

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

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 In re: : Chapter 11
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 EXIDE TECHNOLOGIES, : Case No. 13-11482 (KJC)
 :
 Debtor.¹ : **Related Docket Nos. 610, 691, 696, 896, 919, 951**
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SUPPLEMENTAL ORDER (I) EXTENDING THE CLAIMS BAR DATE SOLELY WITH RESPECT TO PERSONAL INJURY CLAIMS RELATING TO THE DEBTOR’S VERNON CALIFORNIA FACILITY, (II) APPROVING THE FORM AND MANNER FOR SUBMITTING SUCH PROOFS OF CLAIM, AND (III) APPROVING NOTICE THEREOF

Upon the certification of counsel (the “Certification”) of the above-captioned debtor and debtor in possession (the “Debtor”) for entry of a supplemental order (i) extending the claims bar date solely with respect to personal injury claims relating to the Debtor’s Vernon California facility, (ii) approving the form and manner for submitting such proofs of claim, and (iii) approving notice thereof; it is hereby

ORDERED, ADJUDGED, AND DECREED that:

1. Pursuant to Bankruptcy Rule 3003(c)(3), solely with respect to personal injury claims related to the Debtor’s² secondary lead recycling facility in Vernon, California that arose or are deemed to have arisen prior to the Petition Date (each a “Vernon Claim”), shall file

¹ The last four digits of Debtor’s taxpayer identification number are 2730. The Debtor’s corporate headquarters are located at 13000 Deerfield Parkway, Building 200, Milton, Georgia 30004.

² Capitalized terms used but otherwise not defined herein shall have the meaning set forth in the Order (I) Establishing Deadlines For (A) Submitting Proofs Of Claim And (B) Requests For Payment Under Bankruptcy Code Section 503(b)(9), (II) Approving The Form And Manner For Submitting Such Proofs Of Claim And Requests For Payment, And (III) Approving Notice Thereof (Docket No. 696) (the “Bar Date Order”).

proof of such Claim (a "Proof of Claim") on or before the Vernon Bar Date (as defined below) established by this order (the "Supplemental Vernon Bar Date Order").

2. All parties holding or wishing to assert a Vernon Claim (each a "Vernon Party" and collectively, the "Vernon Parties") shall be required to submit a Proof of Claim so as to be actually received by the Debtor's claims and noticing agent, GCG, Inc. ("GCG"), on or before **January 31, 2014 at 5:00 p.m. prevailing Eastern Time** (the "Vernon Bar Date").

3. The form of the Proof of Claim (the "Proof of Claim Form") attached hereto as Exhibit 1 is hereby approved. Additionally, any Vernon Party may choose to submit a Proof of Claim on a form substantially similar to Official Bankruptcy Form B10 or in a previously received claim form.

4. The following rules shall govern the completion and filing of each Proof of Claim:

- a. Each Proof of Claim must: (i) be written in English or in Spanish; (ii) include a Vernon Claim amount denominated in United States dollars; (iii) conform substantially with the Proof of Claim Form provided by the Debtor or Official Form B10; (iv) state a Vernon Claim against the Debtor; and (v) be signed by the Vernon Party or if the Vernon Party is not an individual, by an authorized agent of the Vernon Party;
- b. Each Proof of Claim must include supporting documentation (or, if such documentation is voluminous, include a summary of such documentation) or an explanation as to why such documentation is not available;
- c. All Proofs of Claim must be submitted so as to be **actually received** no later than 5:00 p.m. prevailing Eastern Time on the Vernon Bar Date at the following address:

If by hand delivery or overnight courier, send to:
Exide Case Administration
c/o GCG
5151 Blazer Parkway, Suite A
Dublin, Ohio 43017

If by first-class mail, send to:
Exide Case Administration
c/o GCG
PO Box 9985
Dublin, OH 43017-5985

GCG will not accept a Proof of Claim sent by facsimile or e-mail;
and

- d. A Vernon Party who wishes to receive acknowledgment of receipt of its Proof of Claim may submit a copy of the Proof of Claim and a self-addressed, stamped envelope to the above address along with the original Proof of Claim.
5. The Debtor, with the assistance of GCG, is hereby authorized and directed to serve the following materials on all Vernon Parties that were previously sent prior notice of theoretical air toxic risks by the Debtor in the Spring of 2013 no later than seven (7) business days after the date of entry of this Supplemental Vernon Bar Date Order: (a) written notice of the Vernon Bar Date in substantially the form attached hereto as Exhibit 2, (the "Supplemental Vernon Bar Date Notice"); and (b) the Proof of Claim Form (collectively, the "Supplemental Vernon Bar Date Package").
6. No later than seven (7) business days after the date of entry of this Supplemental Vernon Bar Date Order, GCG will serve the Supplemental Vernon Bar Date Package by first class U.S. mail, postage prepaid, on the following parties:
 - a. The Office of the United States Trustee for the District of Delaware (the "U.S. Trustee");
 - b. Counsel to the agent under the Debtor's postpetition senior secured credit facility (the "DIP Agent");
 - c. Counsel to the unofficial committee of senior secured noteholders (the "Unofficial Noteholders' Committee");
 - d. Counsel to the agent for the Debtor's prepetition secured lenders;
 - e. The indenture trustee for each of the Debtor's secured and unsecured outstanding bond issuances;

- f. Counsel to the Creditors' Committee;
 - g. Vernon Parties that were previously sent prior notice of theoretical air toxic risks by the Debtor in the Spring of 2013
7. The Debtor is permitted, with the assistance of GCG, to make supplemental

mailings of the Supplemental Vernon Bar Date Package in the event that (a) notices are returned by the post office with forwarding addresses (unless notices are returned as "return to sender" without a forwarding address, in which cases the Debtor shall not be required to mail additional notices to such creditors), (b) certain parties acting on behalf of parties in interest decline to pass along notices to these parties and instead return their names and addresses to the Debtor for direct mailing, (c) additional potential Vernon Parties become known as the result of the noticing process, and (d) other similar circumstances at any time up to 21 days in advance of the Vernon Bar Date, with any such mailings being deemed timely and providing actual notice and the Vernon Bar Date being applicable to the recipient Vernon Parties, if the Vernon Bar Date is applicable.

8. The Debtor is directed to give notice of the Vernon Bar Date by publishing the Supplemental Vernon Bar Date Notice, modified for publication in substantially the form attached hereto as Exhibit 3 (the "Supplemental Vernon Publication Notice"), in the *Los Angeles Times*, *Vernon Sun*, and *West Covina Highlander* in English and in *La Opinión* in Spanish, for one week with the first date of publication being no later than fourteen business days after the date of entry of this Supplemental Vernon Bar Date Order. The Supplemental Vernon Publication Notice shall include a telephone number that creditors may call to obtain copies of the Proof of Claim Form, the URL for a website at which the creditors may obtain copies of the Proof of Claim Form, and information concerning the procedures and appropriate Bar Dates for submitting Proofs of Claim. The Supplemental Bar Date Notice will also be published

electronically through posting on the Debtor's restructuring website,

<http://www.exiderestructuringinfo.com> as well as <http://www.exiderestructures.com>. The Debtor is authorized to enter into such transactions to cause such publication to be made and to make reasonable payments required for publication.

9. The Debtor is authorized to use the services of GCG, as applicable, to coordinate the processing of Proofs of Claim.

10. The form and manner of the notice of the Vernon Bar Date as set forth in this Supplemental Vernon Bar Date Order and in the manner set forth herein (including, without limitation, the Supplemental Vernon Bar Date Notice, the Supplemental Vernon Bar Date Package, the Supplemental Vernon Publication Notice, and any supplemental notices that the Debtor may send from time to time) is approved and constitutes (a) good, adequate, and sufficient notice to Vernon Parties and their rights and obligations in connection with any Vernon Claims they may assert against the Debtor in the Chapter 11 Case and (b) satisfies the requirements of the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules.

11. Pursuant to Bankruptcy Rule 3003(c)(2), any Vernon Party who fails to submit a Proof of Claim in accordance with the Supplemental Vernon Bar Date Order on or before the Vernon Bar Date shall be forever barred, estopped, and enjoined (subject to a court order finding excusable neglect for such failure) from asserting such Vernon Claim against the Debtor, its property, or its estate (or submitting a Proof of Claim with respect thereto), and the Debtor, its property, and its estate shall be forever discharged from any and all indebtedness or liability with respect to such Vernon Claim under a confirmed plan of reorganization so providing, and such holder shall not be permitted to vote, to accept or reject any plan of reorganization filed in the Chapter 11 Case, or

participate in any distribution on account of such Vernon Claim or receive further notices regarding such Vernon Claim.

12. Nothing in this Supplemental Vernon Bar Date Order shall, or shall be deemed to, prejudice the Debtor's or any other party in interest's right to object to any Vernon Claim, on any ground, or to dispute, or to assert offsets against or defenses to any Vernon Claim, and nothing in this Supplemental Vernon Bar Date Order shall be considered an admission as to the amount, liability, classification or other characteristic of a Vernon Claim.

13. The Debtor and GCG are authorized to take such steps and do such things as they deem to be reasonably necessary to fulfill the notice requirements established by this Supplemental Vernon Bar Date Order, including the expenditure of all sums reasonably necessary to implement the provisions of this Supplemental Vernon Bar Date Order.

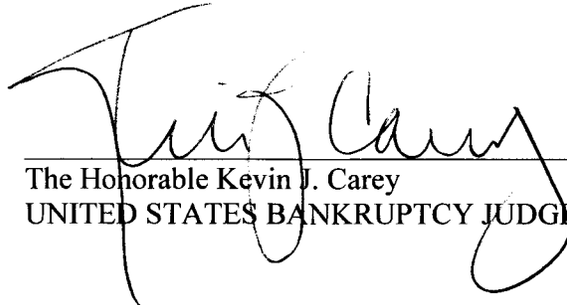
14. This Supplemental Vernon Bar Date Order shall be enforceable and effective immediately upon its entry.

15. Except as expressly modified herein, the Bar Date Order (Docket No. 696) shall remain in full force and effect. For the avoidance of doubt, any entity that is not a Vernon Party which entity holds or wishes to assert a claim that arose or is deemed to have arisen prior to the Petition Date against the Debtor that is not a Vernon Claim must file such claim on or before the applicable General Bar Date or Governmental Bar Date in accordance with, and as set forth, in the Bar Date Order.

16. Any Vernon Party that has already filed a Proof of Claim by the General Bar Date, need not file an additional Proof of Claim.

17. This Court shall retain jurisdiction with respect to all matters arising from or related to the implementation or interpretation of this Supplemental Vernon Bar Date Order.

Dated: Wilmington, Delaware
Oct 24, 2013



The Honorable Kevin J. Carey
UNITED STATES BANKRUPTCY JUDGE