

Gold Bank
CREDIT ADMINISTRATION



June 18, 2004

RECORDATION NO. 25004 FILED

JUN 24 '04

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SURFACE TRANSPORTATION BOARD

Surface Transportation Board
Department of Transportation
Attn: Secretary
1925 K Street, NW
Washington, DC 20423-0001

Dear Secretary:

I have enclosed two certified copies of each of the documents described below to be recorded pursuant to Section 11303 of Title 49 of the U.S. Code.

The documents are a Security Agreement and an Assignment of Leases, Rents and Chattel Paper, both primary documents. The names and addresses of the parties to the Security Agreement are as follows:

Debtor: Trinity Chemical Leasing, L.L.C.
8801 South Yale, Suite 210
Tulsa, OK 74137

Secured Party: Gold Bank
P O Box 5258
Enid, OK 73702

The names and addresses of the parties to the Assignment of Leases, Rents and Chattel Paper are as follows:

Debtor Trinity Chemical Industries, Inc.
8801 South Yale, Suite 210
Tulsa, OK 74137

Secured Party: Gold Bank
P O Box 5258
Enid, OK 73702

A description of the equipment covered by the documents follows:

(2) CO2 Tank Cars, Type:A.A.R. Mechanical Designation: 105J500W, Identifying Marks: TCIX,
Identification Numbers: 8030, 8067,

More Than Money

Gold Bank • 2300 N 10th SE • PO Box 5258 • Enid, Oklahoma 73702-5258 • Phone 580-234-6057 • Fax 580-234-0615 • www goldbank-ok.com

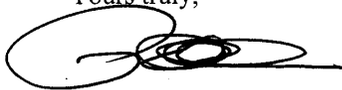
A fee of \$60.00 is enclosed. Please return one recorded, certified copy of the each of the documents to Gold Bank, Attn: Radean Reed, P O Box 5258, Enid, OK 73702.

A short summary of the documents to appear in the index follows:

Security Agreement executed by and between Trinity Chemical Leasing, L.L.C. and Gold Bank;
and an Assignment of Leases, Rents and Chattel Paper executed by and between Trinity Chemical
Industries, Inc. and Gold Bank. The equipment is 2 Tank Cars.

Thank you for your assistance

Yours truly,

A handwritten signature in black ink, appearing to read "Paul A. Reherman". The signature is stylized with a large, circular flourish at the beginning and a horizontal line extending to the right.

Paul A. Reherman
Vice President

PAR:rr
Enclosures

ASSIGNMENT OF LEASES, RENTS AND CHATTEL PAPER

DATE AND PARTIES. The date of this Assignment Of Chattel Paper (Agreement) is March 15, 2004. The parties and their addresses are:

SECURED PARTY:
GOLD BANK
P O BOX 5258
ENID, Oklahoma 73702-5258

RECORDATION NO. 25004 FILED

DEBTOR:
TRINITY CHEMICAL INDUSTRIES INC.
an Oklahoma Corporation
8801 SOUTH YALE
SUITE 210
TULSA, Oklahoma 74137

JUN 24 '04

3-28 PM

CERTIFIED TRUE COPY

SURFACE TRANSPORTATION BOARD

The pronouns "you" and "your" refer to the Secured Party. The pronouns "I," "me" and "my" refer to each person or entity signing this Agreement as Debtor and agreeing to give the Property described in this Agreement as security for the Secured Debts.

Where the owner of the Property is different from the borrower or guarantor whose obligation this Agreement secures, "Debtor" refers to each person or entity who is an owner of the Property and "Borrower" or "Guarantor," as applicable, refer to such parties as designated in the SECURED DEBTS section.

1. SECURED DEBTS. This Agreement will secure the following Secured Debts:

A. Specific Debts. The following debts and all extensions, renewals, refinancings, modifications and replacements. A promissory note or other agreement, No. 217100057, dated March 15, 2004, from TRINITY CHEMICAL LEASING LLC (Borrower) to you, in the amount of \$38,265.00.

B. All Debts. All present and future debts from Borrower to you, even if this Agreement is not specifically referenced, the future debts are also secured by other collateral, or if the future debt is unrelated to or of a different type than this debt. If more than one person signs this Agreement, each agrees that it will secure debts incurred either individually or with others who may not sign this Agreement. Nothing in this Agreement constitutes a commitment to make additional or future loans or advances. Any such commitment must be in writing.

This Agreement will not secure any debt for which you fail to give any required notice of the right of rescission. This Agreement will not secure any debt for which a non-possessory, non-purchase money security interest is created in "household goods" in connection with a "consumer loan," as those terms are defined by federal law governing unfair and deceptive credit practices.

C. Sums Advanced. All sums advanced and expenses incurred by you under the terms of this Agreement.

2. ASSIGNMENT. To secure the payment and performance of the Secured Debts, I assign and grant a security interest to you in all of the Property described in this Agreement that I own or have sufficient rights in which to transfer an interest, now or in the future, wherever the Property is or will be located, and all additions, proceeds, and products of the Property (including, but not limited to, all renewals, replacements, modifications and substitutions to the Property). Property is all the collateral given as security for the Secured Debts and described in this Agreement, and includes all obligations that support the payment or performance of the Property. "Proceeds" includes anything acquired upon the sale, lease, license, exchange, or other disposition of the Property; any rights and claims arising from the Property; and any collections and distributions on account of the Property.

Property also includes any original evidence of title or ownership. I will deliver any certificates, documents or instruments evidencing the Property and properly execute all items as necessary to reflect your security interest.

This Agreement remains in effect until terminated in writing, even if the Secured Debts are paid and you are no longer obligated to advance funds to me under any loan or credit agreement.

Upon termination of this Agreement, you will return to me all the Property in your possession which has not been used or applied toward payment of the Secured Debts. I agree that you may surrender the Property to any Debtor upon termination of this Agreement without further responsibility or liability.

3. PROPERTY DESCRIPTION. The Property is described as follows:

A. Chattel Paper: Chattel Paper issued to TRINITY CHEMICAL INDUSTRIES, INC by BAKER PETROLITE and executed on January 13, 2004 in the amount of \$50,040.00, secured by RAILROAD EQUIPMENT:

Type: Cars, A.A.R. Mechanical Designation: 105J500W, Identifying Marks: TCIX, Other Identification Numbers: 8067
Type: Cars, A.A.R. Mechanical Designation: 105J500W, Identifying Marks: TCIX, Other Identification Numbers: 8030.

4. WARRANTIES AND REPRESENTATIONS. I make to you the following warranties and representations which will continue as long as this Agreement is in effect:

A. Power. I am duly organized, and validly existing and in good standing in all jurisdictions in which I operate. I have the power and authority to enter into this transaction and to carry on my business or activity as it is now being conducted and, as applicable, am qualified to do so in each jurisdiction in which I operate.

B. Authority. The execution, delivery and performance of this Agreement and the obligation evidenced by this Agreement are within my powers, have been duly authorized, have received all necessary governmental approval, will not violate any provision of law, or order of court or governmental agency, and will not violate any agreement to which I am a party or to which I am or any of my property is subject.

C. Name and Location. My name indicated in the DATE AND PARTIES section is my exact legal name. I am an entity organized and registered under the laws of Oklahoma. I will provide verification of registration and location upon your request. I will provide you with at least 30 days notice prior to any change in my name, address, or state of organization or registration.

D. Business Name. Other than previously disclosed in writing to you I have not changed my name or principal place of business within the last 10 years and have not used any other trade or fictitious name. Without your prior written consent, I do not and will not use any other name and will preserve my existing name, trade names and franchises.

E. Ownership of Property. I represent that I own all of the Property. Your claim to the Property is ahead of the claims of any other creditor, except as disclosed in writing to you prior to any advance on the Secured Debts. The collateral that is the subject of the Chattel Paper is perfected and preserved.

The collateral that is the subject of the Chattel Paper is perfected and preserved.

5. DUTIES TOWARD PROPERTY.

A. Protection of Secured Party's Interest. I will defend the Property against any other claim. I agree to do whatever you require to protect your security interest and to keep your claim in the Property ahead of the claims of other creditors. I will not do anything to harm your position.

I will keep books, records and accounts about the Property and my business in general. I will let you examine these and make copies at any reasonable time. I will prepare any report or accounting you request which deals with the Property.

I will furnish you, promptly upon receipt, copies of all material notices, requests and other documents I receive relating to the Property.

B. Protection of the Property. I will notify you in writing prior to any change in my address, name or, if an organization, any change in my identity or structure.

Until the Secured Debts are fully paid and this Agreement is terminated, I will not grant a security interest in any of the Property without your prior written consent.

I will pay all taxes and assessments levied or assessed against me or the Property and provide timely proof of payment of these taxes and assessments upon request.

C. Risk of Loss. The risk of any loss or damage to the Property is on me.

D. Selling or Encumbering the Property. I will not sell, offer to sell, or otherwise transfer or encumber the Property without your prior written permission. Any disposition of the Property contrary to this Agreement shall violate your rights.

Your permission to sell the Property may be reasonably withheld without regard to the creditworthiness of any buyer or transferee. I will not permit the Property to be the subject of any court order affecting my rights to the Property in any action by anyone other than you. If the Property includes chattel paper or instruments, either as original collateral or as proceeds of the Property, I will note your security interest on the face of the chattel paper or instruments.



JK

13. JOINT AND INDIVIDUAL LIABILITY AND SUCCESSORS. Each Debtor's obligations under this Agreement are independent of the obligations of any other Debtor. You may sue each Debtor individually or together with any other Debtor. You may release any part of the Property and I will still be obligated under this Agreement for the remaining Property. The duties and benefits of this Agreement will bind and benefit the successors and assigns of you and me.

12. APPLICABLE LAW. This Agreement is governed by the laws of Oklahoma, the United States of America and to the extent required, by the laws of the jurisdiction where the Property is located. In the event of a dispute, the exclusive forum, venue and place of jurisdiction will be in Oklahoma, unless otherwise required by law.

11. PERFECTION OF SECURITY INTEREST. I authorize you to file a financing statement covering the Property. I will comply with, facilitate, and otherwise assist you in connection with obtaining perfection of control over the Property for purposes of perfecting your security interest under the Uniform Commercial Code.

10. WAIVER OF CLAIMS. I waive all claims for loss or damage caused by your acts or omissions where you acted reasonably and in good faith, any remedies if the default continues or occurs again.

E. Waiver. By choosing any one or more of these remedies you do not give up your right to use any other remedy. You do not waive a default if you choose not to use a remedy. By electing not to use a remedy, you do not waive your right to later consider the event a default and to use commercially reasonable preparation or processing.

If the Property is perishable or threatens to decline in value, you may, without notice to me, dispose of any or all of the Property in a commercially reasonable manner at my expense following any commercially reasonable preparation or processing.

Where a notice is required, I agree that ten days prior written notice sent by first class mail to my address listed in this Agreement will be a reasonable notice to me under the Oklahoma Uniform Commercial Code.

D. Sale of Property. You may sell the Property as provided by law. You may apply what you receive from the sale of the Property to your expenses, your attorney's fees and legal expenses (where not prohibited by law), and any debt I owe you. If what you receive from the sale of the Property does not satisfy the debt, I will be liable for the deficiency (where permitted by law). In some cases, you may keep the Property to satisfy the debt.

C. Payments Made On My Behalf. Amounts advanced on my behalf will be immediately due and may be added to the Secured Debts. B. Sources. You may use any and all remedies you have under state or federal law or in any instrument evidencing or pertaining to the Secured Debts.

A. Acceleration. You may make all or any part of the amount owing by the terms of the Secured Debts immediately due. more of the following. 9. REMEDIES. After I default, and after you give any legally required notice and opportunity to cure the default, you may at your option do any one or more of the following.

N. Insecurity. You reasonably believe that you are insecure. M. Material Change. Without first notifying you, there is a material change in my business, including ownership, management, and financial conditions.

L. Property Value. The value of the Property declines or is impaired. K. Property Transfer. I transfer all or a substantial part of my money or property.

J. Name Change. I change my name or assume an additional name without notifying you before making such a change. I. Forfeiture. The Property is used in a manner or for a purpose that threatens confiscation by a legal authority.

H. Judgment. I fail to satisfy or appeal any judgment against me. G. Misrepresentation. I make any verbal or written statement or provide any financial information that is untrue, inaccurate, or conceals a material fact at the time it is made or provided.

F. Other Agreements. I am in default on any other debt or agreement I have with you. E. Other documents. A default occurs under the terms of any other transaction document.

D. Failure to Perform. I fail to perform any condition or to keep any promise or covenant of this Agreement. C. Business Termination. I merge, dissolve, reorganize, and my business or existence, or a partner or majority owner dies or is declared legally incompetent.

B. Insolvency or Bankruptcy. I make an assignment for the benefit of creditors or become insolvent, either because my liabilities exceed my assets or I am unable to pay my debts as they become due, or I petition for protection under federal, state or local bankruptcy, insolvency or debtor relief laws, or am the subject of a petition or action under such laws and fail to have the petition or action dismissed within a reasonable period of time not to exceed 60 days.

A. Payments. I fail or Guarantor fails to make a payment in full when due. 8. DEFAULT. I will be in default if any of the following occur:

and your failure to perform will not preclude you from exercising any other rights under the law or this Agreement. If you perform for me, you will use reasonable care. Reasonable care will not include: any steps necessary to preserve rights against prior parties; the duty to send notices, perform services or take any other action in connection with the management of the Property; or the duty to protect, preserve or maintain any security interest given to others by me or other parties. Your authorization to perform for me will not create an obligation to perform.

H. notify any Account Debtor or Obligor of your interest in the Property and tell the Account Debtor or Obligor to make payments to you or someone else you name. G. make an entry on my books and records showing the existence of this Agreement.

F. prepare, file, and sign my name to any necessary reports or accountings. E. handle any suits or other proceedings involving the Property in my name. D. take any action you feel necessary to realize on the Property, including performing any part of a contract or endorsing it in my name.

C. request transfer of the Property to your name, or register and place a note on any chattel paper or on the books of the Property issuer or securities intermediary indicating your interest in the Property. B. sign, when permitted by law, and file any financing statements on my behalf and pay for filing and recording fees pertaining to the Property.

A. pay and discharge taxes, liens, security interests or other encumbrances at any time levied or placed on the Property. These authorizations include, but are not limited to, permission to:

7. AUTHORITY TO PERFORM. I authorize you to do anything you deem reasonably necessary to protect the Property, and perfect and continue your security interest in the Property. If I fail to perform any of my duties under this Agreement or any other security interest, you are authorized, without notice to me, to perform the duties or cause them to be performed.

A. demand payment and enforce collection from any Account Debtor or Obligor by suit or otherwise. B. enforce any security interest, lien or encumbrance given to secure the payment or performance of any Account Debtor or Obligor or any obligation constituting Property.

C. the proofs of claim or similar documents in the event of bankruptcy, insolvency or death of any person obligated as an Account Debtor or Obligor. D. compromise, release, extend, or exchange any indebtedness of an Account Debtor or Obligor.

E. take control of any proceeds of the Account Debtors' or Obligors' obligations and any returned or repossessed goods. F. endorse all payments by any Account Debtor or Obligor which may come into your possession as payable to me. G. deal in all respects as the holder and owner of the Account Debtors' or Obligors' obligations.

6. COLLECTION RIGHTS OF THE SECURED PARTY. Account Debtor means the person who is obligated on an account, chattel paper, or general intangible. Obligor means the person obligated under a contract or bond. I authorize you to notify my Account Debtors or Obligors of your security interest and to deal with the Account Debtors' or Obligors' obligations at your discretion. You may enforce the obligations of an Account Debtor, exercising any of my rights with respect to the Account Debtors' obligations to make payment or otherwise render performance to me, including the enforcement of any security interest that secures such obligations. You may apply proceeds received from the Account Debtors or Obligors to the Secured Debts or you may release such proceeds to me.

I specifically and irrevocably authorize you to exercise any of the following powers at my expense, without limitation, until the Secured Debts are paid in full:

14. AMENDMENT, INTEGRATION AND SEVERABILITY. This Agreement may not be amended or modified by oral agreement. No amendment or modification of this Agreement is effective unless made in writing and executed by you and me. This Agreement is the complete and final expression of the understanding between you and me. If any provision of this Agreement is unenforceable, then the unenforceable provision will be severed and the remaining provisions will still be enforceable.

15. INTERPRETATION. Whenever used, the singular includes the plural and the plural includes the singular. The section headings are for convenience only and are not to be used to interpret or define the terms of this Agreement.

16. NOTICE, FINANCIAL REPORTS AND ADDITIONAL DOCUMENTS. Unless otherwise required by law, any notice will be given by delivering it or mailing it by first class mail to the appropriate party's address listed in the DATE AND PARTIES section, or to any other address designated in writing. Notice to one party will be deemed to be notice to all parties. I will inform you in writing of any change in my name, address or other application information. I will provide you any financial statement or information you request. All financial statements and information I give you will be correct and complete. I agree to sign, deliver, and file any additional documents or certifications that you may consider necessary to perfect, continue, and preserve my obligations under this Agreement and to confirm your lien status on any Property. Time is of the essence.

SIGNATURES. By signing, I agree to the terms contained in this Agreement. I also acknowledge receipt of a copy of this Agreement.

DEBTOR:

TRINITY CHEMICAL INDUSTRIES INC.

By 
RICHARD B FENIMORE, President

RLP