Objection Deadline: January 24, 2011 at 4:00 p.m. (ET) Hearing Date: February 10, 2011 at 10:00 a.m. (ET)

REED SMITH LLP Mark D. Silverschotz 599 Lexington Avenue New York, NY 10022 Telephone: (212) 521-5400 Facsimile: (212) 521-5450 msilverschotz@reedsmith.com

-and-

REED SMITH LLP

Kurt F. Gwynne (*pro hac vice*) Kimberly E. C. Lawson (*pro hac vice*) 1201 N. Market Street, Suite 1500 Wilmington, DE 19801 Telephone: (302) 778-7500

Facsimile: (302) 778-7575 kgwynne@reedsmith.com klawson@reedsmith.com

Counsel to the Oldco M Distribution Trust

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
	:	
In re	: Chapter 11	
	:	
Oldco M Corporation	: Case No. 09-1341	2 (MG)
(f/k/a Metaldyne Corporation), et al.,	:	, ,
7 1 // /	: (Jointly Administ	ered)
Debtors.	:	,
	:	
	X	

NOTICE OF MOTION OF THE OLDCO M DISTRIBUTION TRUST FOR AN ORDER EXTENDING DEADLINE FOR TRUSTEE TO OBJECT TO CLAIMS

PLEASE TAKE NOTICE that the Oldco M Distribution Trust (the "<u>Trust</u>") will move before the Honorable Martin Glenn, United States Bankruptcy Judge, at the United States Bankruptcy Court, the Alexander Hamilton Customs House, One Bowling Green, New York, New York 10004-1408, on February 10, 2011 at 10:00 a.m. (ET), for entry of an order further extending the deadline for the Trust to object to claims six months. Annexed hereto is the *Motion of the Oldco M Distribution Trust for an Order Extending Deadline for Trustee to Object to Claims*, filed on December 28, 2010 [Docket No. 1689].

PLEASE TAKE FURTHER NOTICE that written objection, if any, to the relief requested by the Trust shall conform to the Federal Rules of Bankruptcy Procedure, the Local Rules of the Bankruptcy Court for the Southern District of New York and the Administrative Order, Pursuant to Rule 1015(c) of the Federal Rules of Bankruptcy Procedure, Establishing Case Management and Scheduling Procedures entered on June 5, 2009 (the "Case Management Order"), shall set forth the name of the objecting party, the basis for the objections and the specific grounds thereof, shall be filed with the Clerk of the United States Bankruptcy Court, One Bowling Green, New York, New York 10004-1408 by no later than January 24, 2011 at 4:00 p.m. (ET) (with two hard copies delivered directly to Chambers), and must be served upon counsel for the Trust, Reed Smith LLP, 599 Lexington Avenue, New York, New York 10022, Attn: Mark D. Silverschotz, Esquire and 1201 N. Market Street, Suite 1500, Wilmington, DE 197801, Attn: Kurt F. Gwynne, Esquire and Kimberly E. C. Lawson, Esquire and in accordance with the Case Management Order.

PLEASE TAKE FURTHER NOTICE that if an objection to the Motion is not received by the Objection Deadline, the relief requested in the Motion shall be deemed

unopposed, and the Bankruptcy Court may enter an order granting the relief sought without a hearing.

PLEASE TAKE FURTHER NOTICE that objecting parties are required to attend the hearing and failure to appear may result in relief being granted or denied upon default.

PLEASE TAKE FURTHER NOTICE that copies of the Case Management Order, the Special Service List and the General Service List may be obtained from the Court's website at http://ecf.nysb.uscourts.gov or, free of charge, at www.bmcgroup.com/metaldyne.

Dated: January 14, 2011 New York, New York

Respectfully submitted,

/s/ Mark D. Silverschotz

REED SMITH LLP Mark D. Silverschotz 599 Lexington Avenue New York, NY 10022 Telephone: (212) 521-5400 Facsimile: (212) 521-5450

Facsimile: (212) 521-5450 msilverschotz@reedsmith.com

-and-

REED SMITH LLP

Kurt F. Gwynne (*pro hac vice*) Kimberly E. C. Lawson (*pro hac vice*) 1201 N. Market Street, Suite 1500 Wilmington, DE 19801

Telephone: (302) 778-7500 Facsimile: (302) 778-7575 kgwynne@reedsmith.com klawson@reedsmith.com

Counsel to the Oldco M Distribution Trust.

Objection Deadline: To be determined Hearing Date: To be determined

REED SMITH LLP Mark D. Silverschotz 599 Lexington Avenue New York, NY 10022 Telephone: (212) 521-5400

Facsimile: (212) 521-5450 msilverschotz@reedsmith.com

-and-

REED SMITH LLP

Kurt F. Gwynne (*pro hac vice*) Kimberly E. C. Lawson (*pro hac vice*) 1201 N. Market Street, Suite 1500

Wilmington, DE 19801 Telephone: (302) 778-7500 Facsimile: (302) 778-7575 kgwynne@reedsmith.com klawson@reedsmith.com

Counsel to the Oldco M Distribution Trust

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
In re	: Chapter 11	
	:	
Oldco M Corporation	: Case No. 09-13412	(MG)
(f/k/a Metaldyne Corporation), et al.,	•	
	: (Jointly Administer	red)
Debtors.	:	
	:	
	X	

MOTION OF THE OLDCO M DISTRIBUTION TRUST FOR AN ORDER EXTENDING DEADLINE FOR TRUSTEE TO OBJECT TO CLAIMS

TO THE HONORABLE MARTIN GLENN UNITED STATES BANKRUPTCY JUDGE:

The Oldco M Distribution Trust (the "Trust") respectfully represents as follows:

I. Background

- 1. On May 27, 2009 (the "Petition Date"), Oldco M Corporation (f/k/a Metaldyne Corporation) and 30 of its domestic direct and indirect subsidiaries, as debtors and debtors in possession (collectively, the "Debtors"), filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"). By an order entered on May 29, 2009, the Debtors' chapter 11 cases were consolidated for procedural purposes and thereafter were jointly administered (Docket No. 65).
- 2. Shortly after the Petition Date, the Debtors filed motions (Docket Nos. 214 and 323) to sell a majority of their assets and to establish an auction process or processes and bid procedures to consummate these sales, and also began the process of marketing their other business units for sale. On August 5, 2009 and August 6, 2009, the Debtors held an auction, pursuant to which MD Investors Corporation ("MD Investors") presented a bid for the assets, which included a cash component, a credit bid component and other consideration. On August 12, 2009, the Court entered an Order (Docket No. 674) (the "Sale Order") authorizing the sale to MD Investors of substantially all of the Debtors' assets free and clear of all liens, claims, interests and encumbrances (the "MD Investors Transaction"). The MD Investors Transaction closed on October 16, 2009.
- 3. On June 5, 2009, the Court entered the Administrative Order, Pursuant to Rule 1015(c) of the Federal Rules of Bankruptcy Procedure, Establishing Case Management and Scheduling Procedures (Docket No. 133) (the "Case Management Order"). Pursuant to Paragraph 14 of the Case Management Order,

[i]f a Motion to extend the time for the Debtors to take any action is filed before the expiration of the period prescribed by the . . . provisions of any order entered by this Court, the time shall automatically be extended until the Court acts on the Motion, without the necessity for the entry of a bridge order, provided that

the Court has the authority to extend the time for the Debtors to take such action.

See Case Management Order at ¶ 14, p. 11.

- 4. On January 11, 2010, the Debtors filed their Second Amended Joint Plan of Liquidation of Debtors and Debtors in Possession (Docket No. 1180) (the "Plan") and the related Disclosure Statement. On February 23, 2010, the Court entered an Order confirming the Plan and substantively consolidating these bankruptcy cases (Docket No. 1384) (the "Confirmation Order"), and on March 30, 2010, the Plan became effective (the "Effective Date"). As of the Effective Date, the Debtors were dissolved and the Oldco M Distribution Trust was created in order to liquidate the Debtors' remaining assets (including any claims and causes of action possessed by the Debtors), litigate and resolve claims filed against the Debtors' estates, make distributions to creditors and take other actions permitted by Section III.C of the Plan.
- 5. The Plan provided that the Trustee (as defined below) could object to claims filed against the Debtors' bankruptcy estate until a certain Claims Objection Bar Date. Specifically, the Plan provided that "[t]he... Trustee may object to any Claims² it believes warrant the Filing of an objection prior to the Claims Objection Bar Date. See Plan at § VI.B(5), p. 32. The Plan further provided that "[u]pon motion to the Bankruptcy Court, the... Trustee may request, and the Bankruptcy Court may grant, an extension to the Claims Objection Bar Date generally or with respect to a specific list of Claims. Any extension granted by the Bankruptcy Court shall not

¹ "Claims Objection Bar Date" was defined in the Plan to mean "the latest of: (a) 270 days after the Effective Date; (b) 75 days after the Filing of a proof of Claim for such Claim; and (c) such other period of limitation as may be specifically fixed by the Plan, the Confirmation Order, the Bankruptcy Rules or a Final Order for objecting to such Claim." See Plan at § I.A(22), p. 3. 270 days after the Effective Date was December 25, 2010, which was an official Court holiday. In addition, the Court was officially closed on December 27, 2010 due to inclement weather. Accordingly, the Claims Objection Bar Date is December 28, 2010.

² Capitalized terms used with respect to Plan provisions but not defined shall have the meaning ascribed to them in the Plan.

be considered to be a Plan modification under section 1127 of the Bankruptcy Code." See Plan at § VI.B(5), p. 32.

- 6. Since the Effective Date, Executive Sounding Board Associates, Inc., the trustee of the Trust (the "<u>Trustee</u>"), has been fulfilling its duties under the Plan, including the liquidation of the remaining assets. Specifically, the Trustee has been:
 - Closing on and completing the sale of the Debtors' Farmington Hills property for \$1,250,000.
 - Closing on and completing the sale of the Debtors' New Castle property for \$1,250,000.
 - Making multiple visits to the Debtors' headquarters.
 - Making provisions at a local Michigan offsite storage facility for record retention.
 - Closing fifty-two of the Debtors' bank accounts at JP Morgan Chase.
 - Preparing for and filing for bankruptcy (assignment) of the Metaldyne entity in
 Canada, which filed on October 22, 2010. The Trust filed a proof of claim against
 the Metaldyne entity in Canada in the amount of \$9.6 million, related to accrued
 management and royalty fees less amounts owed the Canadian entity in other
 intercompany transactions. The Trustee is serving as an inspector to the Canadian
 proceedings.
 - Conducting weekly conference calls with Accretive Solutions, the professionals
 managing the claims matters, and coordinating efforts with Reed Smith LLP and
 BMC along with Accretive to expedite the handling of the claims.
 - Reviewing and filing objections to administrative expense claims.

- Reviewed and resolved administrative expense claims of the various estate professionals.
- Working to reconcile and resolve account differences with Ford during the transition processing agreement.
- Sending correspondence to various claimants seeking additional information on their claims in order to streamline the claim objection process.
- Working with claimants to attempt to resolve the Trust's objections to claims.
- Sending more than 500 preference demand letters with respect to transfers made in the ninety days prior to the Petition Date. Negotiating and settling several preference demands, including collecting over \$350,000 in preference recoveries (which is currently held in the Trust's counsel's IOLTA account).
- Purchasing software in order to complete the Debtors' tax returns and hiring RSM
 McGladrey to prepare such tax returns.
- Timely filed the Federal Tax Return for the Estate due 12/15/10 and related state returns due on the same date. Also in the process of preparing the State Tax Returns with a due date of 1/15/2011.
- Settled a claim against the City of Litchfield for \$175,000 of which \$150,000 has been paid and the remainder of the proceeds is scheduled to be paid in February 2011.
- Negotiating a settlement of tax claims with the City of New Castle and Henry
 County in Indiana relating to the New Castle property, which resulted in an
 approximate reduction of \$300,000.

- Negotiating a settlement with the Internal Revenue Service in excess of \$1 million. The trust is working to finalize the amount.
- Conducting discovery with respect to the administrative expense claim of Ferguson Integrated Services.
- Winding down the foreign subsidiaries per the Plan.

Although this is not an exhaustive list, it highlights some of the significant duties that the Trustee has been fulfilling since the Effective Date.

II. Relief Requested

7. Pursuant to Section VI.B(5) of the Plan, the Trustee respectfully requests a six month extension of its time to object to claims against the estate.

III. Basis for the Relief Requested

- 8. Section 1141(a) of the Bankruptcy Code provides that the provisions of a confirmed plan bind all creditors and equity security holders under the plan "whether or not such creditor, equity security holder, or general partner has accepted the plan." 11 U.S.C. § 1141(a). In the instant case, the confirmed Plan expressly provides the Court with the discretion to extend the deadline to object to claims against the estate.
- 9. The Trustee has been working diligently since its appointment. Over the last several months the Trustee has been engaged in a significant amount of activities more particularly described above. Despite its best efforts, the Trustee has not been able to complete its analysis of the claims filed against the estate. While working towards resolving these claims the Trustee has diligently been requesting additional information from claimants to be thorough and complete if an objection is necessary. Accordingly, the Trustee respectfully requests a six month extension of the time to object to such claims pursuant to the provisions of Section VI.B(5) of the Plan.

IV. Notice

10. Notice of this Motion has been served in accordance with the procedures set forth in the Case Management Order on the parties identified on the Special Service List and the General Service List (as such terms are defined in the Case Management Order). The Trust submits that no other or further notice need be provided.

WHEREFORE, based on the foregoing, the Trustee respectfully requests that the Court enter an order extending the deadline for the Trustee to object to claims against the bankruptcy estate thirty (30) days and granting such other and further relief as is just and proper.

Dated: December 28, 2010 New York, New York Respectfully submitted,

/s/ Mark D. Silverschotz

REED SMITH LLP Mark D. Silverschotz 599 Lexington Avenue New York, NY 10022 Telephone: (212) 521-5400 Facsimile: (212) 521-5450

E-mail: msilverschotz@reedsmith.com

-and-

REED SMITH LLP

Kurt F. Gwynne (*pro hac vice*) Kimberly E. C. Lawson (*pro hac vice*) 1201 N. Market Street, Suite 1500

Wilmington, DE 19801 Telephone: (302) 778-7500 Facsimile: (302) 778-7575

E-mail: kgwynne@reedsmith.com klawson@reedsmith.com

Counsel to the Oldco M Distribution Trust