

SO ORDERED,

Judge Katharine M. Samson United States Bankruptcy Judge Date Signed: March 10, 2015

The Order of the Court is set forth below. The docket reflects the date entered.

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

In re:	)	
	)	
MISSISSIPPI PHOSPHATES	)	
CORPORATION, et al. <sup>1</sup>	)	CASE NO. 14-51667-KMS
	)	Chapter 11
	)	
Debtors	)	Jointly Administered
	)	

## AGREED ORDER RESOLVING MOTION TO LIFT THE AUTOMATIC STAY

[Dkt. ## 455 and 530]

This matter came before the Court on (i) the *Motion to Lift the Automatic Stay* (the "*Motion*") [Dkt. # 455] filed on February 5, 2015 by Jerry Shumock ("*Shumock*"); and, (ii) the *Response of the Debtors to Motion to Lift the Automatic Stay* (the "*Response*")<sup>2</sup> [Dkt. # 530] filed, by and through their attorneys, on February 25, 2015 by Mississippi Phosphates Corporation, *et al.*, the Debtors and debtors-in-possession herein (the "*Debtors*").

<sup>&</sup>lt;sup>1</sup> The chapter 11 cases of the following affiliated Debtors have been administratively consolidated for joint administration pursuant to that certain *Order Granting Motion of the Debtor for Order Directing Joint Administration of Affiliated Cases Pursuant to Bankruptcy Rule 1015(b).* dated October 29, 2014 [Dkt. # 62]: Mississippi Phosphates Corporation ("*MPC*"). Case No. 14-51667. Ammonia Tank Subsidiary. Inc. ("*ATS*"). Case No. 14-51668 and Sulfuric Acid Tanks Subsidiary. Inc. ("*SATS*"). Case No. 14-51671.

<sup>&</sup>lt;sup>2</sup> All capitalized terms used but not defined herein shall have the meaning ascribed to such terms in the Response.

Filed 03/10/15 Entered 03/10/15 12:54:20 Desc Main Case 14-51667-KMS Doc 570

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The Court, having considered the Motion and the Response, and the premises, finds that

the Debtors and Shumock, through their undersigned counsel, hereby consent to the entry of this

Agreed Order Resolving Motion to Lift the Automatic Stay (the "Agreed Order") fully and finally

resolving the Motion and lifting the automatic stay for the limited purpose as set forth herein.

IT IS THEREFORE ORDERED that, as of the entry of this Agreed Order, the

automatic stay is lifted only to the extent necessary for Jerry Shumock to prosecute the Claim

against the Insurance Policy;

IT IS FURTHER ORDERED that, Jerry Shumock shall be required to file a proof of

claim in these Bankruptcy Cases for any amount of the Claim that exceeds the coverage limits of

the Insurance Policy; and

IT IS FURTHER ORDERED that, other than for the sole purpose of Jerry Shumock

prosecuting the Claim against the Insurance Policy, the automatic stay is not lifted, terminated or

modified in any other manner and otherwise remains in full force and effect.

##END OF ORDER##

AGREED TO AND APPROVED FOR ENTRY:

By: /s/ J. Mitchell Carrington

J. Mitchell Carrington (Miss. Bar No. 104228)

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ONE OF THE ATTORNEYS FOR THE DEBTORS

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