

SO ORDERED.

SIGNED October 17, 2017.

ROBERT SUMMERHAYS UNITED STATES BANKRUPTCY JUDGE

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF LOUISIANA LAFAYETTE DIVISION

In re:

S
Case No. 17-51160
S
AMERICAN TANK COMPANY
INC.
S
Debtor
S

AGREED ORDER TO PROHIBIT DEBTOR'S USE OF CASH COLLATERAL AND TO ALLOW CONTINUED SEGREGATION OF PRE-PETITION ACCOUNTS RECEIVABLE

Considering the Motion to Prohibit Debtor's Use of Cash Collateral and to allow Continued Segregation of Pre-Petition Accounts Receivable filed by MIDSOUTH BANK, N.A. ("Bank"), and the agreement by and between Bank and Debtor, there having been no objections to the Motion filed by any other party, the Court enters the following Agreed Order:

IT IS ORDERED, ADJUDGED AND DECREED THAT, The Motion to Prohibit Debtor's Use of Cash Collateral filed by Bank is granted, and Debtor is

prohibited from using the cash collateral of Bank consisting of all pre-petition

accounts receivable of the Debtor reflected on Exhibit "A" attached to this Order;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT, The Motion to

Allow Continued Segregation of Pre-Petition Accounts Receivable filed by Bank is

granted, and Bank is hereby authorized to continue to collect and deposit Pre-Petition

Accounts Receivable into the lock box account at Bank, pending further order of this

Court:

IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT,

1. Debtor shall deposit into the lock box account at Bank, within five (5) days of the entry of this Order, an amount equal to the amount of Pre-Petition

Accounts Receivable received by Debtor post-petition (if any);

2. Debtor shall not interfere with, obstruct or divert any Pre-Petition

Accounts Receivable from being deposited into the lock box account at

Bank;

3. Debtor shall immediately deposit into the lock box account at Bank any

Pre-Petition Accounts Receivable hereafter received by Debtor; and

4. Bank and Debtor shall not utilize the Pre-Petition Accounts Receivable

without further Court Order.

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This order was prepared and submitted by:

Craig A. Ryan, counsel for Midsouth Bank, N.A., after review and approval by counsel

for the Debtor, William Vidrine.

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