IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re:

Chapter 11

METALDYNE CORPORATION, et al.,

Case No. 09-13412 (MG)

Debtors.

Jointly Administered

ORDER (I) LIFTING AUTOMATIC STAY, AND (II) EXTENDING TIME FOR FILING PROOFS OF CLAIM BY UNKNOWN POTENTIAL MEMBERS OF THE CLASS IN AN ACTION FILED IN THE EASTERN DISTRICT OF MICHIGAN

THIS MATTER having been opened to the Court upon Motion of Anthony Ziebron and James Vrana, individually, and all other similarly plaintiffs situated in a civil action entitled *Anthony Ziebron, et al., Plaintiffs v. Metaldyne Corporation, et al, Defendants* (Case No. 09-10164)(E.D. Michigan) (collectively, the "Movants") for entry of an Order (i) Lifting the Automatic Stay, And (ii) Extending Time For Filing Proofs Of Claim By Unknown Potential Members Of The Class In An Action Filed In The Eastern District Of Michigan (the "Motion")¹; and adequate notice of the Motion having been provided; and the Court having considered the pleadings filed in support of the Motion and in opposition to the Motion, if any; and for good cause shown; it is

ORDERED that the Motion is GRANTED; and it is

FURTHER ORDERED that the automatic stay be lifted to permit Movants to (i) proceed with the Michigan Federal Securities Litigation in the Michigan District Court in order to obtain discovery as to the identity of other potential claimants and class members, (ii) proceed with the Michigan Federal Securities Litigation up to and including judgment; and (iii) execute upon any

Capitalized terms not otherwise defined herein shall have the meanings ascribed to them in the Motion.

such judgment obtained, with such execution to be limited, pending further order of this Court, to

all applicable policies of insurance; and it is

FURTHER ORDERED that all subsequently identified claimants are hereby permitted to

file Proofs of Claim or, alternatively a class Proof of Claim against the Debtors, in order to assert

claims against the Debtors and their estates to the extent that any sums due to said claimants are

not paid, or payable, from Debtors' applicable insurance policies; and it is

FURTHER ORDERED that all Proofs of Claim authorized to be filed hereby shall be

filed not later than sixty (60) days following the completion and receipt of all discovery

addressed to the identity of all potential members of the plaintiff class in the Michigan Federal

Securities Litigation.

Dated:				
	New	York,	New	York

UNITED STATES BANKRUPTCY JUDGE

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