B16 (Official Form 10) (04/13) Southern District of Mississippi United States Bankruptcy Court PROOF OF CLAIM Name of Debter: Case Number Mississippi Phosphates Corporation 14-51667 NOTE. Do not use this firm to make it claim for an administrative expense thus arises ofter the bankrigney filling. Firm may file of respect for pagement of an administrative expense according to 113/8 C. § 503. Name of Creditor (the person of other entity to whom the debute twee money or proceety): Broadbill Parmers II. LP COURT USE ONLY Name and address where makes should be sent O Clarck this box if this visim americs u Broadbill Pariners II, LP, c/o Broadbill investment Partners, LLC previously filed claim. 20 West 22nd Street, Suite 816, New York, NY 10010 Court Claim Number: Attn: Neil Subin (If known) Telephone minima: (646) 792-7253 mos arentagilidasordificamens com Filed on. Same and address where payment should be sent (if different from above). Check this box if you are aware that Broadbill Partners, LP, clo STUW LLC, as Administrative Agent anyone also has filled a proof of claim. 777 Third Avenue, 30th Floor, New York, NY 10017 relating to this claim. Attack sooy of statement giving particulars. Attn: Merc Sole Telephone inmbermsole@hudsonbaycspital.com RECEIVED Not less than 302,119.00 l: Amount of Claim as of Bute Case Filed: If all or part of the claim is secured, complete from 4. MAR 0 9 2015' If all or part of the claim is entitled to priority, complete from 3. BMC GROUP Check this box if the claim includes interest or other charges in authors to the principal amount of the claim 2. Basis for Claim: Secured Loan - See Addendum (See instruction #7) 3. Last four digits of any number In. Debine may have scheduled nivenut us: 3b. Uniform Claim litentifter (optional): by which creditor identifies debtor: (See instruction #3a) (See instruction (Gb) Amount of precurage and other charges, as of the time case was lifed, 4. Secured Claim (See instruction 84) included in secured claim, if say: Check the appropriate law if the claim is secured by a lien on property as a right of seroif, viewch required reducted documents, and provide the requested information. Basis for perfection: See Addendum Nature of property or right of setoff: Miked Estate O'Mosor Vehicle O'Other Describe: See Addendum 302,119.00 Value of Property: S Unknown Amount of Secured Claim: 0.00 Anneal Interest Bate % Officed or OVertable Amount Unserweds (when case was filed) S. Amount of Claim Entitled to Priority mader 11 U.S.C. § 507 (a). If any part of the claim falls into one of the following categories, sheek the box specifying the priority and state the amount, 🗂 Dourstic sappent obligations soules 🚼 Wages, salaries, or commissions (as to \$12,473*) (1) Contributions in an U.S.C. § 507 (ax1)(A) in (ax1)(B). carried wittin 180 days before the case was filed or the employee how lit plan -debtor's business caused, whichever is earlier --11 U.S.C. § 507 (a)(5). 11 U.S.C. § 307 (a)(4). Amount entitled to priority: Cl Up to \$2,775* of deposits foreign C) Taxes or penalties award to governmental units --O Other - Specify purchase, icass, or rental of property or 11 U S C. § 507 (a)(8) applicable paragraph of services for personal, limity, or household 11 U.S.C. 2 507 (a)(). 580 - 11 U S.C. \$ 507 (6)(7) Amoning are xubject to juljustation on 4/11/16 and every 3 years thereafter rath respect to vines commensed an or after the date of individuent. MISS PHOSPHATES 6. Credits. The annual of all payments on this chim has been credited for the purpose of making this preset of cisim. (See Instruction #6]

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B10 (Official Form 10) (04/13) Southern District of Mississippi PROOF OF CLAIM UNITED STATES BANKRUPTCY COURT Case Number: Name of Debtor: Mississippi Phosphates Corporation 14-51667 NOTE: Do not use this form to make a claim for an administrative expense that arises after the bankruptcy filing. You may file a request for payment of an administrative expense according to 11 U.S.C. § 503. Name of Creditor (the person or other entity to whom the debtor owes money or property): Broadbill Partners II. LP COURT USE ONLY Name and address where notices should be sent: Check this box if this claim amends a Broadbill Partners II, LP, c/o Broadbill Investment Partners, LLC previously filed claim. 20 West 22nd Street, Suite 816, New York, NY 10010 Court Claim Number: Attn: Neil Subin (If known) Telephone number: (646) 792-7253 email: nsubin@broadbillpartners.com Filed on: Name and address where payment should be sent (if different from above): Check this box if you are aware that anyone else has filed a proof of claim Broadbill Partners, LP, c/o STUW LLC, as Administrative Agent relating to this claim. Attach copy of 777 Third Avenue, 30th Floor, New York, NY 10017 statement giving particulars. Attn: Marc Sole Telephone number: msole@hudsonbaycapital.com Not less than 302,119.00 1. Amount of Claim as of Date Case Filed: If all or part of the claim is secured, complete item 4. If all or part of the claim is entitled to priority, complete item 5. Check this box if the claim includes interest or other charges in addition to the principal amount of the claim. Attach a statement that itemizes interest or charges. Secured Loan - See Addendum 2. Basis for Claim: (See instruction #2) 3. Last four digits of any number 3a. Debtor may have scheduled account as: 3b. Uniform Claim Identifier (optional): by which creditor identifies debtor: (See instruction #3a) (See instruction #3b) Amount of arrearage and other charges, as of the time case was filed, 4. Secured Claim (See instruction #4) included in secured claim, if any: Check the appropriate box if the claim is secured by a lien on property or a right of setoff, attach required redacted documents, and provide the requested information. Basis for perfection: See Addendum Nature of property or right of setoff: Real Estate Motor Vehicle Other Describe: See Addendum 302,119.00 Value of Property: \$ Unknown Amount of Secured Claim: 0.00 Amount Unsecured: **Annual Interest Rate** _% □Fixed or □Variable (when case was filed) 5. Amount of Claim Entitled to Priority under 11 U.S.C. § 507 (a). If any part of the claim falls into one of the following categories, check the box specifying the priority and state the amount. ☐ Domestic support obligations under 11 ☐ Wages, salaries, or commissions (up to \$12,475*) Contributions to an U.S.C. § 507 (a)(1)(A) or (a)(1)(B). earned within 180 days before the case was filed or the employee benefit plan debtor's business ceased, whichever is earlier -11 U.S.C. § 507 (a)(5). 11 U.S.C. § 507 (a)(4). Amount entitled to priority: ☐ Up to \$2.775* of deposits toward ☐ Taxes or penalties owed to governmental units – □ Other - Specify applicable paragraph of purchase, lease, or rental of property or 11 U.S.C. § 507 (a)(8). 11 U.S.C. § 507 (a)(). services for personal, family, or household use - 11 U.S.C. § 507 (a)(7). *Amounts are subject to adjustment on 4/01/16 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment. 6. Credits. The amount of all payments on this claim has been credited for the purpose of making this proof of claim. (See instruction #6)

B10 (Official Farm 10) (94/13)		2
2. Documents: Aliashed are reducted topics of any documents the running accounts, contracts, indements, merigages, security agreement account providing the information required by FRIP Mill(cX)\(\frac{1}{2}\)\(ente, or, as the case of a visite brised in i). If the vision is secured, box 4 has be i is secured by the detrice's principal res	un open-end or revolving consumer credit agreement, a en camplicad, and reducted copies of distuments providing
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCU	mente may be destroyed aft	ER SCANNING
If the documents are not evaluable, please explain:		
S. Signsture: (See immerion 28)		
Check the appropriate box.		
#1 sm the creditor. 131 am the creditor's authorized agent	3 I am the trustes, or the debtor, or their authorized agent (New Burkruptey Buir 3004.)	3.1 am a guarantor, surety, indursor, or misor codebusy. (See Bandrupicy Rule 1008.)
I declare under penalty of perjory that the information provided in the	us visins is true and correct to the best of	d'my knowledge, injimmation, and massmeltle belief,
Print Name: A FIL ZIE (S. Tide: A FILA SIE A	(Signature)	1 1000 2 10 10 10 10 10 10 10 10 10 10 10 10 10
Tolopiasia numbes email	***************************************	

Penally for presenting frondulant viame. Fine of up to \$500,000 in impressionant for up to 5 years, or both. 18 U.S.C. §§ 101 and 2011.

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The insurations and definitions believe general explanations of the law. Its termin circulastances, shelt as bankrupncy cases not filled collinarity by the debust, exceptions to those general rules may apply,

liems to be completed in Proof of Claim form

Court, Name of Debtor, and Case Number:

Fill in the federal judicial district in which the baskrupacy case was filled (for example, Central District of California), the debtor's full name, and the case manner. If the creditor received a motion of the case from the bankrupacy court, all of this information is in the top of the source.

Creditor's Name and Address:

Fill it the name of the person or entity asserting a datin and the name and salaries of the person who should receive notices issued during the bankruptcy case. A separate space to provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Fisheral Rule of Bankruptcy Procedure (FRBP) 2002(g).

1. Amount of Claim as of Date Case Filed:

State liss total amount owed to the another on the dute of the bankinguay liling. Follow the instructions conserving whether to complete from 4 and 5. Check the box if interest or other charges are included in the claim.

2. Basis for Claim:

State the type of debt or low it was incorred. Examples include goods sold, mosely board, services performed, personal injury/wrongital death, car loan, mintgage mass, and credit eard. If the vision is based on delivering health care goods or services, limit the disclosure of the goods or services to as to as old embarrorsmens as the disclosure of confidential health care information. You may be required to provide additional disclosure if an interested party objects to the claim.

3. Last Four Digits of Any Number by Which Creditor Identifies Debtor: State only the last four digits of the debtor's school or other number used by the creditor to identify the debtor.

3a. Debtor May Have Scheduled Account As.

Report a change in the creditor's name, a transferred stann, or any other information that claims a difference between this proof of claim and the claim as scheduled by the deliser.

3b. Uniform Chim lientifier:

If you use a uniform claim identifier, you may repon it here. A uniform claim identifier is an optimal 24-character identifier that certain large moditors use to facilitate electronic payment in chapter 13 cases.

4. Secured Claim:

Clearly whether the claim is fully or partially secured. Skip this section if the

claim is actively onescured. (See Perfinitions.) If the claim is secured, these the ten for the sature and value of property that secures the claim, attach sopies of lies documentation, and state, is of the date of the backruptcy filing, the ground interest rate (and whether it is fixed or variable), and the amount past due on the claim.

5. Amount of Claim Entitled in Priority Under 11 U.S.C. § 507 (a). If my portion of the claim fails into any successivy shown, check the appropriate hangs) and state the amount entitled to priority. (See Definitions.) A claim may be partly priority and parily into options. For example, in some of this categories, the law limits the amount gratified to priority.

6. Oreditat

An authorized signature on this proof of claim, success as an adaptively given that when calculating the amount of the claim, the meditor give the debtor credit for any payments received toward the debt.

3. Bucumenis:

Attach reducted capties of any documents that show the debt exists and a tien secures the debt. You must also sitted copies of documents that evidence perfection of any security interest and documents required by FRHP 3004(c) for claims based on an open-and or revolving consumer credit agreement or secured by a security interest in the debties's principal residence. You may also aboth a summary in addition to the documents themselves, FRHP 8004(c) and (d). If the claim is based on delivering leadth care goods or services, limit disclosing cantidential health erre information. Do not send original documents, as attachments may be destroyed after searching.

8. Dute and Signature:

The individual completing this proof of claim must sign and date it. FRISF 9011. If the claim is filed electronically, FRISF 5005(a)(2) authorizes courts to establish local inter-specifying volus constitutes a signature. If you sign this form, you declare under penalty of perjusy that the information provided is true and correct to the feet of your knowledge, information, and resonable belief. Your signature is also a conflictation that the claim means the requirements of FRISF 9011(b). Whether the staim is filed electronically or in person, if your name is on the signature line, you are responsible for the declaration. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the files's address and uniophone mamber if if differs from the address given on the top of the form for purposes of receiving notices. If the claim is filed by an authorized again, provide but the name of the individual filing the claim and the name of the agent. If the authorized agent is a servicer, identify the corporate services as the company. Criminal posaines apply the making a false statement on a proof of claim.

DEFINITIONS

Delice

A debter is the person, corporation, or other inmy that has filed a bankriopacy case

Creditor

A credius is a person, corporation, or other entity to whom delice twee a delit that was incomed before the date of the bankroppy filling. See 11 U.S.C. 3101 (10).

Claim

A claim is the creditor's right to receive payment for a both owed by the deficier on the date of the bankruptcy filling. See 1.1 U.S.C. §101 (5). A plain may be secured or presented.

Proof of Claim

A proof of claim is a form used by the creditor to indicate the success of the tent owed by the debter on the dete of the bankrapury filling. The creditor must file the form with the block of the same bankrapury count in which the bankrapury case was filled.

Secured Claim Under 11 U.S.C. § 808 (a)

A secured claim is one backed by a tien on property of the deltor. The claim is secured so long as the creditor has the right to be paid from the property prior to other creditors. The amount of the secured vision extend to secure distinct and except the value of the property. Any immaint owned to the creditor in excess of the resine of the property is an insocured claim. Examples of the property is an insocured claim. Examples of the property is an insocured claim. Examples of lieus on property include a mortgage on real extate or a security interest in a car. A lien may be velocitately grained by a debter or may be obtained through a court proceeding. In some states, a court judgment is a rise.

A claim also may be secured if the creditor twee the debits utimate (him a right to tertoff).

Ensecured Claim

An unsecured claims is one that does not meet the requirements of a second claim. A claim may be partly unsecured if the amount of the claim exceeds the value of the property on which the creditor has a land.

Claim Entitled to Priority Under 11 U.S.C. § 507

Priority claims are pertain categories of sossecured claims that are paid from the svalleble money or property in a hankruptcy case before other unsecured claims.

Restacted

A document his been reducted when the person tiling it has masked, edited out, or otherwise deleted, remain information. A credited must show only the less four digits of any social-security, individual's tax-identification, or financial-actional number, only the initials of a minor's ranks, and only the year of any person's date of birth. If the claim is based on the disclosure of health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information.

Evidence of Perfection

Evidence of perfection may include a moragage, hen, creditions of title, linearcing statement, or either showing that the lien has been filled or recorded.

___INFORMATION_

Acknowledgment of Viling of Claim

To incrive acknowledgment of your filling, you may sitten enclose a samped self-addressed envelope and a copy of this proof of claim or you may access the court's PACER system

(minimization last user integral) for a small fee to view year filed proof of claim.

Offers to Parchase a Claim

Certain entities are in the hasiness of purchasing stains for an amount less than the face value of the claims. One or mans of these entities may contact the meditor and offer in purchase the itelm. Some of the written communications from these entities may easily be confused with official smart ancumentation or communications from the debtor. These entities do not represent the bankrupary court or the dather. The creditor has no obligation to self its claim, any transite of such claims is subject to FRIP 2001(e), any applicable provisions of the Bankrupiny Code (11 U.S.C. § 101 or seq.), and any applicable priters of the bankrupary court.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF MISSISSIPPI GULFPORT DIVISION

In re:

S
Chapter 11

S
Mississippi Phosphates Corporation, et al.,
Debtors.

Case No. 14-51667-KMS
(Jointly Administered)

ADDENDUM TO PROOF OF CLAIM OF BROADBILL PARTNERS II, LP

- A. <u>Claimant</u>. Broadbill Partners II, LP ("<u>Claimant</u>") is a lender under the Pre-Petition Credit Agreement (defined herein). Claimant hereby files this Proof of Claim and asserts secured claims against each of the three borrowers named herein for amounts due and owing to the Claimant under various promissory notes, the Pre-Petition Credit Agreement and various collateral and security documents. The three borrowers are Mississippi Phosphates Corporation ("<u>MPC</u>"), Ammonia Tank Subsidiary, Inc. ("<u>ATS</u>") and Sulfuric Acid Tanks Subsidiary, Inc. ("<u>SATS</u>"; and together with MPC and ATS, collectively, the "<u>Borrowers</u>" or "<u>Debtors</u>"). Claimant's Proof of Claim is submitted in connection with and in addition to the Proof of Claim filed by STUW LLC (the "<u>Agent</u>"), in its capacity as the administrative agent on behalf of the Pre-Petition Lenders (defined herein), including Claimant.
- B. The Trammo Credit Agreement. The Debtors, as borrowers, and Phosphates Holdings, Inc. ("PHI"), as guarantor, entered into a Credit Agreement with Transammonia, Inc. ("Trammo") dated as of May 6, 2010 (the "Trammo Credit Agreement"), pursuant to which Trammo agreed to provide up to \$25,000,000 in financing to the Debtors. See Exh. 1. The

¹ Each of the Debtors is a debtor and debtor-in-possession in the above-captioned bankruptcy cases (the "Bankruptcy Cases").

² All exhibits attached to the Agent's Proof of Claim filed in Case No. 14-51667-KMS are incorporated herein and made a part of this Proof of Claim.

Debtors' obligations under the Trammo Agreement were evidenced by promissory notes in favor of Trammo (collectively, the "<u>Trammo Notes</u>"). See Exh. 2.

To secure the Debtors' and PHI's obligations under the Trammo Credit Agreement, the Debtors and PHI, as grantors, entered into a Pledge and Security Agreement dated as of May 6, 2010 (the "Original Trammo Security Agreement"). See Exh. 3. Subsequently, the Debtors, PHI and Trammo entered into that certain First Amendment to Pledge and Security Agreement dated as of January 1, 2013, which amended the terms of the Original Trammo Security Agreement (as amended, the "Trammo Security Agreement"). See Exh. 3-4. Pursuant to the Trammo Security Agreement, the Debtors and PHI granted liens on and security interests in all of their personal property, including, without limitation, the Debtors' and PHI's respective commercial tort claims arising from, and related to, the Deepwater Horizon Incident (collectively, the "BP Claim").

To perfect the liens and security interests granted to Trammo on the Debtors' and PHI's personal property, Trammo filed UCC-1 financing statements on May 13, 2010 with the Delaware Secretary of State (collectively, the "Trammo Financing Statements") covering "all of the [the Debtors' and PHI's respective] right, title and interest, to and under all of the assets of [each of the Debtors and PHI] whether now existing or hereafter acquired." See Exh. 5. In addition, the Debtors, PHI, Trammo and Wells Fargo entered into a deposit account control agreement to perfect Trammo's liens on the Debtors' accounts and any Trammo cash collateral in those accounts. See Exh. 6. To further secure their obligations under the Trammo Credit Agreement, each of ATS and SATS granted Trammo liens, encumbrances and other security interests in all of their respective real property interests and MPC granted Trammo liens and security interests in all of its real property interests except for the real property constituting the

³ The term "Deepwater Horizon Incident" is defined and described in that certain Economic and Property Damages Settlement Agreement, dated as of April 18, 2012, among BP Exploration and Production Inc., BP America Production Company and the other parties thereto.

east gypsum disposal facility (the "Gypstack"). See Exh. 7. MPC additionally secured its obligations to Trammo under the Trammo Credit Agreement by entering into an Assignment of Leases and Rents in favor of Trammo. See Exh. 8. To perfect the liens granted on the Debtors' real property, the Trammo deeds of trust and the Assignment of Leases and Rents were filed with the Chancery Clerk of Jackson County on May 13, 2010. *Id*.

C. The Pre-Petition Credit Agreement. In September 2013, the Debtors, as borrowers, and PHI, as guarantor, entered into that certain Amended and Restated Credit Agreement dated September 4, 2013 with the STUW LLC, as administrative agent for the lenders from time-to-time party thereto (collectively, the "Pre-Petition Lenders"), and the Pre-Petition Lenders party thereto (including Claimant), which amended and restated to Trammo Credit Agreement. See Exh. 9-14. Pursuant to the terms of the Pre-Petition Credit Agreement and the related agreements and collateral documents (collectively, the "Pre-Petition Loan Documents"), the Pre-Petition Lenders advanced a total of \$49,000,000 to the Debtors consisting of an initial loan of \$21,000,000 in September 2013, as well as \$5,000,000 in January 2014, \$10,000,000 in March 2014, and \$10,000,000 in May 2014, and periodic advances under a revolving loan, of which

⁴ Section 9.2 of the Pre-Petition Credit Agreement provides, "[t]he parties hereto agree that, on the Closing Date, after all conditions precedent set forth in Section 3.01 have been satisfied or waived: (a) the Obligations represent, among other things, the restatement, renewal, amendment, extension, and modification of the "Obligations" as defined in the Existing Credit Agreement; (b) this Agreement is intended to, and does hereby, restate, renew, extend, amend, modify, supersede and replace the Existing Credit Agreement in its entirety; (c) the Notes, if any, executed pursuant to this Agreement amend, renew, extend, modify, replace, restate, substitute for and supersede in their entirety (but do not extinguish the Debt arising under) the promissory notes issued pursuant to the Existing Credit Agreement; (d) the Security Documents and Guaranties executed pursuant to this Agreement amend, renew, extend, modify, replace, restate, substitute for and supersede in their entirety (but do not extinguish or impair the collateral security created or evidenced by) the "Security Agreement" and other collateral documents, the "Mortgage Documents," and "Guaranties" executed and delivered pursuant to the Existing Credit Agreement, as applicable, and any such Credit Document confirmed on the Closing Date by the Loan Parties party thereto remains in full force and effect; and (e) the entering into and performance of their respective obligations under the Credit Documents and the transactions evidenced hereby do not constitute a novation or be deemed to have terminated, extinguished, or discharged the "Indebtedness" under the Existing Credit Agreement and the "Security Agreement," 'Mortgage Documents" "Guaranties," or the other "Loan Documents" (or the collateral security therefor) executed in connection with the Existing Credit Agreement, which shall continue under and be governed by this Agreement and the other Credit Documents, except as expressly provided otherwise herein."

\$3,000,000 (in principal) remained outstanding as of the Petition Date. *Id.*⁵ The obligations under the Credit Agreement are evidenced by promissory notes to each of the Pre-Petition Lenders. *See* Exh. 15.

To secure the Debtors' and PHI's obligations under the Pre-Petition Credit Agreement, Trammo assigned all of its liens and security interests to the Agent pursuant to various assignments, related agreements and amendments to perfection documents (collectively, the "Assignment Documents"). See Exh. 16, 19-20, 26-39 and 45. Applicable Assignment Documents were filed and recorded with the Delaware Secretary of State and the Chancery Clerk of Jackson County, Mississippi. Id.

In addition, the Debtors, PHI and the Agent, for the ratable benefit of the Pre-Petition Lenders, entered into an Amended and Restated Pledge and Security Agreement, dated September 4, 2013 (as amended, the "Pre-Petition Security Agreement"), granting the Agent, for the benefit of the Pre-Petition Lenders, a lien on and security interest in all of the Debtors' and PHI's personal property, including commercial tort claims (including, without limitation, the BP Claim). See Exh. 10, 17 and 18. The Agent perfected its liens on the Debtors' and PHI's personal property by filing UCC-1 financing statements with the Delaware Secretary of State on September 9, 2013, and taking custody and possession of the certificated shares of each of the Debtors. See Exh. 40-44 Additionally, the Agent entered into assignments of the Debtors' account control agreement, and entered into a separate account control agreement to perfect the Agent's interest in PHI's account and any cash collateral in that account. See Exh. 21.

To further secure their obligations under the Pre-Petition Credit Agreement, each of the Debtors reaffirmed its respective prior liens, encumbrances and other security interests (assigned

⁵ Between closing and October 2014, the Debtors, as borrowers, and PHI, as guarantor, entered into five amendments to the Amended and Restated Credit Agreement (as amended, modified or restated, the "<u>Pre-Petition Credit Agreement</u>"). See Exh. 9-14.

by Trammo to the Agent) in all of its real property interests (except for the Gypstack, which Trammo did not assign to the Agent), and MPC entered into a new Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated October 4, 2013 (the "Related Area Deed of Trust"). See Exh. 22-39. The Related Area Deed of Trust and the reaffirmations of the real property were each filed and recorded with the Chancery Clerk of Jackson County, Mississippi. Id.⁶

- D. <u>Claim Amount</u>. The amount of the secured claims asserted by Claimant, as of the Petition Date, including accrued and unpaid interest, is \$302,119.00. Claimant's claim is comprised of the following amounts:
 - Principal: \$298,758.00
 - Accrued and unpaid interest as of the Petition Date: \$3,361.00

Additionally, Claimant asserts claims against the Debtors, to the extent permitted by applicable law and the Pre-Petition Credit Agreement, for interest, reimbursable fees and charges accrued or incurred after the Petition Date, including (but not limited to) all professional fees (including attorneys' and advisors' fees), whether incurred by any of the Lender Parties, after the Petition Date, in connection with the collection of amounts due and owing to Claimant, and enforcement and protection of Claimant's rights and remedies under the Pre-Petition Credit Agreement. The total amount of such post-petition interest, fees, charges, costs, expenses and professional fees cannot, at this time, be calculated or estimated reasonably. In executing and filing this Proof of Claim, Claimant does not waive any right to any amount owed to it, including

⁶ For a complete description of the pre-petition collateral – including legal descriptions of such property and definitions of capitalized terms used herein – please refer to the Pre-Petition Loan Documents annexed hereto.

⁷ Claimant's claims for pre-petition professional fees and related costs and expenses are included in the Proof of Claim filed by the Agent.

all such interest, fees, charges, costs, expenses or attorneys' fees, by not stating a specific figure therefore at this time, nor any right to any security held by it.

- E. <u>Supporting Documents and Description of Collateral Securing Agent's Claim</u>. The documents that support Claimant's claims include the supporting documents set forth on <u>Schedule 1</u>. Copies of all documents listed on Schedule 1 are annexed to the Proof of Claim filed by the Agent as Exhibits 1-46 and are incorporated by reference herein.
- Additional Claims. Claimant may also have claims against the Debtors for any and all other amounts, liabilities and obligations arising under and in connection with the Pre-Petition Credit Agreement and other Pre-Petition Loan Documents, and reserves its right to amend or supplement this Proof of Claim to include such other amounts, liabilities and obligations.
- G. No judgment has been rendered on the claims set forth in this Proof of Claim.
- H. <u>Prior Credits</u>. The amount of all payments on the claims set forth in this Proof of Claim, including all pre-petition payments made by the Debtors on behalf of Claimant to attorneys, advisors and other professionals retained by the Agent, has been credited and deducted for the purpose of making this Proof of Claim.
- I. <u>Setoff; Counterclaim</u>. The amounts due and owing as set forth in the Proof of Claim are not subject to any valid setoff or counterclaim.
- Proof of Claim. This Proof of Claim is being filed in connection to the Proof of Claim filed by the Agent, as the administrative agent for the Pre-Petition Lenders. The Proof of Claim filed by the Agent is filed with respect to each Pre-Petition Lender's pro rata share of Obligations (as described in the Pre-Petition Credit Agreement) due to it under the Pre-Petition Credit Agreement. Claimant's Proof of Claim is solely filed with respect to Claimant's pro rata share

of Obligations due to it under the Pre-Petition Credit Agreement. Claimant reserves its right to amend and/or supplement this Proof of Claim from time to time as it may deem necessary and proper.

K. **Notices.** All notices in respect of this Proof of Claim should be forwarded to:

> Broadbill Partners II, LP c/o Broadbill Investment Partners, LLC 20 West 22nd Street, Suite 816 New York, NY 10010 Attn: Neil Subin

Email: nsubin@broadbillpartners.com

L. **Distributions.** All distributions in respect of this Proof of Claim should be forwarded to:

> Broadbill Partners II, LP c/o STUW LLC, as Administrative Agent 777 Third Avenue, 30th Floor New York, NY 10017 Attn: Marc Sole

Email: msole@hudsonbaycapital.com

M. Filing. This Proof of Claim is filed pursuant to Federal Rule of Bankruptcy Procedure 3002, and is filed to assert and preserve the claims of Claimant against the Debtors herein and to protect the Agent and each of the Pre-Petition Lenders (collectively, the "Lender Parties") from forfeiture of claims. Filing of this Proof of Claim is not and should not be construed to be, inter alia: (i) a consent by any of the Lender Parties to the jurisdiction of this Court with respect to the subject matter of the claims set forth in this Proof of Claim, any objection or other proceeding commenced with respect thereto or any other proceeding commenced in these Bankruptcy Cases against or otherwise involving the Lender Parties; (ii) a waiver of the right of any Lender Party to trial by jury in any proceedings so triable in these Bankruptcy Cases or any controversy or proceedings related to these Bankruptcy Cases; (iii) a waiver or release of any of the Lender Parties' rights against the Debtors, their non-debtor principals or affiliates, or any other entity or person liable for all or part of any claim described herein; (iv) a waiver of the right to seek to have the reference withdrawn with respect to the subject matter of these claims, any objection or other proceedings commenced with respect thereto, or any other proceedings commenced in this case against or otherwise involving the Lender Parties; (v) a waiver of any right of subordination in favor of the Lender Parties of indebtedness or liens held by creditors of the Debtors; (vi) an election of remedies; (vii) a waiver of any rights the Lender Parties may have pursuant to section 506(b) of the Bankruptcy Code; (viii) a waiver or limitation on the right of the Lender Parties to vote on any plan or plans of reorganization proposed in the Bankruptcy Cases; or (ix) a waiver of any additional claims or other rights the Lender Parties may have against the Debtors.

SCHEDULE 1 - SUPPORTING DOCUMENTS⁸

A. Trammo Loan Documents

- 1. Credit Agreement dated as of May 6, 2010
- 2. Promissory Notes from the Borrowers to Trammo
- 3. Pledge and Security Agreement dated as of May 6, 2010
- 4. First Amendment and to Pledge and Security Agreement entered into as January 1, 2013
- 5. UCC-1 Financing Statements
- 6. Deposit Account Control Agreement
- 7. Deeds of Trust
- 8. Assignment of Leases and Rents

B. STUW Pre-Petition Loan Documents

- 9. Amended and Restated Credit Agreement, dated September 4, 2013
- 10. First Amendment to Amended and Restated Credit Agreement, dated January 10, 2014,
- 11. Second Amendment to Credit Agreement, dated March 11, 2014
- 12. Third Amendment to Credit Agreement, dated May 29, 2014
- 13. Fourth Amendment to Credit Agreement and Amendment to Security Agreement, dated August 8, 2014
- 14. Fifth Amendment to Credit Agreement, dated October 24, 2014
- 15. Promissory Notes and Assignments

C. COLLATERAL DOCUMENTS

- 16. Lien Assignment Agreement, dated September 4, 2013
- 17. Amended and Restated Pledge and Security Agreement, dated September 4, 2013

⁸ Each of the supporting documents have only been filed in connection with the Agent's Proof of Claim filed in Case No. 14-51667-KMS. Additional documents, including, supporting summary invoices of legal counsel, exhibits, other documents referenced in the Pre-Petition Loan documents are voluminous and available (in electronic form) upon request to counsel for the Agent, Karl Burrer, Haynes and Boone, LLP, 1221 McKinney Street, Suite 2100, Houston Texas 77010. In addition, the Pre-Petition Credit Agreement and related loan documents have been accessible through the Debtors' data room since November 12, 2014.

- 18. Amended and Restated Guaranty Agreement, dated September 4, 2013
- 19. Confirmation and Omnibus Amendment to Security Documents, dated September 4, 2013
- 20. Assignment and Assumption of Deposit Account Control Agreement, dated September 10, 2013
- 21. Deposit Account Control Agreement, dated September 12, 2013
- Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated October 4, 2013
- 23. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated March 11, 2014
- 24. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated May 29, 2014
- 25. Amendment to Reaffirmation Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated August 8, 2014
- 26. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated December 9, 2013
- 27. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated March 11, 2014
- 28. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated May 29, 2014
- 29. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated August 8, 2014
- 30. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated December 9, 2013
- 31. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated March 11, 2014
- 32. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated May 29, 2014
- 33. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated August 8, 2014
- 34. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated December 9, 2013

- 35. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated March 11, 2014
- 36. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated May 29, 2014
- 37. Amendment to and Reaffirmation of Deed of Trust, Security Agreement, Fixture Filing and Assignment of Leases and Rents, dated August 8, 2014
- 38. Amendment to Assignment of Leases and Rents, dated December 9, 2013
- 39. Amendment to Assignment of Leases and Rents, dated December 9, 2013
- 40. MPC, Certificate No. 3, representing 1,000 shares
- 41. Ammonia Tank, Certificate No. 1, representing 100 shares
- 42. Sulfuric Acid Tanks, Certificate No. 1, representing 100 shares
- 43. UCC-1 Financing Statements
- 44. UCC-3 Amendments
- 45. UCC-3 Assignments

D. PRO RATA CALCULATION CLAIMS

46. Pro Rata Calculation of Claims

Southern District of Mississippi Claims Register

14-51667-KMS Mississippi Phosphates Corporation

Judge: Katharine M. Samson Chapter: 11

Office: Gulfport-6 Divisional Office

Last Date to file claims: 02/24/2015

Trustee:

Last Date to file (Govt): 04/25/2015

Creditor: (3909622)
Broadbill Partners II, LP
c/o Broadbill Investment
Partners, LLC

ATTN: Neil Subin 20 West 22nd Street, Suite

816

New York, NY 10010

Amount claimed \$302119.00 Secured claimed \$302119.00

Claim No: 186 Status: Original Filed Filed by: CR

Date: 03/03/2015 Entered by: Robert Alan Original Entered Byrd

Original Entered Byrd
Date: 03/03/2015 Modified:

History:

Details 186- 03/03/2015 Claim #186 filed by Broadbill Partners II, LP, Amount claimed: 1 \$302119:00 (Byrd, Robert)

Description:

Remarks. (186-1) Claim filed to correct Claim No. 144 timely filed on 2/20/15 to correct name of company

Claims Register Summary

Case Name: Mississippi Phosphates Corporation

Case Number: 14-51667-KMS

Chapter: 11
Date Filed: 10/27/2014
Total Number Of Claims: 1

Total Amount Claimed* \$302119.00

Total Amount Allowed*

*Includes general unsecured claims

The values are reflective of the data entered. Always refer to claim documents for actual amounts.

	Claimed	Allowed
Secured	\$302119.00	
Priority		•
Administrative	***************************************	