

In re: Oldco M Corporation f/k/a Metaldyne Corporation
OMNIBUS 25: EXHIBIT 3 - IMPROPER CLASSIFICATION CLAIMS

Creditor Name / Address	Claim Number	Claim Amounts*	Claim Class**	Overstated Amount	Claim Class**	Adjusted Amount	Claim Class**	Basis for Objection
1 DOBRICK, JOANNE S 5913 N KENNETH AVE CHICAGO, IL 60646-5935	1978	\$34.50	(S)	\$34.50	(A)	\$0.00	(A)	The claimant did not attach any documentation to the proof of claim and therefore has failed to establish a prima facie valid claim. In addition, there is no information attached to the claim demonstrating the claimant's entitlement to a secured, administrative or priority claim under the Bankruptcy Code. There Debtors' books and records do not show any obligations owed to the claimant. On August 27, 2010, Accretive Solutions Senior Associate William MacDonald sent a letter to the claimant requesting documents and information for the claim. As of September 8, 2010, no documentation or response has been received from the claimant.
		\$34.50	(A)			\$0.00	(P)	
						\$0.00	(U)	
2 ERIE INDUSTRIAL TRUCKS INC 2419 W 15TH ST ERIE, PA 16505	1775	\$3,692.77	(A)	\$1,612.00	(A)	\$2,080.77	(A)	Invoice numbers 738062, 149299, 741937, 877365, 877369, 877370, 877368, 876119, 876120, 876124, 876125, 877366, 738064, 738065, and 738051 were asserted as entitled to administrative expense treatment under Section 503(b)(9), however, the invoices specifically indicate that \$1,612.00 of the amount sought was for services or labor and not goods. On August 27, 2010, Accretive Solutions Senior Associate William MacDonald sent a letter to the claimant requesting documents and information for the claim. As of September 8, 2010, no documentation or response has been received from the claimant. Counsel for the Trust spoke to Bill Lynch on two occasions and Mr. Lynch consented to the change in priority of \$1,612.00 of the claim amount to unsecured.
		\$1,773.92	(U)			\$1,612.00	(U)	

*Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees.

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3 GERG, CLARENCE PO BOX 112 DAGUS MINES, PA 15831	1306	\$1,700.00	(A)	\$1,700.00	(A)	\$0.00	(A)	The claimant did not attach any documentation to the proof of claim and therefore has failed to establish a prima facie valid claim. In addition, there is no information attached to the claim demonstrating the claimant's entitlement to administrative or priority treatment under the Bankruptcy Code. The claim indicates that \$1,700 of the claim is entitled to administrative priority treatment under Section 503(b)(9) for stocks from Mascotech. Claims related to stock are not entitled to administrative priority treatment under Section 503(b)(9). The Debtors' books and records do not show any obligations owed to the claimant. On August 27, 2010, Accretive Solutions Senior Associate William MacDonald sent a letter to the claimant requesting documents and information for the claim. As of September 8, 2010, no documentation or response has been received from the claimant.
						\$0.00	(P)	
						\$0.00	(U)	
4 HAMMELMANN CORP ATTN CORPORATE OFFICER 600 PROGRESS RD DAYTON, OH 45449-2300	2162	\$10,717.20 \$10,717.20	(A) (U)	\$10,717.20	(A)	\$0.00	(A)	The documentation attached to the proof of claim indicates that the date the Debtors received the goods was outside of the twenty (20) day period under Section 503(b)(9), therefore, the claim is not entitled to administrative priority treatment. On August 27, 2010, Accretive Solutions Senior Associate William MacDonald sent a letter to the claimant requesting documents and information for the claim. Through correspondence between the claimant and Mr. MacDonald, the claimant agreed that it did not have a claim that was entitled to administrative expense priority and should only have an unsecured, non-priority claim in the amount of \$10,717.20. The claimant indicated that it would file an amended claim, however, as of September 8, 2010, no amended claim was filed by the claimant.
						\$10,717.20	(U)	

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5 HOLMAN, RICHARD K 19572 FITZPATRICK CT # 1 DETROIT, MI 48228-1411	1837	BLANK	(S)			\$0.00	(A)	The documentation attached to the proof of claim does not demonstrate any entitlement to a secured claim or administrative or priority treatment under the Bankruptcy Code. In addition, some of the documentation does not appear to relate to the claimant. The documentation attached does not demonstrate that any goods were sold to the Debtors within the applicable time frame under the Bankruptcy Code; and therefore, the claimant is not entitled to an administrative expense claim under Section 503(b)(9). On August 27, 2010, Accretive Solutions Senior Associate William MacDonald sent a letter to the claimant requesting documents and information for the claim. As of September 8, 2010, no documentation or response has been received from the claimant.
		BLANK	(A)			\$0.00	(P)	
		BLANK	(P)			\$0.00	(U)	
6 KOREA EXPORT INSURANCE CORP PATRICK SHIN 915 WILSHIRE BLVD SUITE 1640 LOS ANGELES, CA 90017	1949	\$121,529.39	(A)	\$121,529.39	(A)	\$0.00 \$121,529.39	(A) (U)	The documentation attached to the proof of claim indicates that the date the Debtors received the goods was outside of the twenty (20) day period under Section 503(b)(9), therefore, the claim is not entitled to administrative priority treatment. On August 27, 2010, Accretive Solutions Senior Associate William MacDonald sent a letter to the claimant requesting documents and information for the claim. As of September 8, 2010, no documentation or response has been received from the claimant.

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7 PITTSBURGH PROCESS EQUIPMENT INC. ATTN CORPORATE OFFICER 640 LONG RD PITTSBURGH, PA 15235-4305	2133	\$3,724.50 \$3,724.50	(A) (U)	\$3,724.50	(A)	\$0.00	(A)	The documentation attached to the proof of claim indicates that the date the Debtors received the goods was outside of the twenty (20) day period under Section 503(b)(9), therefore, the claim is not entitled to administrative priority treatment. On August 27, 2010, Accretive Solutions Senior Associate William MacDonald sent a letter to the claimant requesting documents and information for the claim. As of September 8, 2010, no documentation or response has been received from the claimant.
8 RING SCREW LLC (VENDOR 133021) ATTN CORPORATE OFFICER ACCUMENT GLOBAL TECHNOLOGY 840 W LONG LAKE RD STE 450 TROY, MI 48098	3197	\$58,973.22	(A)	\$17,623.78	(A)	\$41,349.44 \$142,169.57	(A) (U)	Invoice numbers 645410, 645596, and 645724 demonstrate that the date the Debtors received the goods was outside of the twenty (20) day period under Section 503(b)(9), therefore, \$16,071.03 of the claim is not entitled to administrative priority treatment. Although invoice numbers 645873, 645997, 646136, 646236, 646297, 646428, 646580, 646688, 646815, 646954, 647123, 647264, and 647383 qualify for treatment as an administrative expense claim under Section 503(b)(9) of the Bankruptcy Code, the amounts set forth in the documentation attached to the proof of claim are inconsistent with the amounts for those same invoices in the Debtors' books and records. The Debtors' books and records indicate that the above listed invoices should be reduced by \$608.61. On August 27, 2010, Accretive Solutions Senior Associate William MacDonald sent a letter to the claimant requesting documents and information for the claim. As of September 8, 2010, no documentation or response has been received from the claimant.

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9 RYAN FIREPROTECTION INC 9740 EAST 148TH ST NOBLESVILLE, IN 46060	825	\$2,871.00	(A)	\$2,871.00	(A)	\$0.00 \$2,871.00	(A) (U)	The documentation attached to the proof of claim indicates that the date the Debtors received the services was outside of the twenty (20) day period under Section 503(b)(9), therefore, the claim is not entitled to administrative priority treatment. In addition, the documentation indicates that the claimant primarily provided services and not goods, but does not provide any information regarding how much of the claim is attributable to the provision of goods. On August 27, 2010, Accretive Solutions Senior Associate William MacDonald sent a letter to the claimant requesting documents and information for the claim. As of September 8, 2010, no documentation or response has been received from the claimant.
10 SCHAEGLER/YESCO DISTRIBUTION INC EUGENE E PEPINSKY JR PO BOX 11963 KEEFER WOOD ALLEN & RAHAL LLP 210 WALNUT ST HARRISBURG, PA 17108-1963	554	\$5,270.91 \$5,251.36	(A) (U)	\$1,150.52	(A)	\$4,120.39	(A)	Invoice numbers S2499678001, S2502719002, S2504457002, and S2505240001 were all paid by Metaldyne. Invoice number S2500910001 for \$35.26 is for a service charge and therefore is not entitled to priority treatment as a Section 503(b)(9) claim. In addition, Invoice number S2500910001 has not been found in the Debtors' book and records. Accretive Solutions contacted the claimant via phone and did not receive a response. On August 27, 2010, Accretive Solutions Senior Associate William MacDonald sent a letter to the claimant requesting additional information and indicating that certain invoices had already been paid. As of September 8, 2010, no documentation or response has been received from the claimant.

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11 SCHAEGLER/YESCO DISTRIBUTION INC EUGENE E PEPINSKY JR PO BOX 11963 KEEFER WOOD ALLEN & RAHAL LLP 210 WALNUT ST HARRISBURG, PA 17108-1963	555	\$3,981.12 \$5,461.76	(A) (U)	\$1,486.03	(A)	\$2,495.09	(A)	Invoice numbers S2501983001, S2502865001, S2504564001, S2505267001 were all paid by Metaldyne. Invoice number S2500911001 for \$15.96 is for a service charge and therefore is not entitled to priority treatment as a Section 503(b)(9) claim. In addition, Invoice number S2500911001 has not been found in the Debtors' book and records. Accretive Solutions contacted the claimant via phone and did not receive a response. On August 27, 2010, Accretive Solutions Senior Associate William MacDonald sent a letter to the claimant requesting additional information and indicating that certain invoices had already been paid. As of September 8, 2010, no documentation or response has been received from the claimant.
12 WILLIAMS, TONY 12095 SAINT MARYS ST DETROIT, MI 48227-1103	3701	BLANK	(P)			\$0.00 \$0.00 \$0.00	(A) (P) (U)	The claimant did not attach any documentation to the proof of claim and therefore has failed to establish a prima facie valid claim. In addition, there is no information attached to the claim demonstrating the claimant's entitlement to administrative or priority treatment under the Bankruptcy Code. The Debtors' books and records do not show any obligations owed to the claimant. On August 27, 2010, Accretive Solutions Senior Associate William MacDonald sent a letter to the claimant requesting documents and information for the claim. As of September 8, 2010, no documentation or response has been received from the claimant.

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		Totals:	\$34.50	(S)		\$162,448.92	(A)	\$50,045.69 (A)
			\$212,494.61	(A)				\$0.00 (P)
			\$153,870.88	(U)				\$278,899.16 (U)
Case Legend:								
09-13411	MD PRODUCTS CORPORATION		09-13421	METALDYNE SINTERED COMPONENTS ST. MARYS			09-13431	METALDYNE US HOLDING CO.
09-13412	OLDCO M CORPORATION F/K/A METALDYNE CORPORATION		09-13422	NC-M CHASSIS SYSTEMS LLC			09-13432	ER ACQUISITION CORPORATION
09-13413	METALDYNE ENGINE CO., LLC		09-13423	PUNCHCRAFT COMPANY			09-13433	GMTI HOLDING COMPANY
09-13414	METALDYNE CO., LLC		09-13424	WINDFALL SPECIALTY POWDERS, INC.			09-13434	HALYARD AVIATION SERVICES, INC.
09-13415	METALDYNE LESTER PRECISION DIE CASTING, INC.		09-13425	METALDYNE ASIA, INC.			09-13435	MASCO TECH SATURN HOLDINGS, INC.
09-13416	METALDYNE SINTERED COMPONENTS LLC		09-13426	METALDYNE DRIVELINE CO.			09-13436	MASG DISPOSITION, INC.
09-13417	METALDYNE TUBULAR PRODUCTS, INC.		09-13427	METALDYNE EUROPE, INC.			09-13437	MASX ENERGY SERVICE GROUP, INC.
09-13418	METALDYNE DUPAGE DIE CASTING CORPORATION		09-13428	METALDYNE PRECISION FORMING – FORT WAYNE			09-13438	PRECISION HEADED PRODUCTS, INC.
09-13419	METALDYNE MACHINING AND ASSEMBLY COMPANY		09-13429	METALDYNE SERVICES, INC.			09-13439	STAHL INTERNATIONAL, INC.
09-13420	METALDYNE LIGHT METALS COMPANY, INC.		09-13430	METALDYNE SINTERED COMPONENTS OF INDIANA			09-13440	WC MCCURDY CO.
							09-13441	METALDYNE INTERMEDIATE HOLDCO, INC.

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