



01006480 17

June 3, 1995

Interstate Commerce Commission  
Taledia M. Stokes  
12th & Constitution Ave N.W.  
Room 2302  
Washington, D.C. 20423

19453  
JUN 3 1995  
MAY 20 1995

Dear Ms. Stokes:

Enclosed please find the original security agreement and a notarized copy of the security agreement between Diesel Supply Company, Inc., debtor, and The First National Bank of Hudson, secured party, covering (6) Six locomotives as described:

- (1) One DRGW Road #130 SW-1200 Locomotive
- (1) One DRGW Road #135 SW-1200 Locomotive
- (1) One DRGW Road #138 SW-1200 Locomotive
- (1) One DRGW Road #148 SW-1000 Locomotive
- (1) One DRGW Road #149 SW-1000 Locomotive
- (1) One SPT Road #3821 GP-9 Locomotive

The addresses of the involved parties are listed below:

Debtor: Diesel Supply Company, Inc.  
Paul J. Kramer, President  
1601 Industrial Rd  
Hudson, WI 54016  
(715)386-3901

Secured Party: The First National Bank of Hudson  
Alan H. VanDenBroeke, Senior Vice President  
2200 Crest View Dr  
Hudson, WI 54016  
(715)381-2200

MAY 20 1995  
JUN 3 1995

Please record this security interest and return the necessary documents to The First National Bank of Hudson. If you should need any additional information, please contact me at the above address or telephone number. Thank you for your assistance.

Sincerely,

Alan H. VanDenBroeke  
Senior Vice President

AHV:nlj

Serving The Area Since 1863 — Oldest National Bank in the Ninth Federal Reserve District

HUDSON  
2200 Crest View Drive  
Hudson, WI 54016  
Phone: 715-381-2200

HUDSON  
307 Second Street  
Hudson, WI 54016  
Phone: 715-386-5311

HAMMOND  
9143 First Street  
Hammond, WI 54001  
Phone: 715-706-2211

BALDWIN  
1701 Main Street  
Baldwin, WI 54002  
Phone: 715-684-3266

ELLSWORTH  
Street 420 E. Main St  
Ellsworth, WI 54001  
Phone: 715-273-6690





Interstate Commerce Commission  
Washington, D.C. 20423-0001

6/8/96

Office Of The Secretary

Alan H. VanDenBroeke  
Senior Vice President  
First National Bank of Hudson  
2200 Crest View Drive  
Hudson, WI., 54016

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on 5/8/95 at 8:35AM, and assigned recordation number(s) 19453 ~~23450~~.

Sincerely yours,

Vernon A. Williams  
Secretary

Enclosure(s)

(0100648017)

\$ 21.00 The amount indicated at the left has been received in payment of a fee in connection with a document filed on the date shown. This receipt is issued for the amount paid and in no way indicates acknowledgment that the fee paid is correct. This is accepted subject to review of the document which has been assigned the transaction number corresponding to the one typed on this receipt. In the event of an error or any questions concerning this fee, you will receive a notification after the Commission has had an opportunity to examine your document.

Signature

STATE OF WISCONSIN )  
 ) SS.  
COUNTY OF ST. CROIX )

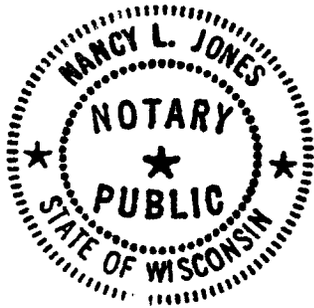
The foregoing instrument was acknowledged before me this 23rd day of May 1995, by Paul J. Kramer, the President of Diesel Supply Company, Inc., a Wisconsin corporation, on behalf of the corporation.



Nancy L. Jones  
NOTARY PUBLIC  
MY COMMISSION EXPIRES 1-25-98

STATE OF WISCONSIN )  
 ) SS.  
COUNTY OF ST. CROIX )

The foregoing instrument was acknowledged before me this 23rd day of May 1995, by Alan H. VanDenBroeke, a Senior Vice President of The First National Bank of Hudson, a National Banking Association, on behalf of the corporation.



Nancy L. Jones  
NOTARY PUBLIC  
MY COMMISSION EXPIRES 1-25-98

**COMMERCIAL SECURITY AGREEMENT**

Principal	Loan Date	Maturity	Loan No	Call	Collateral	Account	Officer	Initials
\$374,418.00	05-23-1995	06-10-1996	45002506-32	401	099		AHV	

References in the shaded area are for Lender's use only and do not limit the applicability of this document to any particular loan or item.

**Borrower:** DIESEL SUPPLY COMPANY, INC.  
1601 INDUSTRIAL RD  
HUDSON, WI 54016

**Lender:** THE FIRST NATIONAL BANK OF HUDSON  
Crest View Office  
2200 Crest View Drive  
Hudson, WI 54016

THIS COMMERCIAL SECURITY AGREEMENT is entered into between DIESEL SUPPLY COMPANY, INC. (referred to below as "Grantor"); and THE FIRST NATIONAL BANK OF HUDSON (referred to below as "Lender"). For valuable consideration, Grantor grants to Lender a security interest in the Collateral to secure the Indebtedness and agrees that Lender shall have the rights stated in this Agreement with respect to the Collateral, in addition to all other rights which Lender may have by law.

**DEFINITIONS.** The following words shall have the following meanings when used in this Agreement. Terms not otherwise defined in this Agreement shall have the meanings attributed to such terms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of the United States of America.

**Agreement.** The word "Agreement" means this Commercial Security Agreement, as this Commercial Security Agreement may be amended or modified from time to time, together with all exhibits and schedules attached to this Commercial Security Agreement from time to time.

**Collateral.** The word "Collateral" means the following described property of Grantor, whether now owned or hereafter acquired, whether now existing or hereafter arising, and wherever located:

- ONE (1) DRGW ROAD #130 SW-1200 LOCOMOTIVE
- ONE (1) DRGW ROAD #135 SW-1200 LOCOMOTIVE
- ONE (1) DRGW ROAD #138 SW-1200 LOCOMOTIVE
- ONE (1) DRGW ROAD #148 SW-1000 LOCOMOTIVE
- ONE (1) DRGW ROAD # 149 SW-1000 LOCOMOTIVE
- ONE (1) SPT ROAD # 3821 GP-9 LOCOMOTIVE

In addition, the word "Collateral" includes all the following, whether now owned or hereafter acquired, whether now existing or hereafter arising, and wherever located:

- (a) All attachments, accessions, accessories, tools, parts, supplies, increases, and additions to and all replacements of and substitutions for any property described above.
- (b) All products and produce of any of the property described in this Collateral section.
- (c) All accounts, contract rights, general intangibles, instruments, rents, monies, payments, and all other rights, arising out of a sale, lease, or other disposition of any of the property described in this Collateral section.
- (d) All proceeds (including insurance proceeds) from the sale, destruction, loss, or other disposition of any of the property described in this Collateral section.
- (e) All records and data relating to any of the property described in this Collateral section, whether in the form of a writing, photograph, microfilm, microfiche, or electronic media, together with all of Grantor's right, title, and interest in and to all computer software required to utilize, create, maintain, and process any such records or data on electronic media.

**Event of Default.** The words "Event of Default" mean and include without limitation any of the Events of Default set forth below in the section titled "Events of Default."

**Guarantor.** The word "Guarantor" means and includes without limitation each and all of the guarantors, sureties, and accommodation parties in connection with the Indebtedness.

**Indebtedness.** The word "Indebtedness" means the indebtedness evidenced by the Note, including all principal and interest, together with all other indebtedness and costs and expenses for which Grantor is responsible under this Agreement or under any of the Related Documents.

**Commercial Indebtedness** is Indebtedness that is not incurred in a consumer credit transaction as defined by and subject to the Wisconsin Consumer Act. **Consumer Indebtedness** is Indebtedness that is incurred in a consumer credit transaction as defined by and subject to the Wisconsin Consumer Act. In addition, the word "Indebtedness" includes all other obligations, debts and liabilities, plus interest thereon, of Grantor, or any one or more of them, to Lender, as well as all claims by Lender against Grantor, or any one or more of them, whether existing now or later; whether they are voluntary or involuntary, due or not due, direct or indirect, absolute or contingent, liquidated or unliquidated; whether Grantor may be liable individually or jointly with others; whether Grantor may be obligated as guarantor, surety, accommodation party or otherwise; whether recovery upon such indebtedness may be or hereafter may become barred by any statute of limitations; and whether such indebtedness may be or hereafter may become otherwise unenforceable.

**Note.** The word "Note" means the note or credit agreement dated May 23, 1995, in the principal amount of \$374,418.00 from Grantor to Lender, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of and substitutions for the note or credit agreement.

**Related Documents.** The words "Related Documents" mean and include without limitation all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Indebtedness.

**RIGHT OF SETOFF.** Grantor hereby grants Lender a contractual possessory security interest in and hereby assigns, conveys, delivers, pledges, and transfers all of Grantor's right, title and interest in and to Grantor's accounts with Lender (whether checking, savings, or some other account), including all accounts held jointly with someone else and all accounts Grantor may open in the future, excluding however all IRA, Keogh, and trust accounts. Grantor authorizes Lender, to the extent permitted by applicable law, to charge or setoff all Indebtedness against any and all such accounts.

**OBLIGATIONS OF GRANTOR.** Grantor warrants and covenants to Lender as follows:

**Organization.** Grantor is a corporation which is duly organized, validly existing, and in good standing under the laws of the state of Grantor's incorporation.

**Authorization.** The execution, delivery, and performance of this Agreement by Grantor have been duly authorized by all necessary action by Grantor and do not conflict with, result in a violation of, or constitute a default under (a) any provision of its articles of incorporation or organization, or bylaws, or any agreement or other instrument binding upon Grantor or (b) any law, governmental regulation, court decree, or order applicable to Grantor.

**Perfection of Security Interest.** Grantor agrees to execute such financing statements and to take whatever other actions are requested by Lender to perfect and continue Lender's security interest in the Collateral. Upon request of Lender, Grantor will deliver to Lender any and all of the documents evidencing or constituting the Collateral, and Grantor will note Lender's interest upon any and all chattel paper if not delivered to Lender for possession by Lender.

**Removal of Collateral.** Grantor shall keep the Collateral (or to the extent the Collateral consists of intangible property such as accounts, the records concerning the Collateral) at Grantor's address shown above, or at such other locations as are acceptable to Lender. Except in the ordinary course of its business, including the sales of inventory, Grantor shall not remove the Collateral from its existing locations without the prior written consent of Lender. To the extent that the Collateral consists of vehicles, or other titled property, Grantor shall not take or permit any action which would require application for certificates of title for the vehicles outside the State of Wisconsin, without the prior written consent of Lender.

**Transactions Involving Collateral.** Except for inventory sold or accounts collected in the ordinary course of Grantor's business, Grantor shall not sell, offer to sell, or otherwise transfer or dispose of the Collateral. Grantor shall not pledge, mortgage, encumber or otherwise permit the Collateral to be subject to any lien, security interest, encumbrance, or charge, other than the security interest provided for in this Agreement, without the prior written consent of Lender.

**Title.** Grantor represents and warrants to Lender that it holds good and marketable title to the Collateral, free and clear of all liens and encumbrances except for the lien of this Agreement. No financing statement covering any of the Collateral is on file in any public office other than those which reflect the security interest created by this Agreement or to which Lender has specifically consented. Grantor shall defend Lender's rights in the Collateral against the claims and demands of all other persons.

**Maintenance and Inspection of Collateral.** Grantor shall maintain all tangible Collateral in good condition and repair. Grantor will not commit or permit damage to or destruction of the Collateral or any part of the Collateral. Lender and its designated representatives and agents shall have the right at all reasonable times to examine, inspect, and audit the Collateral wherever located. Grantor shall immediately notify Lender of all cases involving the return, rejection, repossession, loss or damage of or to any Collateral; of any request for credit or adjustment or of any other dispute arising with respect to the Collateral; and generally of all happenings and events affecting the Collateral or the value or the amount of the Collateral.

**Compliance With Governmental Requirements.** Grantor shall comply promptly with all laws, ordinances, rules and regulations of all governmental authorities, now or hereafter in effect, applicable to the ownership, production, disposition, or use of the Collateral, including without limitation payment when due of all taxes, assessments and liens upon the Collateral.

**Maintenance of Casualty Insurance.** Grantor shall procure and maintain all risks insurance, including without limitation fire, theft and liability coverage together with such other insurance as Lender may require with respect to the Collateral, in form, amounts, coverages and basis reasonably acceptable to Lender and issued by a company or companies reasonably acceptable to Lender. Grantor, upon request of Lender, will deliver to Lender from time to time the policies or certificates of insurance in form satisfactory to Lender, including stipulations that coverages will not be cancelled or diminished without at least ten (10) days' prior written notice to Lender and not including any disclaimer of the insurer's liability for failure to give such a notice. Each insurance policy also shall include an endorsement providing that coverage in favor of Lender will not be impaired in any way by any act, omission or default of Grantor or any other person. In connection with all policies covering assets in which Lender holds or is offered a security interest, Grantor will provide Lender with such loss payable or other endorsements as Lender may require.

**EXPENDITURES BY LENDER.** If not discharged or paid when due, Lender may (but shall not be obligated to) discharge or pay any amounts required to be discharged or paid by Grantor under this Agreement, including without limitation all taxes, liens, security interests, encumbrances, and other claims, at any time levied or placed on the Collateral. Lender also may (but shall not be obligated to) pay all costs for insuring, maintaining and preserving the Collateral. All such expenditures incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses shall become a part of the Indebtedness and, at Lender's option, will (a) be payable on demand, (b) be added to the balance of the Note and be apportioned among and be payable with any installment payments to become due during either (i) the term of any applicable insurance policy or (ii) the remaining term of the Note, or (c) be treated as a balloon payment which will be due and payable at the Note's maturity. This Agreement also will secure payment of these amounts. Such right shall be in addition to all other rights and remedies to which Lender may be entitled upon the occurrence of an Event of Default.

**EVENTS OF DEFAULT.** Each of the following shall constitute an Event of Default under this Agreement:

**Default on Indebtedness.** Failure of Grantor to make any payment when due on the Indebtedness.

**Other Defaults.** Failure of Grantor to comply with or to perform any other term, obligation, covenant or condition contained in this Agreement or in any of the Related Documents or in any other agreement between Lender and Grantor.

**Insolvency.** The dissolution or termination of Grantor's existence as a going business, the insolvency of Grantor, the appointment of a receiver for any part of Grantor's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Grantor.

**Creditor or Forfeiture Proceedings.** Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Grantor or by any governmental agency against the Collateral or any other collateral securing the Indebtedness. This includes a garnishment of any of Grantor's deposit accounts with Lender. However, this Event of Default shall not apply if there is a good faith dispute by Grantor as to the validity or reasonableness of the claim which is the basis of the creditor or forfeiture proceeding and if Grantor gives Lender written notice of the creditor or forfeiture proceeding and deposits with Lender monies or a surety bond for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, as being an adequate reserve or bond for the dispute.

**Events Affecting Guarantor.** Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or such Guarantor dies or becomes incompetent.

**Insecurity.** Lender, in good faith, deems itself insecure.

**RIGHTS AND REMEDIES ON DEFAULT.** If an Event of Default occurs under this Agreement, at any time thereafter, Lender shall have all the rights of a secured party under the Wisconsin Uniform Commercial Code. In addition and without limitation, Lender may exercise any one or more of the following rights and remedies:

**Accelerate Indebtedness.** Lender may declare the entire Indebtedness, including any prepayment penalty which Grantor would be required to pay, immediately due and payable, without notice.

**Sell the Collateral.** Lender shall have full power to sell, lease, transfer, or otherwise deal with the Collateral or proceeds thereof in its own name or that of Grantor. Lender may sell the Collateral at public auction or private sale. Unless the Collateral threatens to decline speedily in value or is of a type customarily sold on a recognized market, Lender will give Grantor reasonable notice of the time after which any private sale or any other intended disposition of the Collateral is to be made. The requirements of reasonable notice shall be met if such notice is given at least ten (10) days before the time of the sale or disposition. All expenses relating to the disposition of the Collateral, including without limitation the expenses of retaking, holding, insuring, preparing for sale and selling the Collateral, shall become a part of the Indebtedness secured by this Agreement and shall be payable on demand, with interest at the Note rate from date of expenditure until repaid.

**Remedies Applicable to Consumer Indebtedness.** As long as any Commercial Indebtedness remains outstanding, Lender may exercise the rights and remedies provided for in this Agreement and by the Wisconsin Uniform Commercial Code, even though the Collateral also may secure Consumer Indebtedness. If Lender disposes of the Collateral pursuant to Lender's rights under this Agreement or under the Wisconsin Uniform Commercial Code, Lender may, subject to the terms of the Wisconsin Consumer Act and to the terms of any other agreement relating to the Collateral, hold any proceeds in excess of the amount required to satisfy the Commercial Indebtedness and expenses of disposition of the Collateral, as possessory Collateral to secure any unpaid Consumer Indebtedness.

**Other Rights and Remedies.** Lender shall have all the rights and remedies of a secured creditor under the provisions of the Uniform Commercial Code, as may be amended from time to time. In addition, Lender shall have and may exercise any or all other rights and remedies it may have available at law, in equity, or otherwise.

**Cumulative Remedies.** All of Lender's rights and remedies, whether evidenced by this Agreement or the Related Documents or by any other writing, shall be cumulative and may be exercised singularly or concurrently. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an obligation of Grantor under this Agreement, after Grantor's failure to perform, shall not affect Lender's right to declare a default and to exercise its remedies.

**MISCELLANEOUS PROVISIONS.** The following miscellaneous provisions are a part of this Agreement:

**Applicable Law.** This Agreement has been delivered to Lender and accepted by Lender in the State of Wisconsin. If there is a lawsuit, Grantor agrees upon Lender's request to submit to the jurisdiction of the courts of St Croix County, State of Wisconsin. This Agreement shall be governed by and construed in accordance with the laws of the State of Wisconsin.

**Attorneys' Fees; Expenses.** Grantor agrees to pay upon demand all of Lender's costs and expenses, including attorneys' fees and Lender's legal expenses, incurred in connection with the enforcement of this Agreement. Lender may pay someone else to help enforce this Agreement, and Grantor shall pay the costs and expenses of such enforcement. Costs and expenses include Lender's attorneys' fees and legal expenses whether or not there is a lawsuit, including attorneys' fees and legal expenses for bankruptcy proceedings (and including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services. Grantor also shall pay all court costs and such additional fees as may be directed by the court.

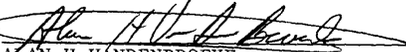
**Waiver.** Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Agreement shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of Lender's rights or of any of Grantor's obligations as to any future transactions. Whenever the consent of Lender is required under this Agreement, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS COMMERCIAL SECURITY AGREEMENT, AND GRANTOR AGREES TO ITS TERMS. THIS AGREEMENT IS DATED MAY 23, 1995.

GRANTOR:  
DIESEL SUPPLY COMPANY, INC.

By:   
PAUL J KRAMER, President

LASER PRO, Reg. U.S. Pat. & T.M. Off., Ver. 3.19(c) 1995 CFI ProServices, Inc. All rights reserved. [WI-E40 DIESEL32.LN C2.OVL]

By:   
ALAN H VANDENBROEKE  
SENIOR VICE PRESIDENT  
THE FIRST NATIONAL BANK OF HUDSON