

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:)	Chapter 11
)	
MET-COIL SYSTEMS, LLC (f/k/a MET- COIL SYSTEMS CORPORATION),)	Case No. 03-12676 (MFW)
)	
Debtor.)	RE: D.I. 1151, 1169 & 1270

**ORDER APPROVING STIPULATION BY AND BETWEEN DEBTOR,
CERTAIN PERSONAL INJURY PLAINTIFFS AND THE DEVANE
PLAINTIFFS MODIFYING THE AUTOMATIC STAY FOR A
LIMITED PURPOSE**

Upon consideration of the stipulation, attached hereto as Exhibit A and incorporated herein by reference (the "**Stipulation**"), by and among Met-Coil,¹ the Personal Injury Plaintiffs and the DeVane Plaintiffs; the Court having jurisdiction to hear this matter; due and proper notice of the Stipulation having been provided; after due deliberation thereon; the Court being duly advised in the premises; and the parties having stipulated only to the relief set forth herein;

IT IS HEREBY ORDERED THAT:

1. Each and every provision of the Stipulation is approved.
2. Pursuant to Section 362 of the Bankruptcy Code, the automatic stay is hereby modified solely to the extent necessary to allow the Debtor and the Personal Injury Plaintiffs to present a motion seeking a good faith finding, and in the case of Danielle Meyer, a minor, approval of the respective settlement agreement, from the United States District Court for the Northern District of Illinois in the matters captioned Pelzer and Pepping v. Lockformer et al., Case No. 01-C-6485, Meyer v. Lockformer et al., Case No. 02-C-2672,

¹ Capitalized terms used but not defined herein shall have the means ascribed to them in the Stipulation.

Wroble v. Lockformer et al., Case No. 02-C-4992, Hallmer v. Lockformer et al., Case No. 02-C-7066, Ehrhart v. Lockformer et al., Case No. 02-C-7068.

3. Pursuant to Section 362 of the Bankruptcy Code, the automatic stay is hereby modified solely to the extent necessary to allow the Debtor and the DeVane Plaintiffs to present a motion seeking a good faith finding from the Circuit Court of DuPage County, Illinois in the matter captioned DeVane v. Lockformer et al., Case No. 01 L 377.

4. Except as set forth herein, the provisions of Section 362 of the Bankruptcy Code shall remain in full force and effect and shall not be deemed modified or waived in any manner.

Dated: Wilmington, Delaware
September 2, 2004



THE HONORABLE MARY F. WALRATH
CHIEF UNITED STATES BANKRUPTCY JUDGE