## Edgar Filing: CTI INDUSTRIES CORP - Form 8-K

CTI INDUSTRIES CORP Form 8-K September 30, 2005		
UNITED STATES		
SECURITIES AND EXCHANGE COMMISSION		
Washington, D.C. 20549		
FORM 8-K		
CURRENT REPORT		
Pursuant to Section 13 or 15(d) of the Securities Excha	nge Act of 1934	
Date of Report (Date of earliest event reported): Septer	nber 30, 2005	
	TI INDUSTRIES CO	DRPORATION pecified in its charter)
Illinois	000-23115	36-2848943
(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification No.)
22160 N. Pepper Road, Barrington, Illinois		60010
(Address of principal executive offices)		(Zip Code)
Registrant s telephone number, including area code	(847) 382-1000	
(Former name	N/A e or former address, if	f changed since last report.)
Check the appropriate box below if the Form 8-K is int following provisions:	ended to simultaneous	sly satisfy the filing obligation of the registrant under any of the
_  Written communications pursuant to Rule 425 under	r the Securities Act (1	7 CFR 230.425)

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_  Soliciting material pursuant to Rule	e 14a-12 under the Exchange Act (	(17CFR 240.14a-12)	
_  Pre-commencement communication	ns pursuant to Rule 14d-2(b) unde	er the Exchange Act (17 CFR 240.14d-2(b))	
_  Pre-commencement communication	ns pursuant to Rule 13e-4(c) under	er the Exchange Act (17 CFR 240.13e-4(c))	
Item No. 1.01 Entry into a Material	Definitive Agreement.		
Cole Taylor Bank (the Bank ). On I Agreement ) for a term expiring on E Registrant or the Bank shall give notic the Amendment, the Loan and Securit	December 30, 2003, Registrant entracember 31, 2005, providing for a see of its election to terminate at leasy Agreement between Registrant a	to Loan and Security Agreement ( Amendment ) between Reg tered into a Loan and Security Agreement with the Bank ( Loan automatic extension of original term for an additional one year tast 90 days prior to the expiration of the original term. Under the and Cole Taylor Bank (the Bank ) shall terminate as of Decer gations of Registrant to the Bank on that date.	n and Security term unless te terms of
Bank has agreed to loan to Registrant maximum amount of \$7,500,000, (ii)	as a revolving loan up to 85% of eloaned to Registrant at the date of a second term loan on May 27, 200	at between Registrant and the Bank dated December 31, 2003, (i eligible receivables of Registrant and 50% of eligible inventory, the agreement as a first term loan the sum of \$3,500,000 and (ii 05. The first term loan is payable in monthly installments of \$58 ber 1, 2005.	, up to a ii) loaned
Also, in this Amendment No. 7, the B Registrant could borrow from the Ban		on, to advance to Registrant up to \$250,000 over the amount whg loan.	hich
As of September 28, 2005, the princip	al amount of the loans outstanding	g from the Bank to Registrant were as follows:	
Revolving Loan	\$ 3,648,592		

\$ 2,333,340

\$ 195,000

First Term Loan

Second Term Loan

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\$ 6,176,932

Total

These loans are secured by all of the assets of Registrant, tang Barrington, Illinois. The second term loan is also secured by Registrant.	gible and in	ntangible, other than the real estate and building owned by Registrant in to the Bank of securities and real estate interests by two officers of
Registrant is presently engaged in an effort to identify a princ of the Bank to Registrant will be re-financed and replaced.	cipal lender	r and to conclude an agreement with a new lender under which the loans
2		
SIGNATURES		
Pursuant to the requirements of the Securities Exchange Act of undersigned hereunto duly authorized.	of 1934, th	ne Registrant has duly caused this report to be signed on its behalf by the
	CTI Indus (Registran	stries Corporation_ att)
Date: September 30, 2005	-	/s/Stephen M. Merrick Stephen M. Merrick Chief Financial Officer