(B I (Official Form 1) (1/08) Soluntary Peution United States Bankruptcy Court District of Delaware Name of Debtor (if individual, enter Last, First, Middle): Name of Joint Debtor (Spouse) (Last, First, Middle): Dalton Corporation, Kendaliville Manufacturing Facility All Other Names used by the Debtor in the last 8 years All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names): (include married, maiden, and trade names): Last four digits of Soc. Sec. or Individual-Taxpaver I.D. (ITIN) No./Complete EIN Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (ITIN) No./Complete EIN (if more than one, state all): (if more than one, state all): 35-2054777 Street Address of Joint Debtor (No. & Street, City, and State): Street Address of Debtor (No. & Street, City, and State): 200 W. Ohio Street ZIP CODE 46755 ZIP CODE Kendallville, IN County of Residence or of the Principal Place of Business: County of Residence or of the Principal Place of Business: Noble Mailing Address of Debtor (if different from street address): Mailing Address of Joint Debtor (if different from street address): P.O. Box 271 Kendallville, IN ZIP CODE ZIP CODE 46755-0271 Location of Principal Assets of Business Debtor (if different from street address above): ZIP CODE Type of Debtor Chapter of Bankruptey Code Under Which Nature of Business (Form of Organization) the Petition is Filed (Check one box) (Check one box.) (Check one box.) ☐ Health Care Business Chapter 7 Chapter 15 Petition for ☐ Individual (includes Joint Debtors) Single Asset Real Estate as defined in Recognition of a Foreign Chapter 9 See Exhibit D on page 2 of this form. 11 Ū.S.C. § 101 (51B) Main Proceeding Corporation (includes LLC and LLP) Chapter 11 Railroad ☐ Chapter 15 Petition for Stockbroker
Commodity Broker Partnership Chapter 12 Other (If debtor is not one of the above entities, Recognition of a Foreign Chapter 13 Nonmain Proceeding check this box and state type of entity below.) ☐ Clearing Bank Other Nature of Dehts (Check one box.) Tax-Exempt Entity Debts are primarily consumer Debts are primarily (Check box, if applicable.) debts, defined in 11 U.S.C. business debts. § 101(8) as "incurred by an individual primarily for a Debtor is a tax-exempt organization personal, family, or houseunder Title 26 of the United States Code (the Internal Revenue Code) hold purpose Chapter 11 Debtors Filing Fee (Check one box) Check one box: ☑ Full Filing Fee attached Debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). Debtor is not a small business debtor as defined in 11 U.S.C. § 101(51D). Filing Fee to be paid in installments (Applicable to individuals only) Must attach signed application for the court's consideration certifying that the debtor is Check if: unable to pay fee except in installments. Rule 1006(b). See Official Form 3A. Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,190,000. Filing Fee waiver requested (Applicable to chapter 7 individuals only). Must attach signed application for the court's consideration. See Official Form 3B. Check all applicable boxes: A plan is being filed with this petition. Acceptance of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). Statistical/Administrative Information THIS SPACE IS FOR COURT USE ONLY Debtor estimates that funds will be available for distribution to unsecured creditors. Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available for distribution to unsecured creditors. Estimated Number of Creditors Ø -100,00 25,001-Over-200-999 50-99 100-199 1.000-5,001-10,001-1-49 รถโดดด 100,000 100,000 5.000 10,000 25,000 Estimated Assets Ώ \$0 to \$50,001 to \$100,001 to \$500,001 \$1,000,001 \$10,000,001 \$50,000,001 \$100,000,001 \$500,000,001 More than \$50,000 to \$10 to \$50 to \$500 \$100,000 \$500,000 to \$1 to \$100 to \$1 \$1 billion million million million million million billion Estimated Liabilities \$10,000,001 \$500,000,001 \$0 10 \$50,001 to \$100,001 to \$500,001 \$1,000,001 \$50,000,001 \$100,000,001 More than \$50,000 \$100,000 \$500,000 to \$50 to \$1 billion \$1 billion to \$1 to \$10 to \$100 to \$500 million million million million

B 1 (Official Form 1) (1/08)		Page 2	
Voluntary Petition (This page must be completed and filed in every case)	Name of Debtor(s): Dalton Corporation, Kendallville Manufacturing Facility		
All Prior Bankruptcy Cases Filed With	nin Last 8 Years (If more than one, attach addition	nal sheet) .	
Location Where Filed: District of Delaware	Case Number: 03-12438	Date Filed: Aug. 5, 2003	
Location Where Filed:	Case Number:	Date Filed:	
Pending Bankruptcy Case Filed by any Spouse, Part	ner or Affiliate of this Debtor (If more than one,	attach additional sheet)	
Name of Debtor: See Attachment	Case Number:	Date Filed:	
District: District of Delaware	Relationship:	Judge:	
Exhibit A (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.) I, the attorney for the petitioner named in the foregoing petitioner that [he or she] may proceed under chapter 7, 11, 12, or and have explained the relief available under each such chapter. I further certify that I delivered to the debtor the notice required by		if debtor is an individual imarily consumer debts.) foregoing petition, declare that I have informed the hapter 7, 11, 12, or 13 of title 11, United States Code, ch such chapter.	
☐ Exhibit A is attached and made a part of this petition.	х		
	Signature of Attorney for Debtor(s) Exhibit C	Date	
Does the debtor own or have possession of any property that poses or is alleged to pose Yes, and Exhibit C is attached and made a part of this petition. No (To be completed by every individual debtor. If a joint petition is filed, each spouse mu	Exhibit D	ic health or safety?	
Exhibit D completed and signed by the debtor is attached and made a part of this pet If this is a joint petition:	iltion.	•	
Exhibit D also completed and signed by the joint debtor is attached and made a part	egarding the Debtor - Venue		
	c any applicable box) business, or principal assets in this District for 180	days	
There is a bankruptcy case concerning debtor's affiliate, general partn Debtor is a debtor in a foreign proceeding and has its principal pl District, or has no principal place of business or assets in the United or state court] in this District, or the interests of the parties will be ser	ace of business or principal assets in the United States but is a defendant in an action or proceeding		
	Resides as a Tenant of Residential Property all applicable boxes.)		
Landlord has a judgment against the debtor for possession of debtor's	residence. (If box checked, complete the following	g.)	
(Name of landlor	d that obtained judgment)		
(Address of land)	lord)		
Debtor claims that under applicable nonbankruptcy law, there are circ the entire monetary default that gave rise to the judgment for possession			
Debtor has included in this petition the deposit with the court of any refilling of the petition.	ent that would become due during the 30-day perio	od after the	
Debtor certificates that he/she has served the Landlord with this certificates	Debtor certificates that he/she has served the Landlord with this certification (11 U.S.C. § 362(1)).		

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Voluntary Petition (This page must be completed and filed in every case)	Name of Debtor(s): Dalton Corporation, Kendaliville Manufacturing Facility
Sign	natures
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative
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 § 342(b) of the Bankruptcy Code. I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.	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 11 U.S.C. § 1515 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 Debtor	(Signature of Foreign Representative)
	x
Signature of Joint Debtor	(Printed Name of Foreign Representative)
Telephone Number (If not represented by attorney)	Date
releptione reunities (it not represented by automosy)	Jan
Date	:
Signature of attorney*	Signature of Non-Attorney Bankruptcy Petition Preparer
Signature of Attomey for Debtor(s) Larry J. Nyhan Printed Name of Attomey for Debtor(s) Sidley Austin LI.P Firm Name One South Dearborn St. Chicago, IL 60603 Chicago, IL 60603 Telephone Number. Plate *In a case in which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attomey has no knowledge after an inquiry that the information in the schedules is incorrect.	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 19B 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)	Address
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	X
Code, peoined in this petition,	
Signature of Authorized Individual	Signature of Bankruptcy Petition Preparer or officer, principal, responsible person, or partner whose social security number is provided above.
Robert E. Ostendorf, Jr.	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:
Printed Name of Authorized Individual	If more than one person prepared this document, attach additional sheets conforming to the
President and Chief Executive Officer	appropriate official form for each person.
Title of Authorized Inflividual 3 / 0 Date	A bankrupicy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankrupicy Procedure may result in fines or imprisonment or both 11 U.S.C. § 110; 18 U.S.C. § 156.

ATTACHMENT TO VOLUNTARY PETITION

Pending Bankruptcy Cases Filed by Affiliates of the Debtor:

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On February 3, 2010, 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, 11 U.S.C. §§ 101-1532 (the "<u>Bankruptcy Code</u>"). Neenah Enterprises, Inc. is the ultimate parent company of each of the other Debtors. Contemporaneously with the filing of their voluntary petitions, the Debtors filed a motion requesting that the Court consolidate their chapter 11 cases for administrative purposes only.

The Debtors are the following entities:

Neenah Enterprises, Inc. (25-1618281)

NFC Castings, Inc. (39-1887913)

Neenah Foundry Company (39-1580331)

Cast Alloys, Inc. (33-0071223)

Neenah Transport, Inc. (39-1378433)

Advanced Cast Products, Inc. (25-1607691)

Gregg Industries, Inc. (95-1498664)

Mercer Forge Corporation (25-1511711)

Morgan's Welding, Inc. (26-3091300)

Deeter Foundry, Inc. (47-0355148)

Dalton Corporation (35-0259770)

Belcher Corporation (52-1643193)

Peerless Corporation (52-1644462)

A&M Specialties, Inc. (25-1741756)

Dalton Corporation, Warsaw Manufacturing Facility (35-2054775)

Dalton Corporation, Ashland Manufacturing Facility (34-1873079)

Dalton Corporation, Kendallville Manufacturing Facility (35-2054777)

Dalton Corporation, Stryker Machining Facility Co. (34-1873080)

LIST OF EQUITY SECURITY HOLDERS OF <u>DALTON CORPORATION, KENDALLVILLE MANUFACTURING FACILITY</u>

In accordance with Rules 1007(a)(1) and 1007(a)(3) of the Federal Rules of Bankruptcy Procedure, the Debtor submits the following information:

NAME AND ADDRESS OF EQUITY HOLDERS

INTEREST

Dalton Corporation 3755 Lake City Highway Warsaw, IN 46581 100%

DECLARATION REGARDING THE LIST OF EQUITY SECURITY HOLDERS OF DALTON CORPORATION, KENDALLVILLE MANUFACTURING FACILITY

I, Robert E. Ostendorf, Jr., am an authorized officer of Dalton Corporation, Kendallville Manufacturing Facility, the debtor in this case (the "<u>Debtor</u>"), and in such capacity am familiar with the financial affairs of the Debtor. I declare under penalty of perjury that the foregoing List of Equity Security Holders of the Debtor is true and correct to the best of my knowledge, information, and belief.

Dated:

,2010

Robert E. Ostendorf Jr.

President and Chief Executive Officer Dalton Corporation, Kendallville

Manufacturing Facility

CERTIFICATE OF RESOLUTIONS ADOPTED BY BOARD OF DIRECTORS OF DALTON CORPORATION, KENDALLVILLE MANUFACTURING FACILITY

• . .

I, Robert E. Ostendorf, Jr., President and Chief Executive Officer of Dalton Corporation, Kendallville Manufacturing Facility, an Indiana corporation (the "Company"), hereby certify for and on behalf of the Company that the following resolutions (the "Resolutions") were duly adopted by all the members of the Board of Directors of the Company (the "Board of Directors") at a special telephonic meeting held February 3 2010 in accordance with Section 23-1-34-2 of the Indiana Business Corporation Law, as amended, and the applicable provisions of the Company's By-laws, and that said resolutions have not been modified or rescinded, and are still in full force and effect on the date hereof:

NOW, THEREFORE, BE IT RESOLVED, that in the judgment of the Board of Directors, it is desirable and in the best interests of the Company, its creditors, stockholders, employees, and other interested parties that a petition be filed by the Company seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code");

FURTHER RESOLVED, that any individual duly appointed by the Board of Directors as the Chief Executive Officer, Chief Operating Officer, Chief Financial Officer, President, Executive Vice President, Senior Vice President, Vice President, General Counsel, Secretary, Assistant Secretary, Treasurer or Assistant Treasurer (each, an "<u>Authorized Officer</u>" and together, the "<u>Authorized Officers</u>") are, and each of them is, hereby authorized and empowered on behalf of, and in the name of, the Company to execute and verify or certify a petition under chapter 11 of the Bankruptcy Code and to cause the same to be filed in the United States Bankruptcy Court for the District of Delaware (the "<u>Bankruptcy Court</u>") at such time as said Authorized Officer executing the same shall determine and in such form or forms as such Authorized Officer may approve;

FURTHER RESOLVED, that the law firm of Sidley Austin LLP, One South Dearborn Street, Chicago, Illinois 60603, be, and hereby is, retained and employed as attorneys for the Company in connection with the prosecution of the Company's case under chapter 11 of the Bankruptcy Code;

FURTHER RESOLVED, that the law firm of Young Conaway Stargatt & Taylor, LLP, The Brandywine Building, 1000 West Street, 17th Floor, Wilmington, Delaware 19801, be, and hereby is, retained and employed as Delaware attorneys for the Company in connection with the prosecution of the Company's case under chapter 11 of the Bankruptcy Code;

FURTHER RESOLVED, that the financial advisory firm of Rothschild Inc., 1251 Avenue of the Americas, 51st Floor, New York, New York 10020, be and hereby is, retained and employed as financial and asset management consultants for the Company in connection with prosecution of the Company's case under chapter 11 of the Bankruptcy Code:

FURTHER RESOLVED, that the financial advisory firm of Huron Consulting Group, 550 West Van Buren Street, Chicago, Illinois 60607, be and hereby is, retained and employed as

financial advisor for the Company in connection with prosecution of the Company's case under chapter 11 of the Bankruptcy Code;

FURTHER RESOLVED, that the firm of The Garden City Group, Inc., 190 South LaSalle Street, Suite 1520, Chicago, Illinois 60603, be and hereby is, retained and employed as claims, noticing, and balloting agents for the Company in connection with prosecution of the Company's case under chapter 11 of the Bankruptcy Code;

FURTHER RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized to employ and retain legal counsel, financial advisors, accountants and other professionals, to advise the Company in connection with its case under chapter 11 of the Bankruptcy Code, and enter into, on behalf of the Company, such contracts providing for the retention, compensation, reimbursement of expenses and indemnification of such professionals;

FURTHER RESOLVED, that each of the Authorized Officers be, and each of them hereby is, authorized to execute and file any and all petitions, schedules, motions, lists, applications, pleadings, and other papers, and to take any and all further actions which the Authorized Officers or the Company's legal counsel may deem necessary or appropriate to file the voluntary petition for relief under chapter 11 of the Bankruptcy Code, and to take and perform any and all further acts and deeds which they deem necessary, proper or desirable in connection with the chapter 11 case, with a view to the successful prosecution of such case;

FURTHER RESOLVED, that each of the Authorized Officers be, and each of them hereby is, authorized to (i) borrow amounts under any post-petition financing facility for the Company and/or Neenah Enterprises, Inc. and its direct and indirect wholly owned domestic subsidiaries, including, without limitation, under any post-petition financing facility, and grant liens, guarantees, pledges, mortgages, and/or other security therefor, (ii) negotiate, execute, deliver and perform its obligations under any loan documents, credit agreements, security agreements, pledge agreements, fee arrangements, hedging arrangements, guarantees, mortgages, control agreements, notes, certificates, notices, and all other agreements, instruments and other documents, required or requested by the creditors thereunder, and (iii) file financing statements, mortgages, intellectual property security agreements and other documents related to any of the items described in clauses (i)-(ii);

FURTHER RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized and directed on behalf of the Company to take such actions to make, sign, execute, acknowledge and deliver (and record in the relevant office of the secretary of state or the county clerk, if necessary) any and all such agreements listed above (including exhibits thereto), including any and all affidavits, orders, directions, certificates, requests, receipts, financing statements, or other instruments as may reasonably be required to give effect to these Resolutions, and to execute and deliver such agreements (including exhibits thereto) and related documents, and to fully perform the terms and provisions thereof;

FURTHER RESOLVED, that the Authorized Officers, be, and each of them hereby is, authorized on behalf of, and in the name of, the Company to execute any and all plans of reorganization under chapter 11 of the Bankruptcy Code, including any and all modifications,

supplements, and amendments thereto, and to cause the same to be filed in the Bankruptcy Court at such time as said Authorized Officer executing the same shall determine; and

FURTHER RESOLVED, that to the extent that any of the actions authorized by any of these Resolutions have been taken by the Authorized Officers of the Company on its behalf, such actions are hereby ratified and confirmed in their entirety.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned has executed this certificate as of the day of February 2010.

PALTON CORPORATION,

KENDALLVILLE MANUFACTURING FACILITY

Name: Robert E Ostendorf Ir

Title: President and Chief Executive Officer

SIGNATURE PAGE TO CERTIFICATE
OF RESOLUTIONS ADOPTED BY
THE BOARD OF DIRECTORS OF
DALTON CORPORATION, KENDALLVILLE MANUFACTURING FACILITY

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
NEENAH ENTERPRISES, INC., et al., 1	Case No. 10()
Debtors.	Joint Administration Requested

CONSOLIDATED LIST OF CREDITORS HOLDING THE THIRTY LARGEST UNSECURED CLAIMS AGAINST THE DEBTORS

The following is the consolidated list of creditors (the "<u>List of Creditors</u>") holding the thirty (30) largest unsecured claims against the above-captioned debtors and debtor-in-possession (collectively, the "<u>Debtors</u>"). The List of Creditors reflects estimated amounts owed by the Debtors as of February 3, 2010 (the "<u>Petition Date</u>"), as reflected in the Debtors' books and records, and may not reflect actual amounts owed by the Debtors as of the Petition Date. The List of Creditors does not include any claims that a Debtor may hold against another Debtor.

The Debtors take no position at this time regarding whether any of the parties included in the List of Creditors are "insiders" of the Debtors, as that term is defined in section 101(31) of title 11 of the United States Code (the "Bankruptcy Code"), and the inclusion in or exclusion from this List of Creditors of any person or entity shall not constitute an admission by, nor shall it be binding on, the Debtors in any respect. The Debtors expressly reserve the right to, in their sole discretion, challenge the validity, priority and/or amount of any obligation reflected herein.

(1) Name of creditor and complete mailing address, including zip code	(2) Name, telephone number, and fax number of employee, agent or department of creditor familiar with claim	(3) Nature of claim (trade debt, bank loan, government contract, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to setoff	(5) Amount of claim (if secured also state value of security)
1. Tontine Capital Partners, L.P. C/O Tontine Capital Management, L.L.C. 55 Railroad Ave., 1st Floor Greenwich, CT 06830	Jeffrey L. Gendell F: 203-769-2010 with a copy to: Sarah Bernstein Barack Ferrazzano Kirschbaum Perlman & Nagelbert LLP	Neenah Foundry Company's 12.5% Senior Subordinated Notes due 2014		\$88,746,948.21

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Neenah Enterprises, Inc. (8281); NFC Castings, Inc. (7913); Neenah Foundry Company (0331); Cast Alloys, Inc. (1223); Neenah Transport, Inc. (8433); Advanced Cast Products, Inc. (7691); Gregg Industries, Inc. (8664); Mercer Forge Corporation (1711); Deeter Foundry, Inc. (5148); Dalton Corporation (9770); Belcher Corporation (3193); Peerless Corporation (4462); A&M Specialties, Inc. (1756); Dalton Corporation, Warsaw Manufacturing Facility (4775); Dalton Corporation, Ashland Manufacturing Facility (3079); Dalton Corporation, Kendallville Manufacturing Facility (4777); Dalton Corporation, Stryker Machining Facility (3080), and Morgan's Welding, Inc. (1300). The mailing address for each Debtor is 2121 Brooks Avenue, Neenah, Wisconsin 54956.

		333 W. Wacker Dr.		
		Ste. 2700		
		Chicago, IL 60606		
		T: 312-984-3100		
		F: 312-984-3150		
2	Sadoff Iron & Metal Co.	Mark Lasky	Trade debt	2,986,696.67
	PO Box 1138	T: 920-921-2070		
		F: 920-921-1283		
	Fond du Lac, WI 54935-	r. 920-921-1265		
	1138		- T 1 114	558,067.10
3.	Lewis Salvage	Rita Lewis	Trade debt	338,007.10
	Corporation	T: 574-267-6781		
	P.O. Box 1785	F: 574-268-1162	•	
	Warsaw, IN 46581-1785			
4.	Gerdau Ameristeel US	Harold Fernandez	Trade debt	479,278.14
	Ĭnc.	T: 972-775-8241		
	P O Box 116660	F: 972-299-5212		
	Atlanta, GA 30368-	1.572 255 3212		
	6660	m' To T	T - 1 - 1-14	439,307.94
5.	Dana Corporation	Tim DeLong	Trade debt	439,307.94
	Commerical Vehicle	T; 269-567-1000		
	Axle Div	F: 269-567-1563		
	P O Box 4097			
l	Kalamazoo, MI 49003			
6.	Oudenhoven Company,	Jerry Boylan	Trade debt	413,017.15
"	Inc.	T: 920-766-5516		
	2300 Tower Drive	F: 920-766-9580		
į		1. 920-700-9300		
	Kaukauna, WI 54130-			
	1179			402 607 70
7.		Evan Gilliam	Trade debt	403,607.79
	Metal Co.	Accounts Receivable		
	Slot 303113	T: 616-396-6521		
ļ	P O Box 66973	F: 616-396-7789		
	Chicago, IL 60666-0973			
8.	Sadoff Iron & Metal Co.	Traci Luther	Trade debt	352,716.54
١ ٠.	PO Box 681121	T: 920-921-2070		
İ	Milwaukee, WI 53268-	F: 920-921-1283		
		1. 920-921-1205		
<u>_</u>	1121	Chi P Chave	Trade debt	315,452.79
9.	The Timken	Chi P Cheung	Trade dept	313,432.79
	Corporation	Sales Manager		
	P O Box 751580	T: 330-438-3000		
	Charlotte, NC 28275	F: 330-458-6006		
10.	Sandmold Systems, Inc.	Rich Witte	Trade debt	228,500.00
1	PO Box 488	T: 231-652-1623		
	Newaygo, MI 49337	F: 231-652-1629		
11		Randy Sabel	Trade debt	220,957.28
11	. WE Energies	1	11440 4001	220,201.20
1	PO Box 2046	T: 800-242-9137		
<u></u>	Milwaukee, WI 53201	F: 920-380-3506		000 (11 04
12.	Caterpillar, Inc.	Taylor Bryce	Trade debt	220,611.94
	P. O. Box 93344	Correspondence		
1	Chicago, IL 60673	Supervisor		
	- •	T: 309-675-1000		
		F: 309-675-5086		
12	. Steel Dynamics Bar	Deb Walter	Trade debt	194,212.52
13		Accounts Receivable		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Products Division	•		
	36655 Treasury Center	T: 317-892-7134		
1	Chicago, IL 60694-6600	F: 317-892-7285		

14. State of Michigan Tax Division P.O. Box 30140 Lansing, MI 48909	Lisa Starks T: 517-373-3200 F: 517-636-4156	Income tax	178,273.00
15. American Colloid Company NW 520 P.O. Box 1450 Minneapolis, MN 55485-5020	George Johnson T: 800-426-5564 F: 847-851-1799	Trade debt	144,484.97
16. Nedrow Refractories 150 Landrow Drive Wixom, MI 48393	James Chase T: 248-669-2500 F: 248-669-3433	Trade debt	142,004.06
17. American Colloid Company PO Box 726 Neenah, WI 54957	Rob Fox T: 920-722-7754 F: 920-722-7148	Trade debt	126,925.83
18. Badger Mining Corp PO Box 328 Berlin, WI 54923	Tim Wuest T: 800-285-0038 F: 920-921-2826	Trade debt	107,706.05
19. Atmosphere Annealing, Inc. 209 W Mt Hope Avenue Lansing, MI 48910- 9053	Jay Murthy T: 517-485-5246 F: 517-485-5422	Trade debt	106,991.25
20. Tube City, Inc. 363 Marbury Road Bethel Park, PA 15102	John Keyes T: 412-678-6141 F: 412-678-2210	Trade debt	103,297.41
21. Tonawanda Coke Box 5007 Tonawanda, NY 14151- 5007	Bob Bloom T: 716-876-6222 F: 716-876-4400	Trade debt	100,377.00
22. TA Services, Inc. 241 Regency Parkway Mansfield, TX 76063	Accounting T: 800-626-2185 F: 817-539-8599	Trade debt	97,812.41
23. Faith Technologies 2662 American Drive Appleton, WI 54914	Steve Krahn T: 920-738-1500 F: 920-738-1515	Trade debt	94,180.00
24. Nucor Steel, Auburn, Inc. 25 Quarry Road Auburn, NY 13021	Nancy Wabley T: 315-253-4561 F: 315-253-8841	Trade debt	90,289.43
25. Modern Equipment Company P.O. Box 993 Port Washington, WI 53074-0993	Don Donner T: 262-284-9431 F: 262-284-9433	Trade debt	82,056.00
26. Erie Bearings Company 959 Bessemer Street Meadville, PA 16335	Gregg Hemis T: 814-724-7717 F:814-337-5537	Trade debt	74,380.44
27. Holmes Murphy & Associates, Inc. PO Box 9207 Des Moines, IA	Jack Struyk T: 800-247-7756 F: 515-223-6944	Trade debt	69,842.00
28. Foseco Metallurgical Inc.	Roger Cooke T: 800-244-5153	Trade debt	68,935.59

20200 Sheldon Road	F: 440-826-3434		
Cleveland, OH 44142			
29. Green Bay Pattern	Chris Wyrzer	Trade debt	64,314.00
1026 Centennial Drive	T: 920-336-5764		
Green Bay, WI 54304	F: 920-336-0575		
30. HA International LLC	Dennis Ziegler	Trade debt	64,310.61
630 Oakmont Lane	Credit Manager		
Westmont, IL 60559	T: 630-575-5734		
	F: 630-575-5815		

DECLARATION REGARDING CREDITORS HOLDING THE THIRTY LARGEST UNSECURED CLAIMS

I, Robert E. Ostendorf, Jr., am an authorized officer of debtor Neenah Enterprises, Inc., which is the ultimate parent company of each of the other debtors and debtors in possession in these chapter 11 cases (collectively, the "Debtors"), and in such capacity am familiar with the financial affairs of each of the Debtors. I declare under penalty of perjury that I have read and reviewed the foregoing Consolidated List of Creditors Holding the Thirty (30) Largest Unsecured Claims Against the Debtors and that the information included therein is true and correct to the best of my knowledge, information and belief.

Dated: _____, 2010

Robert E. Ostendorf, Jr.

President and Chief Executive Officer

NEENAH ENTERPRISES, INC.