

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

In re:

MET-COIL SYSTEMS CORPORATION,

Debtor.

Chapter 11

Case No. 03-12676 (MFW)

MET-COIL SYSTEMS CORPORATION,

Plaintiff,

Adversary Proceeding

No. 03-55626

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.

**NOTICE OF WITHDRAWAL OF SUBPOENA TO MESTEK, INC.
ISSUED ON FEBRUARY 27, 2004 AND
RESPONSE IN OPPOSITION TO MOTION FOR PROTECTIVE ORDER**

On February 27, 2004, the undersigned counsel issued a subpoena (the "Subpoena") on behalf of Theresa Mejdrech, Daniel Mejdrech, Mary Beno and Mark Beno, individually, and on behalf of all persons similarly situated (collectively, the "*Mejdrech Class*"), to Mestek, Inc.

("Mestek"), in this Chapter 11 case of the above-captioned Debtor and Debtor in Possession (the "Debtor").

The *Mejdrech* Class also issued a subpoena on February 27, 2004 to the Future Claimants' Representative, Eric D. Green. The deposition of the Future Claimants' Representative proceeded forward on March 2, 2004, in Washington DC.

On March 3, 2004, Mestek filed a Motion to Quash the Subpoena. The *Mejdrech* Class opposed the Motion to Quash because, *inter alia*, the deposition and documents requested relate to the *Mejdrech* Class' Motion to Lift the Automatic Stay and the Debtors' Motion to Extend the Automatic Stay set to be heard by this Court on March 8, 2004.

The *Mejdrech* Class has determined that they have obtained sufficient information during the Future Claimants' Representative's deposition to allow them to proceed forward with the hearing scheduled for March 8, 2004 without the immediate need for obtaining any further information. Therefore, the *Mejdrech* Class hereby withdraws its Subpoena issued on February 27, 2004.

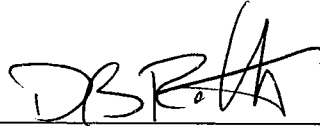
This withdrawal is without prejudice to the *Mejdrech* Class' rights to proceed forward at a later time with any permissible discovery, and the *Mejdrech* Class hereby reserves all such rights. Mestek has reserved all rights to object to any future served discovery.

The undersigned counsel has communicated with counsel for Mestek to advise of the withdrawal of this subpoena. As a result of this withdrawal, the Motion to Quash is moot.

Dated: March 5, 2004

Wilmington, DE

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similarly situated