IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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In re:) Chapter 11
MET-COIL SYSTEMS CORPORATION,) Case No. 03- 12676
Debtor.	Adversary Proceeding No. 03
MET-COIL SYSTEMS CORPORATION,)
Plaintiff,)
v.))
THERESA MEJDRECH, DANIEL MEJDRECH, MARY BENO, MARK BENO, individually, and on behalf of all persons similarly situated, JEANETTE DEVANE, BARBARA L. FRANTIK, THOMAS G. FRANTIK, LEE J. HERRERA, JANE KUTA, RICHARD KUTA, MICHAEL PAPADOULOS, ANDREW WROBLE KAREN MULACEK, DEBORAH MEYER, as Executrix of the Estate of NICHOLAS MEYER, DENISE ANN EHRHART, DANIEL PELZER, SALLY PEPPING, VIRGINIA HALLMER, ANNE SCHREIBER and LAURA WROBLE, JOHN DOES 1-1000, AND JANE DOES 1-1000)))
Defendants.)
)

ORDER GRANTING PRELIMINARY INJUNCTION

This matter having come on for hearing on September ___, 2003, on (a) the complaint of Plaintiff Met-Coil Systems Corporation. ("Met-Coil" or "Debtor") and (b) the Debtor's Motion for Preliminary Injunction and Temporary Restraining Order Staying All TCE Related Claims and or Lawsuits against Mestek and Honeywell, the Memorandum of Law In Support of Plaintiff's Motion For Temporary and Preliminary Relief Extending Automatic Stay, and the affidavits filed in support of the Motion, seeking, among other things, entry of

a temporary restraining order pursuant to §§ 105(a), 362(a)(1) and (3) of the Bankruptcy Code and Rule 7065 of the Federal Rules of Bankruptcy Procedure, enjoining further or future prosecution against Mestek, Inc. ("Mestek") and Honeywell International, Inc. ("Honeywell") of all pending and future actions for alleged property damage or personal injury arising from the release of trichloroethylene at the Debtor's facility in Lisle, Illinois (the "TCE Actions"); and a temporary restraining order having been entered by this Court on August ___, 2003 enjoining further or future prosecution of the TCE Actions against Honeywell and Mestek pending the hearing on the preliminary injunction;

IT IS HEREBY DETERMINED THAT:

- 1. This Court has jurisdiction over this proceeding pursuant to 28 U.S.C. §§ 1334(b) and (e), and 157(b)(1).
 - 2. This proceeding is a core proceeding pursuant to 28 U.S.C. § 158(a).
- 3. Without the injunctive relief sought, the Debtor would suffer the risk of irreparable harm.
- 4. The injunctive relief sought is in the best interests of the Debtor, its estate, its creditors and other parties in interest.
- 5. This Order is without prejudice to the Debtor's or others' rights to seek relief pursuant to the automatic stay under 11 U.S.C. § 362.

NOW THEREFORE, IT IS HERBY ORDERED, ADJUDGED AND DECREED THAT:

1. The commencement and/or prosecution of all TCE Actions are preliminarily enjoined for a period of 120-days from and after the Petition Date.

2. The commencement and/or prosecution of any other actions against Mestek and Honeywell for the purpose of collecting upon the claims set forth in the TCE Actions are preliminarily enjoined for a period of 120-days from and after the Petition Date.

3. Any and all applicable statutes of limitation or other legal or equitable timerelated defenses (whether statutory, contractual, at common law or otherwise) of the Debtor,
Mestek or Honeywell concerning any right, cause of action or claim related to the TCE
Actions, whether direct or derivative, which exist now or may exist in the future against the
Debtor, Mestek or Honeywell are hereby tolled and extended as to the TCE Plaintiffs and all
other persons or entities who may assert TCE claims against the Debtor, Mestek or
Honeywell in the future, from the date of entry of the Temporary Restraining to and
including 120-days from and after the Petition Date.

Dated	, 2003	
		United States Bankruptcy Judge

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