Cooper-Standard Holdings Inc. Form SC 13G February 14, 2012

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No.)*

COOPER-STANDARD HOLDINGS INC. (Name of Issuer)

Common Stock, \$0.001 par value per share (Title of Class of Securities)

21676P103 (CUSIP Number)

December 31, 2011 (Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

0	Rule 13d-1(b)
0	Rule 13d-1(c)
x	Rule 13d-1(d)

^{*}The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the reminder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 (the "Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 21676P103		S	CHEDULE 13G	Page 2 of 22	Pages	
1			EPORTING PERSON OR FIFICATION NO. OF ABOVE PERSON			
2	Oak Hill Credit Opportunities Master Fund, Ltd. (see Items 2 and 4) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
3	SEC USE ONLY					
4	CITIZE	NSH	IP OR PLACE OF ORGANIZATION			
	Cayman	Islaı	nds			
		5	SOLE VOTING POWER			
NUMBER SHAF BENEFIC	RES CIALLY NED ACH CTING SON	6	817,045 SHARED VOTING POWER			
OWN BY EA REPOR PERS		7	0 SOLE DISPOSITIVE POWER			
WIT		8	817,045 SHARED DISPOSITIVE POWER			
9	AGGRE	GA7	0 TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING P	ERSON		
10	817,045 CHECK SHARES		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERT	'AIN c)	
11	PERCEN	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)			
12	4.4% TYPE O	F RI	EPORTING PERSON			
	00					

CUSIP No. 21676P103		S	Pa SCHEDULE 13G	ige 3 of 22	2 Page
1			REPORTING PERSON OR TIFICATION NO. OF ABOVE PERSON		
2			edit Alpha Master Fund, L.P. (see Items 2 and 4) E APPROPRIATE BOX IF A MEMBER OF A GROUP		(a) o (b) x
3	SEC US	E Ol	NLY		
4	CITIZEI	NSH	IP OR PLACE OF ORGANIZATION		
	Cayman	Isla	nds		
		5	SOLE VOTING POWER		
NUMBER SHAF BENEFIC	RES CIALLY IED ACH TING	6	1,426,663 SHARED VOTING POWER		
BY EA REPOR		7	0 SOLE DISPOSITIVE POWER		
PERS WIT		8	1,426,663 SHARED DISPOSITIVE POWER		
9	AGGRE	GA'.	0 ГЕ AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON	
10	1,426,66 CHECK SHARE	ВО	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	ΔIN	0
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)		
12	7.6% TYPE O	F RI	EPORTING PERSON		
	PN				

CUSIP No. 21676P103		S	CHEDULE 13G	age 4 of 22 Pages
1			EPORTING PERSON OR TIFICATION NO. OF ABOVE PERSON	
2		_	ic Credit Master Fund, L.P. (see Items 2 and 4) E APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) o (b) x
3	SEC US	E ON	NLY	
4	CITIZE	NSHI	IP OR PLACE OF ORGANIZATION	
	Cayman	Islar	nds	
		5	SOLE VOTING POWER	
NUMBER SHAF BENEFIC	RES CIALLY TED ACH TING	6	1,704,949 SHARED VOTING POWER	
BY EA REPOR PERS		7	0 SOLE DISPOSITIVE POWER	
WIT		8	1,704,949 SHARED DISPOSITIVE POWER	
			0	
9	AGGRE	GAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON
10	1,704,94 CHECK SHARES	вох	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	AIN o
11	PERCEN	NT O	F CLASS REPRESENTED BY AMOUNT IN ROW (9)	
12	9.1% TYPE O	F RE	EPORTING PERSON	
	PN			

CUSIP No. 21676P103		S	P CHEDULE 13G	Page 5 of 22	Pages
1			EPORTING PERSON OR TIFICATION NO. OF ABOVE PERSON		
	OHA Str	ateg	ic Credit Master Fund II, L.P. (see Items 2 and 4)		
2	CHECK	*	a) o b) x		
3	SEC US	NLY			
4	CITIZEN	NSH	IP OR PLACE OF ORGANIZATION		
	Cayman	Islar	nds		
		5	SOLE VOTING POWER		
NUMBER			458,279		
SHAF BENEFIC		6	SHARED VOTING POWER		
OWN	ED		0		
BY EA REPOR		7	SOLE DISPOSITIVE POWER		
	ERSON WITH		458,279		
***11	11	8	SHARED DISPOSITIVE POWER		
			0		
9	AGGRE	GAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	ERSON	
	458,279				
10	CHECK SHARES		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERT.	AIN o	1
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
	2.5%				
12	TYPE O	F RE	EPORTING PERSON		
	PN				

CUSIP No. 21676P103		S	Pag SCHEDULE 13G	e 6 of 22 Pag		
1			REPORTING PERSON OR TIFICATION NO. OF ABOVE PERSON			
	OHA St	rateg	gic Credit GenPar, LLC (see Items 2 and 4)			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (
3	SEC US	E Ol	NLY			
4	CITIZEI	NSH	IIP OR PLACE OF ORGANIZATION			
	Delawar	e				
		5	SOLE VOTING POWER			
NUMBER	OF		2,163,228			
SHAR BENEFIC		6	SHARED VOTING POWER			
OWN	ED		0			
BY EA REPOR		7	SOLE DISPOSITIVE POWER			
PERS WIT			2,163,228			
***11	11	8	SHARED DISPOSITIVE POWER			
			0			
9	AGGRE	GA.	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PER	SON		
	2,163,22	28				
10	CHECK SHARE		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAI	N o		
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)			
	11.4%					
12	TYPE O	F RI	EPORTING PERSON			
	OO					

CUSIP No. 21676P103		S	CHEDULE 13G	age 7 of 22 Pag	es			
1			EPORTING PERSON OR TIFICATION NO. OF ABOVE PERSON					
2		Oak Hill Advisors GenPar, L.P. (see Items 2 and 4) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) 0 (b) x						
3	SEC USI	E ON	NLY					
4	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION					
	Delaware	e						
		5	SOLE VOTING POWER					
NUMBER SHAF BENEFIC	RES CIALLY NED ACH RTING	6	4,630,526 SHARED VOTING POWER					
OWN BY EA REPOR PERS		ACH TING	7	0 SOLE DISPOSITIVE POWER				
WIT		8	4,630,526 SHARED DISPOSITIVE POWER					
			0					
9	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON				
	4,630,52	6						
10	CHECK SHARES		K IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	AIN o				
11	PERCEN	T O	F CLASS REPRESENTED BY AMOUNT IN ROW (9)					
	23.1%							
12	TYPE O	F RE	EPORTING PERSON					
	PN							

CUSIP No. 21676P103		S	CHEDULE 13G	Page 8 of 22 Pages
1			EPORTING PERSON OR TIFICATION NO. OF ABOVE PERSON	
	Oak Hill	Adv	risors, L.P. (see Items 2 and 4)	
2	CHECK	(a) o (b) x		
3	SEC US	E ON	NLY	
4	CITIZEN	ISHI	IP OR PLACE OF ORGANIZATION	
	Delaware	e		
		5	SOLE VOTING POWER	
NUMBER			4,630,526	
SHAF BENEFIC		6	SHARED VOTING POWER	
OWN BY EA			0	
REPOR	TING	7	SOLE DISPOSITIVE POWER	
PERS WIT			4,630,526	
		8	SHARED DISPOSITIVE POWER	
			0	
9	AGGRE	GAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PL	ERSON
	4,630,52	6		
10	CHECK SHARES		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERT	'AIN o
11	PERCEN	NT O	F CLASS REPRESENTED BY AMOUNT IN ROW (9)	
	23.1%			
12	TYPE O	F RE	EPORTING PERSON	
	PN			

CUSIP No. 21676P103		S	SCHEDULE 13G	ige 9 of 22 Page				
1			REPORTING PERSON OR TIFICATION NO. OF ABOVE PERSON					
2	Oak Hill Credit Opportunities Management, LLC (see Items 2 and 4) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP							
3	SEC US	SEC USE ONLY						
4	CITIZE	NSH	IIP OR PLACE OF ORGANIZATION					
	Delawar		COLE MOTING POWER					
		5	SOLE VOTING POWER					
NUMBER			817,045					
SHAF BENEFIC	CIALLY	6	SHARED VOTING POWER					
OWN BY EA			0					
REPOR	TING	7	SOLE DISPOSITIVE POWER					
PERS WIT			817,045					
		8	SHARED DISPOSITIVE POWER					
			0					
9	AGGRE	GA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON				
	817,045							
10	CHECK SHARE		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	AIN o				
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)					
	4.4%							
12	TYPE C	F RI	EPORTING PERSON					
	OO							

NAME OF REPORTING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
·	a) o b) x
3 SEC USE ONLY	
4 CITIZENSHIP OR PLACE OF ORGANIZATION	
Delaware 5 SOLE VOTING POWER	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 1,426,663 SHARED VOTING POWER 0 SHARED VOTING POWER 1,426,663 SHARED DISPOSITIVE POWER 8 SHARED DISPOSITIVE POWER	
0 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
1,426,663 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN OF SHARES	,
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	
7.6% 12 TYPE OF REPORTING PERSON OO	

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1			EPORTING PERSON OR TFICATION NO. OF ABOVE PERSON			
2	Oak Hill CHECK	(a) o (b) x				
3	SEC US	E ON	NLY			
4	CITIZEN	NSHI	P OR PLACE OF ORGANIZATION			
	Cayman	Islan	ds			
	-	5	SOLE VOTING POWER			
NUMBER SHAF BENEFIC OWN BY EA REPOR PERS WIT	RES TIALLY ED ACH TING ON	6 7 8	1,426,663 SHARED VOTING POWER 0 SOLE DISPOSITIVE POWER 1,426,663 SHARED DISPOSITIVE POWER			
9	AGGRE	GAT	0 E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	ERSON		
10	1,426,66 CHECK SHARES	вох	K IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERT.	AIN o		
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)					
12	7.6% TYPE O	F RE	EPORTING PERSON			
	00					

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Item(a) NAME OF ISSUER

1.

Cooper-Standard Holdings Inc. (the "Company").

(b) ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES

39550 Orchard Hill Place Drive Novi, Michigan 48375

Item(a) NAME OF REPORTING PERSONS

2.

Oak Hill Credit Opportunities Master Fund, Ltd. ("OHCOMF");

Oak Hill Credit Alpha Master Fund, L.P. ("OHCAMF");

OHA Strategic Credit Master Fund, L.P. ("OHASCMF");

OHA Strategic Credit Master Fund II, L.P. ("OHASCMF II");

OHA Strategic Credit GenPar, LLC ("OHASC GenPar");

Oak Hill Advisors GenPar, L.P. ("OHA GenPar");

Oak Hill Advisors LP ("OHA LP");

Oak Hill Credit Opportunities Management, LLC ("OHCOM LLC");

Oak Hill Credit Alpha Management, LLC ("OHCAM LLC"); and

Oak Hill Credit Alpha Master Fund GenPar, Ltd. ("OHCAMF GenPar" and, together with OHCOMF, OHCAMF, OHASCMF, OHASCMF II, OHASC GenPar, OHA GenPar, OHA LP, OHCOM LLC and OHCAM LLC, the "Reporting Persons")

The Reporting Persons are making this single, joint filing because they may be deemed to constitute a "group" within the meaning of Section 13(d)(3) of the Act, although neither the fact of this filing nor anything contained herein shall be deemed to be an admission by the Reporting Persons that such a group exists.

(b) ADDRESS OF PRINCIPAL BUSINESS OFFICE OF EACH REPORTING PERSON

1114 Avenue of the Americas, 27th Floor New York, NY 10036

(c) CITIZENSHIP

OHCOMF - Cayman Islands OHCAMF - Cayman Islands OHASCMF - Cayman Islands OHASCMF II - Cayman Islands OHASC GenPar - U.S.

OHA GenPar – U.S.
OHA LP – U.S.
OHCOM LLC – U.S.
OHCAM LLC – U.S.
OHCAMF GenPar – Cayman Island

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(d) TITLE OF CLASS OF SECURITIES

Common Stock, \$0.001 par value per share (the "Common Stock")

(e) CUSIP NUMBER

21676P103

It e mIF THIS STATEMENT IS FILED PURSUANT TO RULES 13d-1(b) OR 13d-2(b) OR (c), CHECK 3. WHETHER THE PERSON FILING IS:

Not applicable.

I t e mOWNERSHIP

4.

All ownership percentages set forth herein assume that, as of November 4, 2011, there are 18,319,278 shares of Common Stock outstanding, representing the total number of shares of Common stock reported in the Quarterly Report of the Issuer filed on Form 10-Q with the Securities and Exchange Commission (the "SEC") on November 10, 2011.

OHCOMF

OHCOMF owns 476,630 shares of common stock, 56,133 shares of preferred stock and 99,604 warrants; for an aggregate of 817,045 shares, which represents approximately 4.4% of the issued and outstanding shares of Common Stock. OHCOMF has the power to vote or direct the vote of these shares and the power to dispose or to direct the disposition of the shares.

OHCAMF

OHCAMF owns 883,328 shares of common stock, 87,445 shares of preferred stock and 168,196 warrants; for an aggregate of 1,426,663 shares, which represents approximately 7.6% of the issued and outstanding shares of Common Stock. OHCAMF has the power to vote or direct the vote of these shares and the power to dispose or to direct the disposition of these shares.

OHASCMF

OHASCMF owns 1,266,750 shares of common stock, 67,249 shares of preferred stock and 149,701 warrants; for an aggregate of 1,704,949 shares, which represents approximately 9.1% of the issued and outstanding shares of Common Stock. OHASCMF has the power

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to vote or direct the vote of these shares and the power to dispose or to direct the disposition of these shares.

OHASCMF II

OHASCMF II owns 282,795 shares of common stock, 33,951 shares of preferred stock and 29,834 warrants; for an aggregate of 458,279 shares, which represents approximately 2.5% of the issued and outstanding shares of Common Stock. OHASCMF II has the power to vote or direct the vote of these shares and the power to dispose or to direct the disposition of these shares.

OHASC GenPar

OHASC GenPar is the general partner of OHASCMF and OHASCMF II. As the general partner of OHASCMF and OHASCMF II, OHASC GenPar may be deemed to beneficially own the shares of Common Stock owned by OHASCMF and OHASCMF II. As the general partner of OHASCMF and OHASCMF II, OHASC GenPar may be deemed to have the power to vote or direct the vote of, and the power to dispose or to direct the disposition of, the shares of Common Stock owned by OHASCMF and OHASCMF II.

OHA GenPar

OHA GenPar is the general partner of OHA LP. As the general partner of OHA LP, OHA GenPar may be deemed to beneficially own the shares of Common Stock beneficially owned by OHA LP. As the general partner of OHA LP, OHA GenPar may be deemed to have the power to vote or direct the vote of, and the power to dispose or to direct the disposition of, the shares of Common Stock beneficially owned by OHA LP.

OHA LP

OHA LP is an advisor to OHCOMF, OHCAMF, OHASCMF and OHASCMF II and wholly owns and is the managing member of OHCOM LLC and OHCAM LLC. As an advisor to OHCOMF, OHCAMF, OHASCMF and OHASCMF II, OHA LP may be deemed to beneficially own the shares of Common Stock owned by OHCOMF, OHCAMF, OHASCMF and OHASCMF II. As an advisor to OHCOMF, OHCAMF, OHASCMF and OHASCMF II, OHA LP may be deemed to have the power to vote or direct the vote of, and the power to dispose or to direct the disposition of, the shares of Common Stock owned by OHCOMF, OHCAMF, OHASCMF and OHASCMF II.

OHA LP is also an advisor to two managed accounts which own, in the aggregate, 74,362 shares of common stock, 19,440 shares of preferred stock and 31,761 warrants; for an aggregate of 189,521 shares, which represents approximately 1.0% of the issued and outstanding shares of Common Stock. As an advisor to the managed accounts, OHA LP may be deemed to beneficially own the shares of Common Stock owned by the managed accounts. As an advisor to the managed accounts, OHA LP may be deemed to have the power to vote or direct the vote of, and the power to dispose or to direct the disposition of, the

shares of Common Stock owned by the managed accounts.

OHA LP may be deemed to beneficially own equity awards made by the Company in respect of board services by persons affiliated with OHA LP, including 2,204 shares of time vesting restricted stock vesting within 60 days of December 31, 2011 and 4,866 shares of Common Stock issuable upon exercise of stock options within 60 days of December 31, 2011.

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OHCOM LLC

OHCOM LLC is an advisor to OHCOMF. As an advisor to OHCOMF, OHCOM LLC may be deemed to beneficially own the shares of Common Stock owned by OHCOMF. As an advisor to OHCOMF, OHCOM LLC may be deemed to have the power to vote or direct the vote of, and the power to dispose or to direct the disposition of, the shares of Common Stock owned by OHCOMF.

OHCAM LLC

OHCAM LLC is an advisor to OHCAMF. As an advisor to OHCAMF, OHCAM LLC may be deemed to beneficially own the shares of Common Stock owned by OHCAMF. As an advisor to OHCAMF, OHCAM LLC may be deemed to have the power to vote or direct the vote of, and the power to dispose or to direct the disposition of, the shares of Common Stock owned by OHCAMF.

OHCAMF GenPar

OHCAMF GenPar is the general partner of OHCAMF. As the general partner of OHCAMF, OHCAMF GenPar may be deemed to beneficially own the shares of Common Stock owned by OHCAMF. As the general partner of OHCAMF, OHCAMF GenPar may be deemed to have the power to vote or direct the vote of, and the power to dispose or to direct the disposition of, the shares of Common Stock owned by OHCAMF.

OHCOMF, OHCAMF, OHASCMF, OHASCMF II, OHASC GenPar, OHA GenPar, OHA LP, OHCOM LLC, OHCAM LLC and OHCAMF GenPar are managed or otherwise controlled directly or indirectly by Glenn R. August. Mr. August disclaims beneficial ownership of all shares of the Common Stock in excess of his pecuniary interests, if any, and this report shall not be deemed an admission that Mr. August is the beneficial owner of, or has any pecuniary interest in, such securities for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, or for any other purpose.

I t e mOWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

5.

Not applicable.

I t e mOWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON 6.

Not applicable.

I t e mIDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE

7. SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not applicable.

I t e mIDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP

8.

Not applicable.

I t e mNOTICE OF DISSOLUTION OF GROUP

9

Not applicable.

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I t e mCERTIFICATION

10.

Not applicable.

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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated as of February 14, 2012

OAK HILL CREDIT OPPORTUNITIES MASTER FUND, LTD.

By: /s/ Glenn R. August
Name: Glenn R. August
Title: Director

OAK HILL CREDIT ALPHA MASTER FUND, L.P.

By: Oak Hill Credit Alpha Master Fund GenPar,

Ltd..

its General Partner

By: /s/ Glenn R. August Name: Glenn R. August

Title: Director

OHA STRATEGIC CREDIT MASTER FUND, L.P.

By: OHA Strategic Credit GenPar, LLC,

its General Partner

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

OHA STRATEGIC CREDIT MASTER FUND II, L.P.

By: OHA Strategic Credit GenPar, LLC,

its General Partner

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

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OHA STRATEGIC CREDIT GENPAR, LLC

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

OAK HILL ADVISORS GENPAR, L.P.

By: Oak Hill Advisors MGP, Inc., Managing

General Partner

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

OAK HILL ADVISORS, L.P.

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

OAK HILL CREDIT OPPORTUNITIES MANAGEMENT, LLC

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

OAK HILL CREDIT ALPHA MANAGEMENT, LLC

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

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OAK HILL CREDIT ALPHA MASTER FUND GENPAR, LTD.

By: /s/ Glenn R. August Name: Glenn R. August

Title: Director

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EXHIBIT 99.1

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the undersigned agree to the joint filing on behalf of each of them of a statement on Schedule 13G (including amendments thereto) with respect to the Common Stock, par value \$0.001 per share, of Cooper-Standard Holdings, Inc.

The undersigned further agree that each party hereto is responsible for the timely filing of such Schedule 13G and any amendments thereto, and for the completeness and accuracy of the information concerning such party contained therein; provided, however, that no party is responsible for the completeness or accuracy of the information concerning any other party making the filing, unless such party knows or has reason to believe that such information is inaccurate.

IN WITNESS WHEREOF, the parties have executed this Joint Filing Agreement on February 14, 2012.

OAK HILL CREDIT OPPORTUNITIES MASTER FUND, LTD.

By: /s/ Glenn R. August Name: Glenn R. August

Title: Director

OAK HILL CREDIT ALPHA MASTER FUND, L.P.

By: Oak Hill Credit Alpha Master Fund GenPar,

Ltd..

its General Partner

By: /s/ Glenn R. August Name: Glenn R. August

Title: Director

OHA STRATEGIC CREDIT MASTER FUND, L.P.

By: OHA Strategic Credit GenPar, LLC,

its General Partner

/s/ Glenn R. August Glenn R. August President By: Name:

Title:

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OHA STRATEGIC CREDIT MASTER FUND II, L.P.

By: OHA Strategic Credit GenPar, LLC,

its General Partner

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

OHA STRATEGIC CREDIT GENPAR, LLC

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

OAK HILL ADVISORS GENPAR, L.P.

By: Oak Hill Advisors MGP, Inc., Managing

General Partner

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

OAK HILL ADVISORS, L.P.

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

OAK HILL CREDIT OPPORTUNITIES MANAGEMENT, LLC

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

OAK HILL CREDIT ALPHA MANAGEMENT, LLC

By: /s/ Glenn R. August Name: Glenn R. August

Title: President

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OAK HILL CREDIT ALPHA MASTER FUND GENPAR, LTD.

By: /s/ Glenn R. August Name: Glenn R. August

Title: Director