# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Court Order Releasing Security Interest

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
NATIONAL BANK OF CANADA		I12/16/2002 I	A CANADIAN BANKING CORPORATION: CANADA
CONGRESS FINANCIAL CORPORATION		12/16/2002	CORPORATION: CALIFORNIA

#### **RECEIVING PARTY DATA**

Name:	NATIONAL REFRACTORIES & MINERALS CORPORATION
Street Address:	1378 Stealth Street
City:	Livermore
State/Country:	CALIFORNIA
Postal Code:	94551
Entity Type:	COMPANY: CALIFORNIA

### PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	859535	COELEX
Registration Number:	764158	OCEANITE
Registration Number:	792052	MONO GUN
Registration Number:	1340735	KRILINE

#### **CORRESPONDENCE DATA**

Fax Number: (215)979-1020

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

215-979-1191 Phone:

Email: nkmclaughlin@duanemorris.com

Correspondent Name: Nicole K. McLaughlin

Address Line 1: Duane Morris LLP, One Liberty Place

Address Line 2: 36th Floor

Address Line 4: Philadelphia, PENNSYLVANIA 19103-7396

**TRADEMARK** 

**REEL: 003147 FRAME: 0021** 

900030835

NAME OF SUBMITTER:	Nicole K. McLaughlin
Signature:	/nicole k. mclaughlin/
Date:	08/25/2005
Total Attachments: 5 source=RESCO 2#page1.tif source=RESCO 2#page2.tif source=RESCO 2#page3.tif source=RESCO 2#page4.tif source=RESCO 2#page5.tif	

TRADEMARK REEL: 003147 FRAME: 0022

GOLDBERG, STINNETT, MEYERS & DAVIS A Professional Corporation ERRANCE L. 51...

AIRIAM KHATIBLOU, E52...

14 Montgomery Street, Suite 2900
San Francisco, California 94104
Telephone: (415) 362-5045

Attorneys for National Refractories & Minerals Corporation, Chicago Fire Brick
Company, Wellsville Fire Brick Company, National Affiliated Technologies, Inc.
and National Refractories & Minerals, Inc., Debtors in Possession 4 7 8 9 10 11 In re

NATIONAL REFRACTORIES &

Corporation, et al.,

MINERALS CORPORATION, a California

Debtors.

Chapter 11

Jointly Administered

croby certify that the OAKLAND DIVISION Case No. 01-45482 T 11

true and correct copy of the

OSS.

種物を登し

S C

15

16

17

12

13

14

ORDER AUTHORIZING AND APPROVING AGREEMENT BETWEEN NATIONAL REFRACTORIES & MINERALS CORPORATION AND RESCO PRODUCTS, INC. FOR SALE OF ASSETS FREE AND CLEAR OF SECURITY INTERESTS, LIENS, ENCUMBRANCES, CLAIMS OR OTHER INTERESTS

18

19

20

21

22

23

24

The Motion Of National Refractories & Minerals Corporation For An Order Authorizing And Approving Sale Of Various Assets, Free And Clear Of Liens, To Resco Products, Inc. (the "Motion"), wherein National Refractories & Minerals Corporation ("National") seeks and order (i) authorizing and approving the Asset Purchase Agreement (the "Agreement") between National, as Seller, and Resco Products, Inc. ("Resco"), as Buyer, a copy of which is attached hereto as Exhibit "A", and (ii) approving the sale of the Assets (as defined in the Agreement) free and clear of the security interests, liens, encumbrances, claims or other interests of the lienholders, or potential

25

26

27

28

ORDER AUTHORIZING AND APPROVING AGREEMENT BETWEEN NATIONAL REFRACT**URADEMARK**ORPORATION AND

lienholders, identified in the Motion, having come on for hearing on December 16, 2002;

GOLDBERG, STINNETT, MEYERS & DAVIS, A Professional Corporation, by TERRANCE L.

RESCO PRODUCTS, INC. FOR SALE OF ASSETS FREE AND CLEAR OF SECURRELETERS 03147 FRAME: 0023

STINNETT, ESQ., appearing on behalf of National in support of the Motion; and the other appearances as noted in the record; and due and proper notice of the hearing upon the Motion having been given to the parties in interest identified in the Motion in accordance with the requirements of the Amended Order Authorizing Limited Notice previously filed herein on December 18, 2001; and no objection to the approval of the Agreement or the additional relief requested in the Motion having been filed; and

Congress Financial Corporation (Western) having consented to the approval of the Agreement and the sale of the Assets free and clear of any security interest, lien, encumbrance, claim or other interest of Congress Financial Corporation (Western); and

Kaiser Aluminum & Chemical Corporation having consented to the approval of the Agreement and the sale of the Assets free and clear of any security interest, lien, encumbrance, claim or other interest of Kaiser Aluminum & Chemical Corporation; and

It appearing, and the Court finds, that any security interest, lien, encumbrance, claim or other interest, if any, asserted by any of the other lienholders, or potential lienholders, identified in the Motion either (i) is subject to a bona fide dispute as to the nature, extent and/or validity of such security interest, lien, encumbrance or other interest, or (ii) secures a claim against the Assets that is not an allowed secured claim herein; and/or any objection filed by such other lienholder or potential lienholder has been withdrawn, resolved as provided herein or overruled; and

It further appearing, and the Court finds, that the Agreement was negotiated, proposed and agreed to by National and Resco without collusion, in good faith and at arms-length, and Resco has undertaken the transactions contemplated by the Agreement in good faith, as that term is used in section 363(m) of the Bankruptcy Code, and as such, is entitled to all of the protections afforded thereby; and

It further appearing, and the Court finds, that (a) the consideration to be paid by Resco for the purchase of the Assets (i) is fair and constitutes reasonably equivalent value for the Assets under the Bankruptcy Code and applicable state law fraudulent conveyance or fraudulent transfer laws, (ii) is in the best interests of National's estate, (iii) is the highest and best price that can be obtained for the Assets, (iv) will provide a greater recovery for the creditors herein and other interested parties than

would be provided by any other practically available alternative; and (b) the Agreement, and the transactions described therein, (i) were not entered into for the purpose of hindering, delaying or defrauding creditors, and (ii) will be a legal, valid and effective transfer of the Assets as of the closing of the transaction, and (iii) upon the closing, and the payment of the Purchase Price, will vest in Resco all of the Sellers' right, title and interest in the Assets free and clear of the security interests, liens, encumbrances, claims or other interests described in the Motion; and

It further appearing, and the Court finds, that a sale of the Assets outside of the ordinary course of National's business, and outside the context of a confirmed plan, is appropriate under the circumstances herein and that National has demonstrated a sound business purpose for the transaction contemplated by the Agreement; and

The Court having filed herein additional findings of fact and conclusions of law which are deemed to be incorporated herein; and

## GOOD CAUSE APPEARING

IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows:

- 1. The Agreement between National, as Seller, and Resco, as Buyer, attached hereto as "Exhibit "A" is hereby authorized and approved.
- 2. All findings of fact set forth above and in the additional findings of fact filed herein are hereby adopted as conclusion of law.
- 3. Pursuant to Sections 363(b) and 363(f)(2) and (f)(4) of the Bankruptcy Code, National is hereby authorized to sell the Assets (as defined in the Agreement) to Resco free and clear of any security interests, liens, encumbrances, claims or other interests of Congress Financial Corporation (Western), Kaiser Aluminum & Chemical Corporation, National Bank of Canada, Citicorp North America, Inc., First National Bank of Mexico, the Pension Benefit Guaranty Corporation, Norstan Financial Services, Inc., F&S International, Inc., Metallia U.S.A., LLC, Vacaville Cryogenics, Charter Financial, Inc., Wells Fargo Financial Leasing, Inc., Toyota Motor Credit Corporation, First National Bank of Audrain County, Aluchem, Inc., ABB Trading US, General Electric Capital Corporation, Penoles Metals & Chemicals, Inc., International Computer Services, Inc., Clark Equipment Corp., Caterpiller Financial Services Corporation, Textron Financial Corporation, Pitney

Bowes Credit Corporation, Norwest Equipment Finance, Inc. and those Federal, State and Local taxing authorities set forth in Exhibit "B" attached hereto and incorporated herein by reference (hereinafter collectively referred to as the "Lien Creditors or Potential Lien Creditors").

- 4. National is hereby authorized to execute any and all documents feasonably necessary and proper to conclude and effect the Agreement.
- 5. National is hereby authorized to pay out of the proceeds of sale any amounts (a) required to cure any existing defaults with regard to any of the Assumed Contract, Licenses, Permits, etc., to be assumed by National and assigned to Resco, (b) owed as of the closing of the sale of the Assets to any landlord, warehousemen or other person or entity on whose premises any of the Assets may be located, and (c) any lien upon the Assets asserted by any Federal, State or Local taxing authorities, whether or not such Federal, State or Local taxing authorities are set forth in Exhibit "B" hereto.
- 6. National is hereby authorized to pay to Congress Financial Corporation (Western) the final net proceeds from the sale of the Assets.
- 7. This Court retains jurisdiction to enforce the terms and provisions of the Agreement, all amendments thereto, any waivers and consents thereunder, and each of the agreements executed in connection therewith in all respects, including, but not limited to, retaining jurisdiction to (a) compel delivery of the Assets to Resco, (b) compel delivery of the Purchase Price or performance of other obligations owed to National, (c) resolve any disputes arising under or related to the Agreement, and (d) interpret, implement, and enforce the provisions of the Agreement and this Order.
- 8. The Agreement and any related agreements, documents or other instruments may be modified, amended or supplemented by National and Resco in accordance with the terms thereof, without further order of the Court, provided, however, that any such modification, amendment or supplement does not have a material adverse effect on National's estate.
- 9. The terms and provisions of the Agreement and this Order shall be binding in all respects upon, and shall inure to the benefit of, National, its estate, and its creditors, Resco and their respective affiliates, assigns and transferees and any affected third parties, notwithstanding any subsequent appointment of any trustee(s) under any chapter of the Bankruptcy Code, as to which

such terms and provisions likewise shall be binding. Notwithstanding Rules 6004(g) of the Federal Rules of Bankruptcy Procedure, the 10. effectiveness of this Order shall not be stayed for ten (10) days after entry on the docket of such Order, which Order shall be effective and enforceable immediately upon such entry. Dated: December 16, 2002 United States Bankruptcy Judge