FORM PTO-1618A Expires 06/30/99 OMB 0651-0027



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Name Inmet Corporation 07 29 99			
Formerly			
Individual General Partnership Limited Partnership X Corporation Associa	tion		
Other			
Citizenship/State of Incorporation/Organization			
Pagaining Porty			
Receiving Party Mark if additional names of receiving parties attached			
Name Comerica Bank			
DBA/AKA/TA			
Composed of			
Address (line 1) 39200 West Six Mile Road			
Address (line 2) Attention: Commercial Loan Documentation			
Address (line 3) Livonia Michigan 48152 City State/Country Zip Code			
Individual General Partnership Limited Partnership If document to be recorded is an assignment and the receiving party	ı is		
not domiciled in the United States,			
X Corporation Association appointment of a domestic representative should be attached			
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Correspond	lent Name and Address	Area Code and Telephone Number 3	3-393-7503
Name	Larry R. Shulman		
Address (line 1)	Bodman, Longley & D	ahling	
Address (line 2)	34th Floor, 100 Ren	aissance Center	
Address (line 3)	Detroit, Michigan 4	8243	
Address (line 4)			
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Number of I	Properties Enter the to	tal number of properties involved.	#
Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): Method of Payment: Enclosed X Deposit Account Deposit Account (Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: # Authorization to charge additional fees: Yes No			
Statement a	nd Signature	J	
To the best of my knowledge and belief, the foregoing information is true and eorrect and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.			
	of Person Signing	Signature	7/29/99 Date Signed

AGREEMENT (Trademark)

THIS AGREEMENT (TRADEMARK) (this "Agreement"), dated as of July 29, 1999, between Inmet Corporation ("Company"), and such other parties or entities which from time to time become parties hereto (collectively, the "Debtor") and Comerica Bank in its capacity as Agent for the Banks referred to below.

WITNESSETH

- A. WHEREAS, pursuant to that certain Credit Agreement dated as of July 29, 1999 (as amended or otherwise modified from time to time, the "Credit Agreement"), among MCE Companies, Inc. ("Borrower"), each of the financial institutions party thereto (collectively, the "Banks") and Secured Party, as Agent for the Banks, the Banks have agreed, subject to the satisfaction of certain terms and conditions, to make Advances to Borrower and to provide for the issuance of Letters of Credit for the account of Borrower, individually, or jointly and severally with certain of the other Account Parties (as such terms are defined in the Credit Agreement), as provided therein; and
- B. WHEREAS, in connection with the Credit Agreement, the Debtor has executed and delivered an Amended, Restated and Consolidated Security Agreement, dated as of the date hereof (as amended or otherwise modified from time to time, the "Security Agreement"); and
- C. WHEREAS, as a condition precedent to the making of the initial Advances under the Credit Agreement, the Debtor is required to execute and deliver this Agreement and to further confirm the grant to the Secured Party for the benefit of the Banks a continuing security interest in all of the Trademark Collateral (as defined below) to secure all Indebtedness.

NOW, THEREFORE, for good and valuable consideration the receipt of which is hereby acknowledged, and in order to induce the Banks to make Advances (including the initial Advance) to the Borrower pursuant to the Credit Agreement, the Debtor agrees, for the benefit of the Banks, as follows:

SECTION 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided in the Security Agreement.

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SECTION 2. <u>Grant of Security Interest</u>. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure all of the Indebtedness, the Debtor does hereby mortgage, pledge and hypothecate to the Secured Party for the benefit of the Banks, and grant to the Secured Party for the benefit of the Banks a security interest in, all of the following property (the "<u>Trademark Collateral</u>"), whether now owned or hereafter acquired or existing:

- (a) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, certification marks, collective marks, logos, other source of business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of a like nature (all of the foregoing items in this clause (a) being collectively called a "Trademark") now existing anywhere in the world or hereafter adopted or acquired, whether currently in use or not, all registrations and recordings thereof and all applications in connection therewith, whether pending or in preparation for filing, including registrations, recordings and applications in the United States Patent and Trademark Office or in any office or agency of the United States of America or any State thereof or any foreign country, including those referred to in Item A of Attachment 1 hereto;
- (b) all Trademark licenses, including each Trademark license referred to in <u>Item B</u> of <u>Attachment 1</u> hereto;
 - (c) all renewals of any of the items described in <u>clauses (a)</u> and <u>(b)</u>;
- (d) all of the goodwill of the business connected with the use of, and symbolized by the items described in, clauses (a) and (b); and
- (e) all proceeds of, and rights associated with, the foregoing, including any claim by the Debtors against third parties for past, present, or future infringement or dilution of any Trademark, Trademark registration, or Trademark license, including any Trademark, Trademark registration or Trademark license referred to in Item B of Attachment 1 hereto, or for any injury to the goodwill associated with the use of any Trademark or for breach or enforcement of any Trademark license.

SECTION 3. <u>Security Agreement</u>. This Agreement has been executed and delivered by the Debtor for the purpose of registering the security interest of the Secured Party and the Banks in the Trademark Collateral with the United States Patent and Trademark Office and

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corresponding offices in other countries of the world. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to the Secured Party and the Banks under the Security Agreement. The Security Agreement and all rights and remedies of the Secured Party and the Banks thereunder shall remain in full force and effect in accordance with its terms.

SECTION 4. Release of Security Interest. Upon payment in full of all Indebtedness and commitment (whether optional or obligatory) to extend any credit under the Credit Agreement has been terminated, the Secured Party shall, at the Debtor's expense, execute and deliver to the Debtor, all instruments and other documents as may be necessary or proper to release the lien on and security interest in the Trademark Collateral which has been granted hereunder.

SECTION 5. <u>Acknowledgment</u>. Debtor does hereby further acknowledge and affirm that the rights and remedies of the Secured Party for the benefit of the Banks with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.

SECTION 6. <u>Loan Documents</u>, etc. This Agreement is a Loan Document executed pursuant to the Credit Agreement and shall (unless otherwise expressly indicated herein) be construed, administered and applied in accordance with the terms and provisions of the Credit Agreement.

SECTION 7. <u>Counterparts</u>. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

Rv:	m L. Sun					
By: Charles Services						
John L. Smucker						
Its: Chairn	nan					
COMERICA	BANK, as Agent for the Banks					
By:						
J	el P. Stapleton					
Title: Vice P	resident					
Address:	One Detroit Center					
	6th Floor					
	Detroit, MI 48226					
Attention:						
Facsimile No:	(313) 222-3503					

INMET CORPORATION

Attachment 1 to Agreement (Trademark)

REGISTERED TRADEMARKS AND SERVICE MARKS

Country	Mark	Registration No.	Registration Date
Inmet: U.S.	INMET	2076709	07/08/97
Germany	INMET	39533140	05/29/96

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> TRADEMARK REEL: 001940 FRAME: 0550