

**SuperSat® Custom Detergent Systems
EQUIPMENT LOAN AGREEMENT**

This agreement is entered into between DuBois Chemicals DBA Blendco Systems and you, the Operator named below. Upon installation of the SuperSat® Custom Detergent System, you accept and agree to the following terms of agreement:

TERMS:

1. The agent listed below has agreed to place a SuperSat unit in your facility on a loan basis. Under this agreement, you are granted the right and license to use the patented SuperSat process at the location named below.
2. Blendco Systems retains title to and ownership of the SuperSat equipment system which is being loaned to you under this Agreement. You do not have any right to encumber or create a lien relating to this equipment.
3. **The equipment and custom detergent process are covered by patents upon which a royalty is payable and included in the price of the detergent products.** Only SuperSat products may be used in the process. You may not remove or conceal any trademark, patent or license notice attached to the equipment or product packaging.
4. You may use the SuperSat process only at the location named below. The equipment cannot be transferred or moved from the location address listed on the agreement without written authorization from Blendco Systems.
5. You cannot duplicate the process or equipment or expand its use beyond that stated in this agreement. You may not rent, lease, lend or otherwise allow others to use the process or equipment without written authorization from Blendco Systems.
6. This loan agreement is not transferable to others and the lending agent must be notified of any discontinuance of equipment use.
7. The loan agreement remains in effect until terminated by either party.
8. Blendco Systems warrants the repair or replacement of major equipment parts of the SuperSat system as needed, under normal use (see Warranty List attached). The cost of all other parts and replacement of consumable items, and of repairs or replacements due to abnormal wear or breakage will be borne by the operator.
9. In no event shall Blendco Systems or its agent be liable for any direct, incidental or consequential damages resulting from the operator's use of the equipment.
10. Blendco Systems may terminate this agreement if any of the above terms are breached. Upon termination by either party, the operator will immediately surrender the equipment to the agent named below either by written or verbal request.
11. This signed agreement must be mailed to Blendco Systems within 10 days of unit installation.

Unit Serial Number _____ Date _____

Company/Operator Name _____
SuperSat Location Address _____

Signature of Operator _____

Name of Lending Agent _____
Signature of Lending Agent _____