IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In re:	Chapter 11 Proceeding		
JOHN M. SCALI, SR.,) Bkr Case. No. 16-05072) (Jointly Administered)		
Debtor.)) Chapter 11		
)))	Hon. Deborah L. Thorne		
In re:	Chapter 11 Proceeding		
GRAND & PULASKI CITGO, INC.)	Bkr Case. No. 16-05081		
Debtor.)	Hon. Deborah L. Thorne		

NINTH ORDER AUTHORIZING INTERIM USE OF CASH COLLATERAL OF LENDER AND PARENT PETROLEUM, PROVIDING PROTECTION AND PROVIDING OTHER RELIEF

This matter coming to be heard on the Motion of Grand & Pulaski, Inc., Debtor/Debtor-in-possession herein ("Debtor"), for Authority to Use Cash Collateral pursuant to Section 363 of the Bankruptcy Code (the "Motion"); sufficient notice having been provided; the Court having previously entered an Order Authorizing Interim Use of Cash Collateral of Lakeside Bank and Parent Petroleum, Providing Protection and Providing Other Relief dated February 24, 2016 (the "First Interim Order"), a Second Order Authorizing Interim Use of Cash Collateral of Lakeside Bank and Parent Petroleum, Providing Protection and Providing Other Relief dated March 2, 2016 (the "Second Interim Order"), a Third Order Authorizing Interim Use of Cash Collateral of Lakeside Bank and Parent Petroleum, Providing Protection and Providing Other Relief

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dated March 30, 2016 (the "Third Interim Order"), a Fourth Order Authorizing Interim Use of Cash Collateral of Lakeside Bank and Parent Petroleum, Providing Protection and Providing Other Relief dated April 29, 2016 (the "Fourth Interim Order"), a Fifth Order Authorizing Interim Use of Cash Collateral of Lakeside Bank and Parent Petroleum, Providing Protection and Providing Other Relief dated May 25, 2016 (the "Fifth Interim Order"), Sixth Order Authorizing Interim Use of Cash Collateral of Lakeside Bank and Parent Petroleum, Providing Protection and Providing Other Relief dated June 22, 2016 (the "Sixth Interim Order"), a Seventh Order Authorizing Interim Use of Cash Collateral of Lakeside Bank and Parent Petroleum, Providing Protection and Providing Other Relief dated July 27, 2016 (the "Seventh Interim Order"), and an Eighth Order Authorizing Interim Use of Cash Collateral of Lakeside Bank and Parent Petroleum, Providing Protection and Providing Other Relief dated August 24, 2016 (the "Eighth Interim Order"); this Court having determined that the Debtor's use of cash collateral to cover the expenditures set forth in Exhibit A hereto for the period November 1, 2016, through November 30, 2016, and set forth in Exhibit B hereto for the period of December 1, 2016, through December 31, 2016, is necessary to avoid immediate and irreparable harm to the Debtor's estate pending a final hearing on the Motion; this Court being fully advised in the premises; and Debtor, John M. Scali, Sr., ("Scali") and Lender having stipulated as follows:

1. The Debtor operates a gas station and convenience store and manages a 2-unit apartment building located at or near 1345 N. Pulaski Road, Chicago, IL 60651 (collectively, the "Real Estate").

¹ On or about February 24, 2016, the Court entered orders directing the joint administration of the bankruptcy cases of Grand & Pulaski Citigo, Inc., and John M. Scali, Sr., as captioned above.

- 2. Lender (Assignee of Lakeside Bank) ("Lender") asserts claims against the Debtor which Lender asserts are secured by valid, and perfected first priority liens on substantially all assets of the Debtor (the "Personal Property Collateral"), and a valid, perfected first priority lien on all cash from operations and all other proceeds generated from the Personal Property Collateral (the "Cash Collateral", together with the Personal Property Collateral, the "Pre-Petition Collateral").
- 3. Parent Petroleum, Inc. ("Parent Petroleum") also asserts certain liens with respect to the Cash Collateral.
- 4 Nothing in this order shall prejudice the rights of Lender or Parent Petroleum to assert that it is the sole owner of all or a portion of the Cash Collateral to the exclusion of the Debtor or any creditor, or the right of the Debtor or any creditor to contest such assertion.
- 5. The proceeds generated from the Personal Property Collateral, including all operations of the Debtor, constitutes cash collateral as defined in §363(a) of the Bankruptcy Code.
- 6. The Debtor requires the limited, interim use of Cash Collateral for the maintenance and preservation of the Personal Property Collateral through the payment of ordinary and necessary expenses of operation. Lender has agreed to such use, but only upon the terms and conditions of this Order.

NOW, THEREFORE, IT IS HEREBY ORDERED as follows:

A. The Debtor is hereby authorized to use Cash Collateral in which Lender and/or Parent Petroleum assert an interest, on an interim basis, during the period November 1, 2016, through December 31, 2016 ("Budget Period").

- B. The Debtor's right to use Cash Collateral under this Order is to be governed by the following provisions:
- 1. The Debtor shall not use any Cash Collateral, except as authorized and permitted by this Order or by a subsequent order of the Court or by written agreement of Lender.
- 2. During the Budget Period, the Debtor may pay only those expenses set forth on Exhibit A hereto listed in the column for the period of November 1, 2016, through November 30, 2016 and set forth on Exhibit B hereto listed in the column for the period of December 1, 2016, through December 31, 2016 (collectively, the "Budget"). The Debtor shall be authorized to expend funds for the items included in the Budget plus a ten percent (10%) variance for any individual expense on the Budget, not to exceed a total variance of ten percent (10%) of the total operating expenses for the Budget Period. Notwithstanding the foregoing, the Debtor is authorized to use cash collateral to purchase gasoline and goods to sell in the ordinary course of Debtor's business of operating a gas station and convenience store at 1345 N. Pulaski Road, Chicago, IL 60651, and all purchases of gasoline and goods shall be at prevailing market prices for a gas station and convenience store purchasing gasoline and goods for sale to consumers.
- 3. To the extent that receipts received by the Debtor for the Budget Period exceed the amounts paid for budgeted expenses ("Net Income"), the Debtor is hereby directed to hold such Net Income in its existing accounts at Lakeside Bank pending further order of the Court.
- 4. The amounts listed as Real Estate Tax and Rent on the Budget shall deposited into the Debtor-in-Possession Account of Scali at Lakeside Bank, and

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Scali is directed to hold such Real Estate Tax and Rent amounts pending further order of the Court.

- 5. On November 1, and December 1, 2016, Scali shall remit to Lender the amount of \$10,000.00 from Scali's debtor-in-possession account at Lakeside Bank and such payment shall be applied provisionally to the claims of Lender as additional adequate protection.
- C. As protection for any diminution in the value of Lender's and/or Parent Petroleum's interests in the Pre-Petition Collateral, whether resulting from the use of Cash Collateral, the imposition of the automatic stay under Bankruptcy Code §362, or otherwise:
- Lender and Parent Petroleum are hereby granted to the extent not heretofore granted, a lien against and security interest in all presently owned and hereafter-acquired property, assets, and rights, of any kind or nature, of the Debtor respecting the Personal Property Collateral (but not including causes of action, if any, of the estate arising under §§544, 545, 546, 547, 548, 549, 550, or 552 of the Bankruptcy Code), wherever located (the "Post-Petition Liens"), subject only to valid and enforceable liens and security interests existing on said property, assets, or rights of the Debtor at the time of the commencement of the case or, in the case of property, assets or rights acquired after the petition date, at the time the Debtor's estate acquires the property, assets or rights;
- (b) Consistent with §552 of the Bankruptcy Code, Lender and Parent Petroleum are hereby granted replacement liens and security interests in the Debtor's post-petition assets including the proceeds, products, rents and profits, and all property

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and assets of the Debtor which are of the same type or nature as the Pre-petition Collateral, coming into existence or acquired by the Debtor on or after the petition date to the same extent and priority as existed with respect to the Pre-petition Collateral (the "Post-petition Collateral");

- (c) The Debtor shall maintain and pay premiums for insurance against loss to cover the property with regard to which Lender and Parent Petroleum assert security interests which secure their respective claims.
- (d) The Debtor will permit the Lender and Parent Petroleum to inspect, upon reasonable notice, within reasonable hours, the Debtor's books and records;
- (e) The Debtor shall, upon reasonable request, make available to the Lender and Parent Petroleum evidence of that which purportedly constitutes its collateral or proceeds;
- (f) The Debtor will properly maintain the property used in the operation of its business, including the property which purportedly secures the claims of Lender and Parent Petroleum;
- (g) On or before November 15, 2016, Debtor shall update the budget attached to the Eighth Interim Order, so that Debtor reconciles the budget by including a comparison of actual operating collections, actual operating disbursements, and actual net cash to the budgeted amounts for the period ending October 31, 2016; thereafter, for so long as Debtor is authorized by the Court to use Cash Collateral, and within fourteen (14) days following the end of each month, the Debtor shall reconcile each monthly budget by including a comparison of actual operating collections, actual operating disbursements, and actual net cash to the budgeted amounts for each month.

- (h) Lender shall have all the rights accorded to it pursuant to § 507(b) of the Bankruptcy Code in respect of any adequate protection provided herein, and in the event, notwithstanding the protection granted to the Lender pursuant to this Order, such protection is inadequate, the Lender shall have the right to assert that such claim for diminution in value of the Pre-Petition Collateral has priority over all other administrative expenses allowable under the Code pursuant to § 507(b), except for and to the extent of any and all fees due to the U.S. Trustee.
- D. The Post-Petition Liens granted to Lender and Parent Petroleum pursuant to the terms of this Order shall be valid and perfected, as of the date of this Order, without the need for the execution or filing of any further document or instrument otherwise required to be executed or filed under applicable non-bankruptcy law.
- E. The automatic stay imposed by §362 of the Bankruptcy Code is hereby modified and vacated, to the extent necessary, to implement and effectuate the terms and conditions of this Order. The automatic stay, in all other respects, shall remain in effect pending further order of this Court.
- F. The Debtor's authority to use Cash Collateral under this order shall terminate upon the earlier of (the "Termination Date"): (a) three (3) business days following the date upon which Lender delivers to the Debtor and any official committee appointed in the Debtor's case, through their respective counsel whether by overnight mail, facsimile, or electronic mail notice of the occurrence of an Event of Default under this order; (b) entry of an order of the Bankruptcy Court providing for the termination or modification of this order, and (c) December 31, 2016.
 - G. Each of the following events shall constitute an Event of Default:

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(a) entry of an order converting the Debtor's chapter 11 case to a case

under chapter 7 of the Bankruptcy Code;

(b) entry of an order appointing a Chapter 11 Trustee:

(c) entry of an order dismissing the Debtor's case; and

(d) failure of the Debtor to comply with this order, including failure

to comply with the terms of the Budget.

H. Upon three (3) business days following the date upon which Lender

delivers to the Debtor notice of the occurrence of an Event of Default under this order in

accordance with Paragraph F, (a) the Debtor shall cease using Cash Collateral and shall

hold all Cash Collateral pending further order of the Court; and (b) the Lender shall be

entitled to seek modification of the automatic stay in order to pursue all of its rights and

remedies against the Debtor, or request any other relief it deems appropriate, and the

Debtor reserved all of its rights to oppose such relief.

I. Nothing herein is intended, nor shall it be deemed, to constitute a waiver

of the right of the Lender to request relief from the Bankruptcy Court or of the Debtor's

right to contest any such requests.

J. A further hearing on Debtor's continued/extended interim use of cash

collateral pursuant to Bankruptcy Rule 4001 will be held on December 28, 2016, at

10:00 a.m., which hearing may be continued from time to time without further notice.

SO ORDERED

October 20, 2016

Enter:

Hon, Deborah L. Thorne

United States Bankruptcy Judge

AGREED TO:

GRAND & PULASKI CITGO, INC.

By: Joel H Shapiro

Kamenear Kadīšon Shapiro & Craig 20 North Clark Street, Suite 2200

Chicago, IL 60602 Tel: 312-332-0490 Fax: 312-332-6163 jshapiro@kksclaw.com

JOHN M. SCALI, SR.

Scott R. Clar, ARDC No. 6183741

Crane, Heyman, Simon, Welch & Clar

135 S. LaSalle Street, #3705

Chicago, IL 60603 Phone: 312/641-6777 sclar@craneheyman.com

LENDER

John E. Gierum, ARDC No. 0951803

Gierum & Mantas

2700 South River Road, Suite 308

Des Plaines, IL 60018 Phone: 847/318-9130 Facsimile: 847/318-9140 john@gierummantas.com

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Grand & Pu	lacki inc		
	ection for Period star	tina 1	1/1/16
and ending		LIDE I	TITITO
and chank			
income		+-,	Vionthly
Gasoline Revenu	e	-	110,000.00
Carwash Revenu	e		7,400.00
Store Revenue		-	39,000.00
Lottery Income N	let		7,100.00
Concession		-	10,000.00
Apartment Rent			1905.00
	Total Income	\$	175,405
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Cost of Goods Sc	ıld		<u></u>
. We be a suit to the substitute has been being the substitute of	Gasoline	*****	100000
**************************************	Store		35000
	Car Wash		700
·	Total Cost of Goods Sold	\$	135,700
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Operating Expen	ises		
Payroll - General			12675
Payroll -Administ	ration		4000
Employer Payroll	Tax Expense		1400
Equipment Renta	1		1000
License, Fees, Office		1	1000
Officer's Life Insu	rance	1	54
Real Estate Tax			3300
Rent			10000
General Insurance	e Expense		1008
Quarterly Fees	oonkerrun (kaas oo uur uur uur aaram uur aaram aana e,ay yuu jaas _d aas daagaa, jay jay jay jay jay jay ja	1	······································
Telephone	Part 8 (1607) (16 / 26 f.) (16		434
Repair/maintena	nce	1	850
Utilities			3000
	Total Operating Expenses	\$	38,721
	Net Income (Loss)	\$	984

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Grand & Pu			
	ection for Period start	ing 1	<u>2/1/16</u>
and ending	<u>12/31/16</u>		
Income	•		Monthly
Gasoline Revenu			110,000.00
Carwash Revenu	8		7,400.00
Store Revenue			39,000.00
Lottery Income N	let		7,100.00
Concession	·		11,000.00
Apartment Rent			1905.00
	Total Income	\$	176,405
Cost of Goods Sc	ld	_	
	Gasoline		******
	Store		100000
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·····	Total Cost of Goods Sold	Ś	700 135,700
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Operating Expen	ises		
Payroll - General			12675
Payroll -Administration			5000
Employer Payroll Tax Expense			1400
Equipment Renta	si .		1000
License, Fees, Office			1000
Officer's Life Insurance			54
Real Estate Tax			3300
Rent			10000
General Insurance	e Expense	1	1008
Quarterly Fees			
Telephone			434
Repair/maintena	nce		850
Utilities	The second secon		3000
g \	Total Operating Expenses	\$	39,721
	Net Income (Loss)	Ś	984