randlett jrandlett@rwlb.com
 aty Keith J. Cunningham, Esq. kcunningham@pierceatwood.com
 aty Kelly McDonald, Esq. kmcdonald@mpmlaw.com
 aty Maire Bridin Corcoran Ragozzine, Esq. mcorcoran@bernsteinshur.com
 aty Michael A. Fagone, Esq. mfagone@bernsteinshur.com
 aty Michael F. Hahn, Esq. mhahn@eatonpeabody.com
 aty Mitchell A. Touns matouns@wgttlaw.com
 aty Nathaniel R. Hull, Esq. nhull@verrilldana.com
 aty Pamela W. Waite, Esq. pam.waite@maine.gov
 aty Patrick C. Maxcy, Esq. patrick.maxcy@dentons.com
 aty Richard P. Olson, Esq. rolson@perkinsolson.com
 aty Richard Paul Campbell rpcampbell@campbell-trial-lawyers.com
 aty Robert J. Keach, Esq. rkeach@bernsteinshur.com
 aty Roger A. Clement, Jr., Esq. rclement@verrilldana.com
 aty Ronald Stephen Louis Molteni, Esq. moltenir@stb.dot.gov
 aty Stephen G. Morrell, Esq. stephen.g.morrell@usdoj.gov
 aty Taruna Garg, Esq. tgarg@murthalaw.com
 aty Thomas M. Brown, Esq. tbrown@eatonpeabody.com
 aty Victoria Morales Victoria.Morales@maine.gov
 aty William C. Price wprice@clarkhill.com

TOTAL: 42

Recipients submitted to the BNC (Bankruptcy Noticing Center):

db Montreal Maine & Atlantic Railway Ltd. 15 Iron Road Hermon, ME 04401
 cr Maine Department of Transportation c/o Victoria Morales 16 State House Station Augusta, ME
 04333
 cr Eastern Maine Railway Company c/o Alan Lepene 3900 Key Center 127 Public
 Square Cleveland, OH 44114-1291
 cr Maine Northern Railway Company c/o Alan Lepene 3900 Key Center 127 Public
 Square Cleveland, OH 44114-1291
 cr New Brunswick Southern Railway Company c/o Alan R. Lepene 3900 Key Center 127 Public
 Square Cleveland, OH 44114-1291
 cr Bangor Savings Bank P.O.Box 930 Bangor, ME 04402-0930
 cr United States of America c/o Department of Justice, Civil Divisio 1100 L Street, N.W. Room
 10052 Washington, DC 20005
 tr Robert J. Keach Bernstein Shur Sawyer & Nelson 100 Middle Street P.O. Box 9729 Portland,
 ME 04104
 cr Estates of Marie Alliance, et al c/o Murtha Cullina LLP 99 High Street Boston, ME 02110
 cr Estates of Stephanie Bolduc c/o Meyers & Flowers, LLC 3 North Second Street, Suite 300 St.
 Charles, IL 60174
 aty Bernstein, Shur, Sawyer & Nelson 100 Middle Street 6th Floor PO Box 9729 Portland, ME
 04104-5029
 intp Surface Transportation Board 395 E Street, S.W. Washington, DC 20423
 intp J.D. Irving, Limited c/o Pierce Atwood LLP 254 Commercial Street Portland, ME 04101

intp	Irving Pulp & Paper, Limited	c/o Pierce Atwood LLP	Attn: Keith J. Cunningham	254 Commercial Street	Portland, ME 04101
intp	Irving Paper Limited	c/o Pierce Atwood LLP	Attn: Keith J. Cunningham	254 Commercial Street	Portland, ME 04101
cr	First Union Rail	c/o Curtis Kimball, Esq.	P.O. Box 1401	Bangor, ME 04401	
aty	Verrill & Dana, LLP	One Portland Square	P.O. Box 586	Portland, ME 04112-0586	
aty	Alan S. Gilbert	233 South Wacker Drive, Suite 7800	Chicago, IL 60606		
aty	Allison M. Brown	Weil, Gotshal & Manges LLP	301 Carnegie Center, Suite 303	Princeton, NJ 08540	
aty	Arvin Maskin	Weil, Gotshal & Manges LLP	767 Fifth Avenue	New York, NY 10153	
aty	Craig D. Brown	Meyers & Flowers, LLC	3 North Second Street, Suite 300	St. Charles, IL 60174	
aty	Deborah L. Thorne, Esq.	Barnes & Thornburg LLP	1 North Wacker Drive, Suite 4400	Chicago, IL 60606	
aty	Debra A. Dandeneau	Weil, Gotshal & Manges LLP	767 Fifth Avenue	New York, NY 10153	
aty	Diane P. Sullivan	Weil, Gotshal & Manges LLP	301 Carnegie Center, Suite 303	Princeton, NJ 08540	
aty	Eric M. Hocky	Clark Hill Thorp Reed	2005 Market Street	Suite 1000	Philadelphia, PA 19103
aty	Luc A. Despina	Paul Hastings, LLP	75 East 55th Street	New York, NY 10022	
aty	Marcia L. Goldstein	Weil, Gotshal & Manges LLP	767 Fifth Avenue	New York, NY 10153	
aty	Michael R. Enright	Robinson & Cole, LLP	280 Trumbull Street	Hartford, CT 06103	
aty	Michael S. Wolly, Esq.	Zwerdling, Paul, Kahn & Wolly, PC	1025 Connecticut Ave.,	N.W. Washington, DC 20036	
aty	Peter J. Flowers	Meyers & Flowers, LLC	3 North Second Street, Suite 300	St. Charles, IL 60174	
aty	Stefanie Wowchuck McDonald	233 South Wacker Drive, Suite 7800	Chicago, IL 60606		
aty	Stephen Edward Goldman	Robinson & Cole LLP	280 Trumbull Street	Hartford, CT 06103	
aty	Steven J. Boyajian	Robinson & Cole LLP	One Financial Plaza, Suite 1430	Providence, RI 02903	
aty	Victoria Vron	Weil, Gotshal & Manges LLP	767 Fifth Avenue	New York, NY 10153	
aty	Virginia Strasser	Surface Transportation Board	395 E Street, S.W.	Washington, DC 20423	
aty	Wystan M. Ackerman	Robinson & Cole LLP	280 Trumbull Street	Hartford, CT 06103	

TOTAL: 36