UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

JOSHUA LEBARRON, individually and on behalf of all other similarly situated individuals, et al.,

ORDER

Plaintiffs,

14-CV-6628G

V.

KAYDEN INDUSTRIES (USA), INC.,

Defendant.

On June 22, 2015, plaintiff Joshua Lebarron moved to conditionally certify the above-captioned action as a collective action under the Fair Labor Standards Act ("FLSA"), 29 U.S.C. § 216(b), and to authorize court-ordered notice to all potential members of the class. (Docket # 69). Defendant Kayden Industries (USA), Inc. did not oppose plaintiff's motion. Having carefully considered the unopposed motion, the record in this case, and relevant caselaw, it is hereby

ORDERED, that the above-referenced action is conditionally certified pursuant to 29 U.S.C. § 216(b). The FLSA collective case is defined as:

All persons who worked as solids control technicians (or other job titles performing similar duties) for Kayden Industries (USA), Inc., at any time since three years prior to the filing of the complaint;

and it is further

ORDERED, that the "Notice of Lawsuit That May Affect Your Rights" (the "Notice") and "Plaintiff Consent Form" (the "Consent") forms attached hereto as Exhibit A are approved by this Court; and it is further

ORDERED, that within fourteen (14) days of this Order, defendant shall produce

to plaintiff's counsel a list, in electronic and importable format, containing the name, mailing

address, email address, and last four digits of the social security number of all current and former

putative members of the FLSA collective class; and it is further

ORDERED, that within three (3) business days of receipt of the list of putative

collective class members, plaintiff's counsel shall mail by U.S. Mail and email the Notice and

Consent forms to all putative members of the FLSA collective class; and it is further

ORDERED, that plaintiff's counsel is authorized to mail and email the proposed

reminder letter, attached as Exhibit B, thirty (30) days after the Notice is mailed; and it is further

ORDERED, that the putative FLSA collective class members shall complete the

Consent form and opt into the case by no later than sixty (60) days from the date of the Notice is

mailed.

IT IS SO ORDERED.

marian wrayin

MARIAN W. PAYSON United States Magistrate Judge

Dated: Rochester, New York

September <u>22</u>, 2015

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