NGRV RA	3/25 Entry Number 7357 Page 1 of 3 GHGOLDENBERG SO & VAUGHN TES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA	
CHARLESTON DIVISION	
IN RE: AQUEOUS FILM-FORMING FOAMS PRODUCTS LIABILITY LITIGATION	MDL No. 2:18-mn-2873-RMG CASE MANAGEMENT ORDER NO. 6.J
)	This Order Relates to All Cases.
)	

## Alternative For Service of Process On Defendants (Amendments and Additional Defendants)

1. CMO 6 provides the manner in which certain Defendants may be served with process of a Summons and Complaint that has been filed in, removed to, or transferred to this Multi-District Litigation ("MDL").

2. This Order supplements CMO 6 and CMO 6.A through CMO 6.I to amend the service address for Defendants who may be served with process of a Summons and Complaint in accordance with CMO 6 and to provide additional Defendants who may be served with process of a Summons and Complaint in accordance with CMO 6. All provisions of CMO 6 shall apply to the Defendants listed in this CMO 6.J.

3. For the sake of efficiency for all parties, the following Defendants have agreed to accept service of a Summons and Complaint, either filed directly into the MDL or transferred into the MDL, by the following method(s):

(a) <u>AllStar Fire Equipment</u> (Amends Service Method Provided in CMO 6.G)

> Service via email: swood@woodgrlaw.com vleeper@woodgrlaw.com service@woodgrlaw.com

## (b) <u>Buckeye Fire Equipment Company</u> (Amends Service Method Provided in CMO 6)

Service via email: BuckeyeAFFFservice@gastonlegal.com.

## (c) <u>Deepwater Chemicals Inc.</u> (Amends Service Method Provided in CMO 6.B)

Service via email: Deepwater\_AFFF\_Service@shb.com

### (d) <u>Honeywell International Inc.; Honeywell Safety Products USA, Inc.;</u> <u>Morning Pride Manufacturing, LLC; Sperian Protective Apparel USA, LLC</u> (Amends Service Method Provided in CMO 6.A and 6.I)

Service via email: HON-MDL2873-Pleadings@robinsonbradshaw.com

 (e) <u>Mine Respirator Company, LLC ("MRC")</u> (f/k/a Mine Safety Appliances Company, LLC)
(Amends Service Method Provided in CMO 6.G, CMO 6.H, and CMO 6.I)

Service via email: AFFF\_MDL\_Service@huschblackwell.com mrc@kcic.com

# (f) <u>Perimeter Solutions, LP</u> (Amends Service Method Provided in CMO 6.C)

Service via email: matthew.thurlow@morganlewis.com perimeterservice@morganlewis.com

(g) <u>Safety Components, Inc.; Safety Components Fabric Technologies, Inc.; and</u> <u>Elevate Textiles, Inc.</u> (Amends Service Method Provided in CMO 6.H for Safety Components, Inc. and Safety Fabric Technologies, Inc.)

Service via email: ppab-etpfasdefense@parkerpoe.com

## (h) <u>Witmer Public Safety Group</u> (Amends Service Method Provided in CMO 6.H)

Service via email: msb@swblaw.com mkk@swblaw.com 4. In addition, counsel for the following Defendant has withdrawn and is rescinding

its agreement to accept service of a Summons and Complaint, either filed directly into the MDL

or transferred into the MDL, via the method described below:

### (a) <u>CB Garment, Inc.</u> (Removes Service Method Provided in CMO 6.H)

Service via email: Please delete crpfas@ycrlaw.com as the service email. Counsel withdrew for CB Garment, Inc., effective March 14, 2025.

## AND IT IS SO ORDERED.

<u>s/Richard Mark Gergel</u> Richard Mark Gergel United States District Judge

June 13, 2025 Charleston, South Carolina