United States Bankruptcy Court						Voluntar	ry Petition	
Southern District of New York							7 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
	me of Debtor (if individual, enter Last, First, Mide	lle):		Na	me of Joint Debtor	(Spouse) (Last,	First, Middle):	
All (inc	C. McCurdy Co.  Other Names used by the Debtor in the last 8 year clude married, maiden, and trade names):  Schedule 1 Attached	rs			Other Names used clude married, mai			8 years
(if	st four digits of Soc. Sec. or Individual-Taxpayer I more than one, state all): 1494328	.D. (ITI)	N) No./Complete		st four digits of Soo N. (if more than on		ual-Taxpayer l	I.D. (ITIN) No./Complete
	eet Address of Debtor (No. & Street, City, State &	Zip Coc	de):	Str	eet Address of Joir	nt Debtor (No. &	Street, City, S	tate & Zip Code):
	503 Halyard Drive mouth, MI							
			ZIP CODE 4817					ZIP CODE
	unty of Residence or of the Principal Place of Bus	iness:		Cor	unty of Residence	or of the Principa	al Place of Bus	iness:
	iling Address of Debtor (if different from street ac	ldress):		Ma	niling Address of D	Debtor (if differen	it from street ac	ddress):
<u> </u>			ZIP CODE					ZIP CODE
	cation of Principal Assets of Business Debtor (if d	ifferent f	from street addre	ess above):				
See	e Schedule 1 Attached				<del>-</del>			ZIP CODE
	Type of Debtor (Form of Organization)		Nature of Bus (Check one bo		Cl	hapter of Bankr The Petition is		
	(Check one box.)	☐ Hea	ealth Care Business		☐ Chapter 7	☐ Chapter 15	`	· · · · · · · · · · · · · · · · · · ·
	Individual (includes Joint Debtors) See Exhibit D on page 2 of this form		☐ Single Asset Real Estate as defined 11 U.S.C. § 101 (51B)				n of a Foreign	
×	Corporation (includes LLC and LLP)		ilroad	,	☐ Chapter 12	☐ Chapter 15	Petition for	
_	Partnership	□ Sto	☐ Stockbroker		☐ Chapter 13 Recognition of a Foreign Nonmain Proceeding			
	Other (If debtor is not one of the above entities, check this box and provide the information requested below.)		ommodity Broker			Nati	ure of Debts	
	·					(Ch	neck one box)	
			notive Parts Ma		☐ Debts are prim debts, defined			ebts are primarily usiness debts.
			Tax-Exempt E (Check Box, if app	•	§ 191(8) as "in			<del></del>
		□ De¹	ebtor is a tax-exemp	ot organization		ly, or household pu		
<u> </u>			der Title 26 of the U de (the Internal Re					
	Filing Fee (Check or	ie box)			Check one box		ter 11 Debtors	,
_	Full Filing Fee attached.				☐ Debtor is a sn	nall business debtor		U.S.C. § 101(51D).
	Filing Fee to be paid in installments (Applicable to indivapplication for the court's consideration certifying that				Debtor is not Check if:	a small business de	btor as defined in	n 11 U.S.C. § 101(51D).
	installments. Rule 1006(b). See Official Form 3A.				l —	regate noncontinger	nt liquidated debt	ts (excluding debts owed to
	Filing Fee waiver requested (Applicable to chapter 7 incapplication for the court's consideration. See Official F		only). Must attach	signed	insiders or aff	filiates) are less than	n \$2,190.00.	- (t- : <u>- 2</u>
	application for the court's consideration. See Official 1	ЭШ ЭЬ.			Check all appli			
					☐ A plan is bein	ng filed with this Pe		
					Acceptances of creditors, in a	of the plan were sol accordance with 11	icited prepetition U.S.C. § 1126 (b	n from one or more classes of b).
	tistical/Administrative Information							THIS SPACE IS FOR COURT USE ONLY
	Debtor estimates that funds will be available for distril					labla far		J. 12.1
	Debtor estimates that, after any exempt property is ex- distribution to unsecured creditors.	Hudeu and	1 administrative ca	penses paru, me	Te will be no runus a	Valiable for		
	imated Number of Creditors (on a consolidated ba	ısis)						
□ 1-49	9 50-99 100-199 200-999 1,00	)0-	□ 5,001-	<b>⊠</b> 10,001-	□ 25,001-	50,001-	□ Over	
Γ.	5,00	10	10,000	25,000	50,000	100,000	100,000	
Est	imated Assets (on a consolidated basis)					×		
\$0 t		000,001 to million	\$10,000,001 to \$50 million	\$50,000,001 to \$100 million	\$100,000,001 to \$500 million	\$500,000,001 to \$1 billion	More than \$1 billion	
Est	imated Liabilities (on a consolidated basis)							
□ \$0 t	o \$50,001 to \$100,001 to \$500,001 to \$1,0	000,001 to	\$10,000,001 to	\$50,000,001 to	□ b \$100,000,001 to	\$500,000,001 to	☐ More than	

B.1 (Official Form 1) (1/08) FORM B1, Page 2

		, \ , , , , , , , , , , , , , , , , , ,		, 8	
Voluntary Petition (This page must be completed and filed in every case)			Name of Debtor(s): W.C. McCurdy Co.		
All Prior Bankruptcy Cases Filed Within Last			·		
Location			Case Number:	Date Filed:	
Where File	d: No	one	N/A	N/A	
Location Where File	d. N		Case Number: N/A	Date Filed: <b>N/A</b>	
where File	u. IN/	A Pending Bankruptcy Case Filed by any Spouse, Partner or A			
Name of D	ebtor		Case Number: <b>Pending</b>	Date Filed: Date Hereof	
District: Se	outh	ern District of New York	Relationship: Affiliate	Judge:	
and 10Q) w	vith to	Exhibit A  ed if debtor is required to file periodic reports (e.g., forms 10K he Securities and Exchange Commission pursuant to Section 13 Securities Exchange Act of 1934 and is requesting relief under	Exhibit B  (To be completed if debtor is an individual whose debts are primarily consumer debts.)  I, the attorney for the petitioner named in the foregoing petition, declare that I have informed the petitioner that [he or she] may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, and have explained the relief available under each such chapter. I further certify that I delivered to the debtor the notice required by 11 U.S.C. § 342(b).		
☐ Exhibi	t A is	attached and made a part of this petition.	X Signature of Attorney for Debto	or(s) Date	
		Fyhi	bit C		
Does the debtor own or have possession of any property that poses or is alleged to pose a threat of imminent and identifiable harm to public health or safety?  Yes, and Exhibit C is attached and made a part of this petition.					
×	No.				
		T. 1.	bit D		
☐ If this is a	Exh	etted by every individual debtor. If a joint petition is filed, eatibit D completed and signed by the debtor is attached and must petition:  abit D also completed and signed by the joint debtor is attached.	nade a part of this petition.		
			ng the Debtor – Venue plicable Boxes)		
		Debtor has been domiciled or has had a residence, principal days immediately preceding the date of this petition or for			
	×	There is a bankruptcy case concerning debtor's affiliate, ge	eneral partner, or partnership pendi	ng in this District.	
		Debtor is a debtor in a foreign proceeding and has its princ in this District, or has no principal place of business or asso proceeding [in a federal or state court] in this District, or the sought in this District.	ets in the United States but is a def	endant in an action or	
		Certification by a Debtor Who Reside (Check all app	es as a Tenant of Residential delicable boxes.)	Property	
		Landlord has a judgment against the debtor for possession of debtor	or's residence. (If box checked, compl	ete the following.)	
		(Name	of landlord that obtained judgment)		
		(Addre	ss of landlord)		
		Debtor claims that under applicable nonbankruptcy law, there are the entire monetary default that gave rise to the judgment for possi			
		Debtor has included in this petition the deposit with the court of ar filing of the petition.	ny rent that would become due during t	the 30-day period after the	
		Debtor certifies that he/she has served the Landlord with this certi	fication. (11 U.S.C. § 362(1)).		

B.1 (Official Form 1) (1/08)	FORM B1, Page 3
Voluntary Petition	Name of Debtor(s):
(This page must be completed and filed in every case)	W.C. McCurdy Co.
Sig	natures
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative
Signature(s) of Debtor(s) (Individual/Joint)  I declare under penalty of perjury that the information provided in this petition is true and correct.  [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12 or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7.  [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b).  I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.  X Signature of Debtor  X Signature of Joint Debtor  Telephone Number (if not represented by attorney)	I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition.  (Check only one box.)  I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by § 1515 of title 11 are attached.  Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached.  X  (Signature of Foreign Representative)  (Printed Name of Foreign Representative)
Date	Date
Signature of Attorney	Signature of Non-Attorney Bankruptcy Petition Preparer
X /s/ Richard H. Engman Signature of Attorney for Debtor  Richard H. Engman Jones Day Ryan T. Routh Jones Day New York, New York 10017 Telephone: (212) 326-3939 Facsimile: (212) 755-7306  May 27, 2009 Date  Heather Lennox Ryan T. Routh Jones Day North Point Telephone: (216) 586-3939 Facsimile: (216) 579-0212	I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19 is attached.  Printed Name and title, if any, of Bankruptcy Petition Preparer  Social Security number (If the bankruptcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)
Signature of Debtor (Corporation/Partnership)  I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor.  The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.  X /s/ David L. McKee Signature of Authorized Individual  David L. McKee Printed Name of Authorized Individual  Secretary Title of Authorized Individual  May 27, 2009 Date	Address  Date  Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social Security number is provided above.  Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual:  If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.  A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both (11 U.S.C. § 110; 18 U.S.C. § 156).

#### SCHEDULE 1

A. All Other Names Used by the Debtor in the last 8 years (including trade names):

None

B. Location of Principal Assets of Business Debtor (if different from street address):

Not different from street address

C. Pending Bankruptcy Cases Filed by Affiliates of the Debtor:

On the date hereof, each of the affiliated entities listed below, including the debtor in this chapter 11 case (collectively, the "<u>Debtors</u>"), filed a petition in this Court for relief under chapter 11 of title 11 of the United States Code. Contemporaneously with the filing of their petitions, the Debtors filed a motion requesting that the Court consolidate their chapter 11 cases for administrative purposes only.

- 1. ER Acquisition Corp.
- 2. GMTI Holding Company
- 3. Halyard Aviation Services, Inc.
- 4. MascoTech Saturn Holdings Inc.
- 5. MASG Disposition, Inc.
- 6. MASX Energy Services Group, Inc.
- 7. MD Products Corp.
- 8. Metaldyne Asia, Inc.
- 9. Metaldyne Company LLC
- 10. Metaldyne Corporation
- 11. Metaldyne Driveline Co., LLC
- 12. Metaldyne DuPage Die Casting Corporation
- 13. Metaldyne Engine Co., LLC
- 14. Metaldyne Europe, Inc.
- 15. Metaldyne Intermediate Holdco, Inc.
- 16. Metaldyne Lester Precision Die Casting, Inc.
- 17. Metaldyne Light Metals Company, Inc.
- 18. Metaldyne Machining and Assembly Company, Inc.
- 19. Metaldyne Precision Forming Fort Wayne, Inc.
- 20. Metaldyne Services, Inc.
- 21. Metaldyne Sintered Components, LLC
- 22. Metaldyne Sintered Components of Indiana, Inc.
- 23. Metaldyne Sintered Components St. Marys, Inc.
- 24. Metaldyne Tubular Products, Inc.
- 25. Metaldyne U.S. Holding Co.
- 26. NC-M Chassis Systems, LLC
- 27. Precision Headed Products, Inc.
- 28. Puncheraft Company
- 29. Stahl International, Inc.

- 30.
- W.C. McCurdy Co. Windfall Specialty Powders, Inc. 31.

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

		X	
In re		: : Chapter 11	
W.C. McCurdy Co.,		: Case No. 09	()
	Debtor.	: :	
		: <sub>v</sub>	

# CONSOLIDATED LIST OF CREDITORS HOLDING 50 LARGEST UNSECURED CLAIMS

The debtor in this chapter 11 case and certain affiliated entities (collectively, the "Debtors") each filed a petition in this Court on the date hereof for relief under chapter 11 of title 11 of the United States Code. Contemporaneously with the filing of their petitions, the Debtors filed a motion requesting, among other things, authority to file a consolidated list of the 50 largest unsecured creditors of the Debtors (the "Top 50 List") in lieu of a separate list for each Debtor. The Top 50 List is based on the Debtors' books and records as of approximately May 19, 2009 and was prepared in accordance with Rule 1007(d) of the Federal Rules of Bankruptcy Procedure for filing in the Debtors' chapter 11 cases. The Top 50 List does not include: (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101(31); or (2) secured creditors, unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 50 largest unsecured claims. The information presented in the Top 50 List shall not constitute an admission by, nor is it binding on, the Debtors.

c	Name of creditor and omplete mailing address, including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, disputed or subject to setoff	Amount of claim (if secured, also state value of security) <sup>1</sup>
1.	Bank of New York Trust Company as indenture trustee for the 11% senior subordinated notes due 2012 2 N. LaSalle Street Suite 1020 Chicago, IL 60602	Bank of New York Trust Company 2 N. LaSalle Street Suite 1020 Chicago, IL 60602 Roxane Ellwanger Phone (312) 827-8574 Fax: (312) 827-8542 roxane.ellwanger@ bnymellon.com	Unsecured Bond Debt		\$29,316,000.00 <sup>2</sup>
2.	Chrysler Motors LLC 800 Chrysler Drive Auburn Hills, MI 48326	Chrysler Motors LLC 800 Chrysler Drive Auburn Hills, MI 48326 Sigmund Huber Kim R. Kolb Phone: (248) 944-2210 Fax: (248) 512-1771 seh43@chrysler.com -and- James A. Plemmons Dickinson Wright PLLC 500 Woodward Ave. Suite 4000 Detroit, MI 48226 Phone: (313) 223-3106 Fax: (313) 223-3598 jplemmons@ dickinsonwright.com	Notes		\$27,500,000.00 <sup>3</sup>
3.	Ford Motor Company One America Road World Headquarters Suite 416 Dearborn, MI 48126	Ford Motor Company One America Road World Headquarters Suite 416 Dearborn, MI 48126 Daniella Saltz, Esq. Fax: (313) 322-3804 Ford Motor Company Building 3 20100 Rotunda Drive Dearborn, MI 48124	Notes		\$22,750,000.00 <sup>4</sup>

All amounts identified are as of May 19, 2009.

Principal amount, excluding interest.

The Notes are secured by a pledge of the common stock of Metaldyne Intermediate Holdco, Inc.; the Debtors believe that the Notes are substantially, if not wholly, undersecured.

The Notes are secured by a pledge of the common stock of Metaldyne Intermediate Holdco, Inc.; the Debtors believe that the Notes are substantially, if not wholly, undersecured.

		William R. Strong Fax: (313) 360-6654  -and- Timothy A. Fusco Jonathan S. Green Miller Canfield Paddock and Stone, PLC 150 W Jefferson Street, St 2500 Detroit, MI 48226 Telephone: (313) 963-6420 Facsimile: (313) 496-7500 fusco@millercanfield.com greenj@millercanfield.com			
4.	General Motors Corporation 30009 Van Dyke Road PO Box 9025 Warren, MI 48090	General Motors Corporation 30009 Van Dyke Road PO Box 9025 Warren, MI 48090 Mark W. Fischer Phone: (586) 575-1727 Fax: (586) 575-3404 mark.w.fischer@gm.com	Notes		\$9,750,000.00 <sup>5</sup>
		Robert B. Weiss Honigman Miller Schwartz and Cohn LLP 2290 First National Building 660 Woodward Ave. Detroit, MI 48226 Phone: (313) 465-7596 Fax: (313) 465-7597 RWeiss@honigman.com			
5.	General Aluminum Manufacturing 6065 Parkland Blvd Cleveland, OH 44124	General Aluminum Manufacturing 6065 Parkland Blvd Cleveland, OH 44124 Shawn McNamara Phone: (440) 947-2004 Fax: 440-947-2005 smcnamara@ generalaluminum.com	Trade Debt		\$3,470,736.06
6.	Citation Corporation 27275 Haggerty Road Suite 420 Novi, MI 48377	Citation Corporation 27275 Haggerty Road Suite 420 Novi, MI 48377 Mike O'Brien Vice President, Sales Phone: (248) 522-4519 Fax: (248) 522-4577 michaelo@citation.net	Trade Debt	Disputed	\$2,399,598.64
7.	SKF USA Inc. 46815 Port Street Plymouth, MI 48170	SKF 46815 Port Street Plymouth, MI 48170 Gregg Rasmussen Phone: (734) 414-6848 Fax: (734) 414-6848 gregg.rasmussen@skf.com	Trade Debt		\$2,284,933.15

The Notes are secured by a pledge of the common stock of Metaldyne Intermediate Holdco, Inc.; the Debtors believe that the Notes are substantially, if not wholly, undersecured.

			I	I	
8.	Hoeganaes Corporation 100 Taylor Lane Cinnaminson, NJ 08077	Hoeganaes Corporation 100 Taylor Lane Cinnaminson, NJ 08077  Tim Hale Phone: (856) 829-2220-Ext.3232 Fax: (856) 786-2574 Tim.Hale@hoeganaes.com	Trade Debt		\$1,719,552.67
9.	Dana Corp. Axle, Components Plant 10000 Business Blvd. Dry Ridge, KY 41035	Dana Corp. Axle, Components Plant 10000 Business Blvd. Dry Ridge, KY 41035 Gary Baugh Phone: (419) 887-3565 Gary.baugh@dana.com	Trade Debt	Affiliate of creditor is also customer of the Metaldyne Companies	\$1,611,318.93
10.	Bank of New York Trust Company as indenture trustee for the 10% senior subordinated notes due 2013 2 N. LaSalle Street Suite 1020 Chicago, IL 60602	Bank of New York Trust Company 2 N. LaSalle Street Suite 1020 Chicago, IL 60602 Roxane Ellwanger Phone (312) 827-8574 Fax: (312) 827-8542 roxane.ellwanger@ bnymellon.com	Unsecured Bond Debt		\$1,488,000.00 <sup>6</sup>
11.	Gerdau MAC Steel 1 Jackson Square Suite 500 Jackson, MI 49201	Gerdau MAC Steel 1 Jackson Square Suite 500 Jackson, MI 49201 Stefan J Prociv Director-Credit Phone: (517) 782-0415 Fax: (517) 782-9134 sprociv@gerdaumacsteel.com	Trade Debt		\$1,375,280.28
12.	QMP-AMERICA INC. P.O. Box 570 Sorel, QU J3P5P7, Canada	QMP-AMERICA INC P.O. Box 570 Sorel QU J3P5P7, Canada Joly Genevieve Phone: (734) 953-0077 Fax: (450) 746-5084 Genevieve.joly@rtit.com	Trade Debt		\$1,248,720.68
13.	CTC Casting Technologies 37685 Interchange Drive Farmington Hills, MI 48335	CTC Casting Technologies 37685 Interchange Drive Farmington Hills, MI 48335 Brad Peterson Phone: (248) 477-1045 Fax: (248) 477-4891 bpeterson@c-t-c.com	Trade Debt	Disputed	\$999,939.68

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<sup>&</sup>lt;sup>6</sup> Principal amount, excluding interest.

14.	NTN Bearing Corporation of America 39255 West 12 Mile Rd., Farmington Hills, MI 48331	NTN Bearing Corporation of America 39255 West 12 Mile Rd., Farmington Hills, MI 48331 Chris Meissnest Phone: (248) 324-4574 Fax: (248) 324-1103 cmeissnest@ntnusa.com	Trade Debt		\$943,950.41
15.	Borg Warner Automotive: 800 Warren Road Ithaca, NY 14850 Borg Warner Automotive – Morse TEC: 3800 Automation Ave. Suite 200 Auburn Hills, MI 48326 Borg Warner Transmissions / II: 700 25th Avenue Bellwood, IL 60104	Borg Warner Automotive: 800 Warren Road Ithaca, NY 14850 Phone: (607) 266-5186 Borg Warner Automotive – Morse TEC: 3800 Automation Ave. Suite 200 Auburn Hills, MI 48326 Phone: (810) 726-4450  Borg Warner Transmissions / II: 700 25th Avenue Bellwood, IL 60104 Phone: (708) 754-1070  Denis Willis Sales Director Phone: (248) 754-0421. Fax: (248) 754-9183 dwills@borgwarner.com	Trade Debt	Affiliate of creditor is also customer of the Metaldyne Companies	\$923,492.33
16.	Kodaco Co, LTD 157B/6L, 728-4, Kojan-Dong, Nam dong-ku Inchon, South Korea 405-300	Kodaco Co, LTD 157B/6L, 728-4, Kojan-Dong, Nam dong-ku Inchon South Korea 405-300 Eddie Foster The Caryl Company 410 Price Street Water Valley, MS 38965 Phone: 662-473-4290 Fax: 662-473-4289 thecarylcompany@bellsouth.net	Trade Debt		\$915,369.58
17.	Microflex Inc. 1800 US 1 North P.O. Box 730068 Ormond Beach, FL 32173	Microflex Inc. 1800 US 1 North P.O. Box 730068 Ormond Beach, FL 32173 John Atanasoski Phone: (386) 677-8100 ext. 126 Fax: (386) 672-7623 atana@microflexinc.com	Trade Debt		\$878,861.62
18.	Metal Technologies Inc. 1401 South Grandstaff Dr. Auburn, Indiana 46706	Metal Technologies 1401 South Grandstaff Dr. Auburn, Indiana 46706  Matt Fetter President Phone: (260) 920-2116 Fax: (260) 920-2149 mfetter@metal- technologies.com	Trade Debt		\$855,407.37

19.	PMT Industries 2105 Schmiede Street Sugoinsville, TN 37873	PMT Industries 2105 Schmiede Street Sugoinsville, TN 37873  Timothy W. Knisley Chief Financial Officer Phone: (423) 345-1010 Fax: (423) 345-4507 timk@pmtforge.com	Trade Debt	\$844,180.26
20.	American Axle &Manufacturing, Inc. One Dauch Drive Detroit, MI 48211	American Axle & Manufacturing, Inc. One Dauch Drive Detroit, MI 48211  John Nyquist Sales Director Phone: (313) 758-4602 Fax-: (313) 758-5292 john.nyquist@aam.com	Trade Debt	\$832,595.75
21.	Shiloh Industries Inc. 7295 Haggerty Road Canton, MI 48187	Shiloh Industries Inc. 7295 Haggerty Road Canton, MI 48187  James F. Keys Phone: (734) 354-3116 Fax: (734) 416-0290  Thomas M. Dugan Treasurer Phone: (330) 558-2693 Fax: (330) 558-2670 tmdugan@shiloh.com	Trade Debt	\$795,811.81
22.	DSSI, LLC 26261 Evergreen Road Suite 250 Southfield, MI 48076	DSSI, LLC 26261 Evergreen Road Suite 250 Southfield, MI 48076 Dennis Buckley Phone: (248) 208-8324 Fax: (248) 208-9095 dbuckley@directsourcing.com	Trade Debt	\$709,417.01
23.	Trelleborg Automotive Inc. 180 Dawson Street Sandusky, MI 48471	Trelleborg Automotive Inc.: 180 Dawson Street Sandusky, MI 48471  Deb Carter Phone: (269) 639-4227 Fax: (269) 637-8315  Joe Gervais Vice President Finance Fax: (269) 637-8315 joe.gervais@trelleborg.com	Trade Debt	\$706,602.18
24.	Diversified Machine Inc. 28059 Center Oaks Court Wixom, MI 48393	Diversified Machine Inc. 28059 Center Oaks Court Wixom, MI 48393 Robert Rund Phone: (248) 277-4372 Fax: (248) 277-4399 rundr@dvmi.com	Trade Debt	\$687,064.84

25.	Contech U.S., LLC 5 Arnolt Drive, Box 710 Pierceton, IN 46562	Contech U.S., LLC 5 Arnolt Drive, Box 710 Pierceton, IN 46562 April Clapper Phone: (269) 384-1269 Fax: (269) 327-9993 april.clapper@contech-global.com	Trade Debt	Disputed	\$669,716.80
26.	Waupaca Foundry 1955 Brunner Dr. Waupaca, WI 54981	Waupaca Foundry 1955 Brunner Dr. Waupaca, WI 54981 Kris Pfaehler Phone: (715) 258-6602 Fax: (715) 258-1712 kris.pfaehler@thyssenkrupp.com	Trade Debt		\$629,112.75
27.	North American Hoganas 101 Bridge Street Johnstown, PA 15902	North American Hoganas 101 Bridge Street Johnstown, PA 15902 Dean Howard Phone: (814) 781-8618 Ext.1 Fax: (814) 479-2003 dean.howard@nah.com	Trade Debt		\$628,453.22
28.	Production Services Management Inc. 1255 Beach Court Saline, MI 48176	Production Services Mgt 1255 Beach Court Saline, MI 48176 Scott Burk Phone: (734) 677-0454 Fax: (734) 527-6156 sburk@psmicorp.com	Trade Debt		\$590,667.62
29.	FormTech Industries 2727 W. Fourteen Mile Rd Royal Oak, MI 48073	FormTech Industries 2727 W. Fourteen Mile Rd Royal Oak, MI 48073 Peter Byrne Senior V.P. Sales & Marketing Phone: (248) 597-7344 Fax: (248) 597-7384 peterbyrne@formtech2.com	Trade Debt	Disputed	\$570,102.72
30.	Dong Hwa Tech Co.; Ltd 3Ra-117 SiHwa Ind Complex 1271-7 Jungwang-Dong Sihung-SI Gyeongggi-DO	Dong Hwa Tech Co. Ltd 3Ra-117 SiHwa Ind Complex 1271-7 Jungwang-Dong Sihung-SI Gyeongggi-DO Jeon Je Yoon President Phone: (011) 23 84 889-6014 Fax: (011) 82 31 488-9605 jjy9917@hanmail.net	Trade Debt		\$555,055.55

31.	Delta Research Corporation 32971 Capital Avenue Livonia, MI 48150	Delta Research Corporation 32971 Capital Avenue Livonia, MI 48150 Bob Sakuta Phone: (734) 261-6400 Fax: (734 261-0909 bobs@delrecorp.com	Trade Debt	\$548,136.80
32.	Jinyoung Industrial Co; Ltd. 472-7 Moknal-Dong, Ansan-City, Kyunggi-DO, Korea	Jinyoung Industrial Co; Ltd. 472-7 Moknal-Dong, Ansan- City, Kyunggi-DO, Korea Helmut Choi Phone: (011) 82-2-501-3104 Fax: (011) 82 31 492-0067 helmut@i-jy.com	Trade Debt	\$546,930.71
33.	Superior Controls, Inc. 14925 Galleon Court Plymouth, MI 48170	Superior Controls, Inc. 14925 Galleon Court Plymouth, MI 48170 Phone: (734) 454-0500 Fax: (734) 454-0563	Trade Debt	\$542,484.00
34.	Acument Global Technology 6125 E. 18 Mile Road Sterling Heights, MI 48314	Acument Global Technology 6125 E. 18 Mile Road Sterling Heights, MI 48314 Brian Jennings Director, Automotive Sales & Application Engr. Phone: (586) 739-5847 Fax: (586) 739-2101 bjennings@acument.com	Trade Debt	\$519,417.17
35.	Full Service Supply Inc. 1600 Technology Way Latrobe, PA 15650	Full Service Supply Inc 1600 Technology Way Latrobe, PA 15650 Scott Toman Phone: (724) 539-5144 Fax: (724) 539-4700 scott.toman@ferguson.com	Trade Debt	\$513,346.37
36.	Federal Mogul 26555 Northwestern Hwy Southfield, MI 48034	Federal Mogul World Headquarters 26555 Northwestern Hwy Southfield, MI 48034 James Karass Phone: (248) 354-8857 Fax: (248) 354-9419 Jim.Karas @federalmogul.com	Trade Debt	\$499,734.85
37.	MPI 2129 Austin Avenue Rochester Hills, MI 48309-3668	MPI 2129 Austin Avenue Rochester Hills, MI 48309  Norm Dickson Vice President-Sales Phone: (248) 724-7208 Fax: (248) 853-5107 ndickson@mpi-int.com	Trade Debt	\$456,655.93

38.	Big Rapids Products, Inc. 1313 Maple Street Big Rapids, MI 49307	Big Rapids Products, Inc. 1313 Maple Street Big Rapids, MI 49307  Jerry Nielsen Phone: (231) 7 96-3593 Fax: 231-796-9066 jerryn@brproducts.com	Trade Debt		\$438,537.22
39.	Ellwood Texas Forge Navasota PO Box 790 Ellwood City, PA 16117	Ellwood Texas Forge Navasota PO Box 790 Ellwood City, PA 16117 Bentraum Huffman V.P. of Finance & Treasurer Phone: (724) 752-3680 Fax: (724) 752-9711 bhuffman@elwd.com	Trade Debt	Disputed	\$437,599.33
40.	Cincinnati Gearing Systems 5757 Mariemont Ave. Cincinnati, OH 45227	Cincinnati Gearing Systems 5757 Mariemont Ave. Cincinnati, OH 45227 Bill Tibbe Phone: (513) 271-7700 Fax: (513) 527-8620	Trade Debt		\$427,616.29
41.	Hebei Metals #448 W. Helping Rd Shijiazhuang, China 50071	Hebei Metals #448 W. Helping Rd Shijiazhuang , China 50071  Mr. Du Xinyong Phone: 86 – 311 - 85202738 Fax Number: 86-311- 87027972 duxinyong@ hebminmetals.com.cn	Trade Debt		\$426,335.68
42.	Aleris International, Inc. 25825 Science Park Drive Suite 400 Beachwood, OH 44122	Aleris International 25825 Science Park Drive Suite 400 Beachwood, OH 44122 Doug Roth Phone: (216) 910-3400 Fax: (216) 910-3656 doug.roth@aleris.com	Trade Debt		\$425,880.66
43.	Hitachi Metals America Ltd 41800 W. 11 Mile Rd. Suite 100 Novi, MI 48375	Hitachi Metals America Ltd 41800 W. 11 Mile Rd. Suite 100 Novi, MI 48375 Al Rush Phone: (248) 465-6025 Fax: (248) 465-6020 al.rush@hitmet.com	Trade Debt		\$392,236.38
44.	Grede Foundries, Inc. 25870 Island Lake Drive Novi, MI 48374	Grede Foundries, Inc. 25870 Island Lake Drive Novi, MI 48374 Karl Sekerka Phone: (248) 349-5009 Fax: (248) 349 5039 ksekerka@grede.com	Trade Debt		\$362,098.38

45.	Mirae Metal Tech Co 1-86 Woelam-dong, Dalseo-gu, Daegu 704 30 R.O. South Korea	Mirae Metal Tech Co 1-86 Woelam-dong, Dalseo-gu, Daegu 704 30 R.O. South Korea Seok-Hee (SK) Park Phone: (011) 82 53 582-2131 Fax: (011) 82 53 581-7292	Trade Debt	\$348,784.50
46.	FREMAR IND. 2808 Westway Dr. Brunswick, OH 44212	FREMAR IND. 2808 Westway Dr. Brunswick, OH 44212  Don Brandt Phone: (330) 220-3700 Fax: (330) 220-3800 dbrandt@fre-mar.com	Trade Debt	\$327,800.00
47.	Hastech Manufacturing 301 Massey Rd Guelph, ON N1K 1B2	Hastech Manufacturing 301 Massey Rd Guelph, ON N1K 1B2 Phone: (519) 836-7554 Frank Carpino Frank.Carpino@Linamar.com	Trade Debt	\$321,574.89
48.	Transform Automotive 7026 Sterling Ponds Court Sterling, MI 48312	Transform Automotive 7026 Sterling Ponds Court Sterling, MI 48312 Phone: (586) 826-8500 Fax: (586)-826-3656 Scott Wilson swilson@transformauto.com	Trade Debt	\$289,244.31
49.	Freudenberg - NOK 47690 East Anchor Court Plymouth, MI 48170	Freudenberg - NOK 47690 East Anchor Court Plymouth, MI 48170 Robert May Marketing Manager Phone: (317) 421-3466 Fax: (317) 392-3406 rum@fngp.com	Trade Debt	\$286,621.27
50.	Brembo SpA 15300 Centenial Drive Northville, MI 48168	Brembo SpA 15300 Centennial Drive Northville, MI 48168 Mr. Daniel M. Sandberg CEO Phone: (734) 737-5302 Fax: (734) 737-5952 dsandberg@us.brembo.com	Trade Debt	\$277,695.21

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David L. McKee

Secretary

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both 18 U.S.C. §§ 152 and 3571.

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UNITED STATES BANKRUPTCY COURT

### **LIST OF EQUITY SECURITY HOLDERS**

Metaldyne Company LLC 47603 Halyard Drive Plymouth, MI 48170

100% Ownership Interest

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SOUTHERN DISTRICT O		ľ				
 In re		X :	Chapter 11			
W.C. McCurdy Co.,		:	Case No. 09()			
Σ	Debtor.	:				
		x				
<b>DECLARATION RI</b>	EGARDING LIS	ST OF I	EQUITY SE	CURIT	Y HOLI	<u>DERS</u>
I, David L. Mo penalty of perjury that I have it is true and correct to the best		going "	'List of Equit	ty Securi		
Date: May 27, 2009	Signature	/s/ Da	avid L. McKe	ee		
• •	Č		L. McKee			

## W.C. MCCURDY CO. (a Michigan corporation)

# UNANIMOUS WRITTEN ACTION OF DIRECTORS OF W.C. MCCURDY CO.

The undersigned, being all of the members of the Board of Directors of W.C. McCurdy Co., a Michigan corporation (the "Corporation"), in lieu of holding a special meeting of the Board of Directors of the Corporation, hereby take the following actions and adopt the following resolutions by unanimous written consent:

WHEREAS, the Board of Directors of the Corporation has evaluated the Corporation's alternatives in connection with a possible restructuring and has determined that the filing of a voluntary petition for relief under chapter 11 of title 11 of the United States Code is in the best interest of the Corporation and its stakeholders;

**RESOLVED**, that the Corporation shall be, and it hereby is, authorized to file a voluntary petition (the "Petition") for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), in the United States Bankruptcy Court for the Southern District of New York or such other court as the appropriate officer or officers of the Corporation shall determine to be appropriate (the "Bankruptcy Court") and perform any and all such acts as are reasonable, advisable, expedient, convenient, proper or necessary to effect any of the foregoing and the performance of such acts to constitute conclusive evidence of the reasonableness, advisability, expedience, convenience, appropriateness, or necessity thereof;

**FURTHER RESOLVED**, that the chief executive officer. president, secretary and the treasurer of the Corporation (collectively, the "Designated Officers") shall be, and each of them, acting alone, hereby is, authorized, directed and empowered on behalf of, and in the name of, the Corporation to: (a) execute, acknowledge, deliver and verify the Petition and all other ancillary documents, and cause the Petition to be filed with the Bankruptcy Court and make or cause to be made prior to execution thereof any modifications to the Petition or ancillary documents as any such Designated Officer, in such officer's discretion, deems necessary or desirable to carry out the intent and accomplish the purposes of these resolutions; (b) execute, acknowledge, deliver, verify and file or cause to be filed all petitions, schedules, statements, lists, motions, applications and other papers or documents necessary or desirable in connection with the foregoing; (c) execute, acknowledge, deliver and verify any and all other documents

necessary or appropriate in connection therewith or to administer the Corporation's chapter 11 case in such form or forms as any such Designated Officer may approve; and (d) the actions of any Designated Officer taken pursuant to this resolution, including, the execution, acknowledgment, delivery and verification of the Petition and all ancillary documents and all other agreements, certificates, instruments, guaranties, notices and other documents, shall be conclusive evidence of such Designated Officer's approval and the necessity or desirability thereof;

FURTHER RESOLVED, that the Designated Officers shall be, and each of them hereby is, authorized, directed and empowered to retain, on behalf of, and in the name of, the Corporation: (a) Jones Day; (b) Lazard Freres & Co. LLC; (c) AlixPartners, LLP; (d) Foley & Lardner LLP; and (e) such additional professionals, including attorneys, accountants, financial advisors, investment bankers, actuaries, consultants or brokers, in each case as in such Designated Officers' judgment may be necessary or desirable in connection with the Corporation's chapter 11 case and other related matters, on such terms as such officer or officers shall approve and such Designated Officer's retention thereof to constitute conclusive evidence of such Designated Officer's approval and the necessity or desirability thereof;

**FURTHER RESOLVED**, that the law firm Jones Day and any additional co-counsel or special or local counsel selected by the Designated Officers, if any, shall be, and hereby are, authorized, empowered and directed to represent the Corporation, as debtor and debtor in possession, in connection with any chapter 11 case commenced by or against it under the Bankruptcy Code:

FURTHER RESOLVED, that the Corporation, as debtor and debtor in possession under chapter 11 of the Bankruptcy Code, shall be, and it hereby is, authorized to: (a) enter into a new debtor in possession financing facility and any associated documents and consummate the transactions contemplated therein (collectively, the "Financing Transactions") with such lenders and on such terms as may be approved by any one or more of the Designated Officers, as may be reasonably necessary or desirable for the continuing conduct of the affairs of the Corporation; and (b) pay related fees and grant security interests in and liens upon some, all or substantially all of the Corporation's assets in each case as may be deemed necessary or desirable by any one or more of the Designated Officers in connection with the Financing Transactions;

**FURTHER RESOLVED**, that: (a) the Designated Officers shall be, and each of them, acting alone, hereby is, authorized, directed and empowered in the name of, and on behalf of, the Corporation, as debtor and debtor in possession, to take such actions and execute, acknowledge, deliver and verify such agreements, certificates, instruments, guaranties, notices and any and all other documents as the Designated Officers may deem necessary or appropriate to facilitate the Financing Transactions "Financing Documents"); (b) Financing (collectively. the Documents containing such provisions, terms, conditions, covenants, warranties and representations as may be deemed necessary or desirable by the Designated Officers are approved; and (c) the actions of any Designated Officer taken pursuant to this resolution, including the execution, acknowledgement, delivery and verification of all agreements, certificates, instruments, guaranties, notices and other documents, shall be conclusive evidence of such Designated Officer's approval and the necessity or desirability thereof;

**FURTHER RESOLVED**, that, in addition to the specific authorizations heretofore conferred upon the Designated Officers, each of the officers of the Corporation or their designees shall be, and each of them, acting alone, hereby is, authorized, directed and empowered, in the name of, and on behalf of, the Corporation, to take or cause to be taken any and all such further actions, to execute and deliver any and all such agreements, certificates, instruments, amendments and other documents and to pay all expenses, including filing fees, in each case as in such officer's or officers' judgment shall be necessary or desirable in order fully to carry out the intent and accomplish the purposes of the resolutions adopted herein;

**FURTHER RESOLVED**, that all acts lawfully done or actions lawfully taken or to be taken by any officer or officers of the Corporation in connection with the implementation of these resolutions in all respects are hereby ratified, confirmed and approved; and

**FURTHER RESOLVED**, that any Designated Officer shall be, and each of them, acting alone, is authorized to certify and deliver, to any person to whom such certification and delivery may be deemed necessary or appropriate in the opinion of such Designated Officer, a true copy of the foregoing resolutions.

This Written Consent may be executed in multiple counterparts, each of which shall constitute an original and all of which together shall form a single instrument. This Written Consent shall be effective as of the date first written below when executed by all of the directors in the places designated for their signatures below. Upon execution of this Written Consent, the undersigned hereby direct that this Written Consent be filed in the Corporation's minute book.

/s/ Thomas A. Amato

Thomas A. Amato Date: May 27, 2009

/s/ Terry Iwasaki

Terry Iwasaki

Date: May 27, 2009