Form PTO-1594 RECORDATION FOR TRADEMAL	
OMB No. 0651-0027 (exp. 5/31/2002) Tab settings	* * *
To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.	
Name of conveying party(ies): Bank of America, N.A., as Agent	Name and address of receiving party(ies) Name: Tultex Corporation Internal Address:
Individual(s) General Partnership Corporation-State Other Additional name(s) of conveying party(ies) attached? Assignment Security Agreement Other Release of Security Agreement Association Limited Partnership Limited Partnership Ves No Merger Other Change of Name	Street Address: 101 Commonwealth Boulevard City: Martinsville State: VA Zip: 24115 Individual(s) citizenship Association General Partnership Limited Partnership Corporation-State Virginia Other If assignee is not domicilod in the United; States, a domestic
Execution Date: 05/17/2000	representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No
4. Application number(s) or registration number(s): A. Trademark Application No.(s) Additional number(s) at	B. Trademark Registration No.(s) 2312279; 1968557 1733245; 1657481; 1420194; 1162033 tached Yes V No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Internal Address: Greenebaum Doll & McDonald PLLC 3300 National City Tower	7. Total fee (37 CFR 3.41)
Street Address: 101 South Fifth Street	8. Deposit account number: 50-0976
City: Louisville State: KY Zip:40202	
DO NOT USE THIS SPACE	
9. Signature. Karen L. Lynd Name of Person Signing Total number of pages including cover sheet, attachments, and document: Total number of pages including cover sheet, attachments, and document:	

Mall documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

Recordation Form Cover Sheet Continuation of Information in Item No. 2

2. Name and address of additional receiving party:

Name: California Shirt Sales, Inc.

Street Address: 800 South Raymond Avenue

City: Fullerton

State: CA

Zip: 92631

✓ Corporation – State: Virginia

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF VIRGINIA LYNCHBURG DIVISION

In re: Procedurally Consolidated

Case No. 99-03626 : TULTEX CORPORATION, Chapter 11

a Virginia corporation, et al.,

Debtors.

ORDER AUTHORIZING SALE OF DISTRIBUTION BUSINESS ASSETS FREE AND CLEAR OF LIENS, CLAIMS AND ENCUMBERANCES (Distribution Business Assets)

This matter coming before the Court on the Motion of Debtors and Debtors in Possession For An Order (A) Establishing Bidding Procedures and Approung a Break-Up Fee and (B) Authorizing the Sale of the Distribution Business Assets (the "Motion") filed by the above-captioned debtors and debtors in possession (collectively, the "Debtors"); the Court having reviewed the Motion and having heard the statements of counsel in support of the relief requested in the Motion at a hearing before the Court (the "Hearing"); the Court finding that (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 15 and 1334, (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2) and (c) notice of the Motion (and service of the proposed order) was sufficient under the circumstances; and the Court having determined that the legal and factual bases set forth in the Motion and at the Hearing establish just cause for the relief herein granted;

IT IS HEREBY ORDERED THAT:

1. The Motion is GRANTED.

REEL: 002474 FRAME: 0277

- 2. Capitalized terms not otherwise defined herein have the meanings given to them in the Motion.
- 3. The Distribution Business Sale Agreement is approved pursuant to Bankruptcy Code section 363(b).
- 4. The Debtors are authorized, pursuant to sections 105(a and 363(b)(1) of the Bankruptcy Code, to sell the Distribution Business Assets pursuant to the terms set forth in the Distribution Business Sale Agreement, and to take any and all action necessary, appropriate or advisable to complete such sales. All such Distribution Business Assets shall be sold "AS IS, WHERE IS" without representation or warranty of any kind, unless expressly otherwise noted in the Distribution Business Sale Agreement.
- 5. The Debtors are authorized under section 363(f) of the ankruptcy Code to sell, convey, transfer and deliver the Distribution Business Assets to the Perchaser (or any Third Party), free and clear of any and all claims, liens and encumbrances including the Liens, with any such Liens to transfer, affix and attach to the sale proceeds of the Distribution Business Assets.
- 6. The holders of Liens (or their respective agents or representatives) shall assist the Debtors in their performance under the Distribution Business Sale Agreement by executing and delivering any and all additional instruments and documents which may be necessary, desirable or customary to enable the Debtor to consummate the Distribution Business Sale Agreement and the transactions contemplated therein, including the release of any existing Liens on the Distribution Business Assets and any document required to effect the transfer of title.

The Debtors shall use the gross proceeds from the sale of the Distribution 7. Business Assets to pay the customary closing costs related to the sale, including, but not limited to, the cost of preparation of documents effecting releases of any piens against the Distribution Business Assets. After payment of the foregoing, the remaining proceeds (the "Remaining Proceeds") shall be disposed of as follows: (i) the Debtors skall remit to the Indenture Trustee (for the benefit of the Bondholders) \$221,433, which is amount equal to twenty percent (20%) of the book value of the machinery and equipment fing acquired by the Purchaser; and (ii) the Debtors shall remit the balance of the Remaining Proceeds to Bank of America N.A. as agent ("Bank of America") for the Debtors' post-petition debtor-inpossession lenders (collectively, the "DIP Lenders") pursuant to that cert#in \$150,000,000 Senior Secured Super Priority Debtor-in-Possession Loan and Security Assertment dated as of December 3, 1999 (as amended, the "DIP Loan Agreement"). Bank of America shall be and is hereby authorized to apply the balance of the Remaining Proceeds receised and any payments received on account of the Pledged Note or the LC (as such terms are defined in Paragraph 8 of this Order) to the outstanding obligations due and owing under the DIP Loan Agreements subject to the DIP Lenders' remitting to the Indenture Trustee such amounts as the parties may agree upon in writing, or in the absence of such agreement, as the Court may determine are the values allocable, if any, with respect to any real property leases (the "Leaseholds") assumed by and assigned, or otherwise transferred, to the furchaser. This Court shall schedule a hearing on request either by the Indenture Trustee of Bank of America with respect to valuation of such Leaseholds or the allocation of that portion of the purchase price for the Distribution Business Assets thereto at a later date upon a minimum of twenty

(20) days notice to either party and all other parties-in-interest. The reselvation of future determination of issues of valuation with respect to the Leaseholds is without prejudice and with reservation of all rights, claims, objections and interests on behalf of Bank of America, the Indenture Trustee or any other party-in-interest. Further, any and all mittances made hereunder to the Indenture Trustee or Bank of America shall be subject to the investigation rights of the Official Committee of Unsecured Creditors, as such rights and defined and circumscribed in accordance with paragraph 9 of the Court's Final Order pproving Debtors' Emergency Motion for Order Authorizing Debtors to Incur Post-Petition secured Indebtedness and Granting Security Interests and Priority, and Providing Adequate Production, dated January 5, 2000 (the "DIP Order"), provided further that the making of such remittance shall not affect any security interest of Bank of America, the Indenture Trustee and in the Bondholders in the Remaining Proceeds, which security interest shall continue, so that, inter alia, in the event that Bank of America, N.A., as agent for the DIP Lenders, or the Intenture Trustee and/or the Bondholders are not entitled to retain all or a portion of such Remaining Proceeds, the security interest of Bank of America, the Indenture Trustee and/or the iondholders in all or any such portion of the Remaining Proceeds shall continue both before and after such Remaining Proceeds have been returned to the Debtors' estates.

8. Pursuant to the terms of that certain Assignment of Note (the "Assignment") to be executed by and among Bank of America, as agent, and Tultex Corporation ("Tultex"), California Shirt Sales, Inc. (CSC"), a Virginia corporation, and Tultex/T-Shirt City, Inc. ("TSC"), a Virginia corporation (Tultex, CSC and TSC collectively, the "Assignors") and to be dated as of May 22, 2000, as well as the DIP Order and the DIP Loan I ocuments (as

defined in the DIP Order), any and all interests of the Debtor's estates in must certain that certain Promissory Note to be executed and dated as of May 22, 2000 from TSC Acquisition, LLC in favor of the Assignors, in the stated original principal amount as letermined in accordance with the Distribution Business Sale Agreement (together with II amendments, restatements and modifications thereof, the "Pledged Note") and that cerdin letter of credit (the "LC"), to be issued in favor of the Assignors as security for payments due under the Pledged Note shall be transferred, free and clear of any and all liens, claids, interests or encumbrances (other than with respect to the liens, claims, interests and elecumbrances existing in favor of the Indenture Trustee and the Bondholders, which liens, claim interests and encumbrances are subordinate to the interests of Bank of America and the DIP Lenders), to Bank of America, as agent, for application against the Debtors' Obligation under the DIP Loan Documents (as defined in the DIP Order). The Assignors are hereby expressly authorized and directed to execute the Assignment, and to otherwise perform any and all duties and obligations imposed upon them thereunder. Upon execution, the Assignment will constitute a valid and binding obligation of each of the Assignors, enforceable against each of the Assignors, and any and all successors and assigns thereof, according to its terms.

- 9. Closing on the Distribution Business Sale Agreement shill occur within five (5) days of the date of the entry of this Order.
- Agreement pursuant to this Order has purchased (or will purchase) all such assets in good faith for purposes of section 363(m) of the Bankruptcy Code and Federal Rule of Bankruptcy Procedure 7062, which provisions shall apply to this Order.

11. Notwithstanding Federal Rule of Bankruptcy Procedure 6004(g), this is a that is not stayed pursuant to Federal Rule of Bankruptcy Procedure 6004(g) final order and section 363(m) of the Bankruptcy Code and Federal Rule of Bankruptcy

Procedure 7062 shall apply to this Order.

The Clerk is directed to send a copy of this Order to Bruce H. Marson, at LeClair

Ryan, 707 East Main Street, 11th Floor, Richmond, Virginia 23219

Date: May 17, 2000

UNITED STATES BANKRUPTCY JUDGE

I ask for this:

Bruce H. Matson, Esq. (Va. Bar No. 22874)

Lynn Lewis Tavenner, Esq. (Va. Bar No. 30083)

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ATTORNEYS FOR DEBTORS AND DEBTORS-IN-POSSESSION

A TEMS COPY, TESTE:

JOHAN W. L. CRAIG, II, CLERK

UNITED STATES BANKRUPTCY COURT

Barbara D. OKa

Deputy Clerk

Seen and not objected to:

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OFFICE OF THE U.S. TRUSTEE

806 Poff Federal Building

280 Franklin Road, S.W.

Roanoke, Virginia 24011-2212

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Certification

I hereby certify that the foregoing proposed Order Authorizing Sale of Distribution Business Assets Free and Clear of Liens, Claims and Encumbrances (Distribution Business Assets) has either been endorsed by or served upon all parties to the action.

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Bruce H. Matson