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ATTORNEYS FOR MDFC EQUIPMENT LEASING CORPORATION,  
A SUBSIDIARY OF BOEING CAPITAL CORPORATION

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF NEW MEXICO**

IN RE: §  
§ Chapter 11  
FURR'S SUPERMARKETS, INC., § CASE NO. 01-10779-JSS  
A Delaware Corporation §  
§  
Debtor. §

**RESPONSE OF MDFC EQUIPMENT LEASING CORPORATION TO NOTICE  
OF PROPOSED CURE AMOUNTS, OBJECTION DEADLINE AND FINAL HEARING**

TO THE HONORABLE JAMES S. STARZYNSKI, UNITED STATES BANKRUPTCY  
JUDGE:

MDFC Equipment Leasing Corporation, a subsidiary of Boeing Capital Corporation ("Boeing"), a creditor and interested party in this case, hereby files this its Response to the "Notice of Proposed Cure Amounts, Objection Deadline and Final Hearing," served by Debtor on Boeing on or about August 6, 2001, and would respectfully show unto the Court as follows:

1. Debtor's proposed cure amounts for Boeing's lease schedules at Store #894 are mislabeled. Specifically, Debtor lists Boeing's lease schedules at Store #894 as Lease No. 0032524-009 with a proposed cure of \$53,396.94, and lease schedule No. 0032524-010 with a proposed cure of \$1,237.82. However, the applicable lease schedule numbers for Store #894 are 0032524-010 and 0032524-011, respectively. Lease Schedule No. 0032524-009 is not applicable to Store #894.

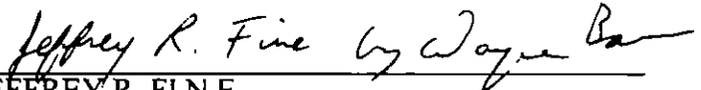
2. Otherwise, Boeing agrees to those cure amounts set forth in the Notice, and the documents attached thereto.

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WHEREFORE, PREMISES CONSIDERED, Boeing respectfully requests that relief be fashioned to address the concerns of Boeing raised herein, and for all other relief to which Boeing may be justly entitled under law or equity.

Dated this 10<sup>th</sup> day of August, 2001.

Respectfully submitted,

  
JEFFREY R. FINE  
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CORPORATION, A SUBSIDIARY OF BOEING  
CAPITAL CORPORATION

**CERTIFICATE OF SERVICE**

I certify that a true and correct copy of the foregoing pleading has been served by e-mail, facsimile, and first class mail on the 10<sup>th</sup> day of August, 2001, upon Debtor's counsel addressed as follows:

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