

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

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In re	:	Chapter 15	
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CINRAM INTERNATIONAL INC., et al.,¹	:	Case No. 12-11882 (KJC)	
	:		
Debtors in a Foreign Proceeding.	:	Jointly Administered	
	:		
-----	x		Ref. Docket Nos. 50, 57, 59, 65, 69, 78, 85, 93 and 98

**SEVENTH SUPPLEMENT TO NOTICE OF PROPOSED POTENTIAL ASSUMPTION
AND ASSIGNMENT OF CERTAIN EXECUTORY CONTRACTS AND UNEXPIRED
LEASES IN CONNECTION WITH THE SALE OF
SUBSTANTIAL ASSETS OF THE DEBTORS**

PLEASE TAKE NOTICE THAT on June 25, 2012, Cinram International ULC, in its capacity as the authorized foreign representative (the “**Foreign Representative**”) for the above-captioned debtors (collectively, the “**Debtors**”), filed the *Foreign Representative’s Motion for Entry of an Order (I) Recognizing the Canadian Sale Order, (II) Authorizing and Approving the Sale Free and Clear of Liens, Claims, Encumbrances, and Other Interests, (III) Authorizing the Assumption and Assignment of Certain Executory Contracts and Unexpired Leases, and (IV) Granting Related Relief* (Dkt. No. 9) (the “**Motion**”) in the United States Bankruptcy Court for the District of Delaware (the “**Bankruptcy Court**”).

PLEASE TAKE FURTHER NOTICE THAT on July 12, 2012, the Ontario Superior Court of Justice (the “**Canadian Court**”) entered the *Approval and Vesting Order* (the “**Canadian Sale Order**”) (Dkt. 57) which approved the sale of substantially all of the property and assets used in connection with the business carried on by the Debtors in North America.

PLEASE TAKE FURTHER NOTICE THAT that on July 25, 2012, the Bankruptcy Court entered the *Order (I) Recognizing the Canadian Sale Order, (II) Authorizing and Approving the Sale Free and Clear of All Liens, Claims, Encumbrances, and Other Interests, (III) Authorizing the Assumption and Assignment of Certain Executory Contracts and Unexpired Leases, and (IV) Granting Related Relief* (the “**Sale Order**”) (Dkt. 98) which authorized the Debtors to sell certain of their assets located within the territorial jurisdiction of the United States (the “**Sale**”) pursuant to the terms and conditions set forth in that certain Asset Purchase

¹ The last four digits of the United States Tax Identification Number or Canadian Business Number, as applicable, of each of the Debtors follow in parentheses: (a) Cinram International Inc. (4583); (b) Cinram (U.S.) Holding’s Inc. (4792); (c) Cinram, Inc. (7621); (d) Cinram Distribution LLC (3854); (e) Cinram Manufacturing LLC (2945); (f) Cinram Retail Services LLC (1741); (g) Cinram Wireless LLC (5915); (h) IHC Corporation (4225); and (i) One K Studios, LLC (2132). The Debtors’ executive headquarters is located at 2255 Markham Road, Toronto, Ontario, M1B 2W3, Canada.

Agreement (the “**APA**”) between Cinram International Inc. and Cinram Acquisition, Inc. (the “**Purchaser**”).

PLEASE TAKE FURTHER NOTICE THAT upon the closing of the Sale following entry of the Canadian Sale Order and entry of the Sale Order by the Bankruptcy Court, the Debtors may assume and assign to the Purchaser, among others, any of the executory contracts and unexpired leases (collectively, the “**Assigned Contracts**”) identified on Schedule 1 hereto (the “**Seventh Supplemental Assumption Schedule**”).

PLEASE TAKE FURTHER NOTICE THAT the Purchaser has not yet determined to designate any of the Assigned Contracts identified on the Seventh Supplemental Assumption Schedule for assumption and assignment. As set forth more fully in the Motion, the determination to assume and assign a contract is subject to change by the Purchaser. Specifically, among other things, the Purchaser has reserved all rights with respect to removing any executory contract or unexpired lease from the Seventh Supplemental Assumption Schedule.

PLEASE TAKE FURTHER NOTICE THAT the Debtors will file a final list of the Assigned Contracts that were actually assumed and assigned to the Purchaser at closing with the Bankruptcy Court within one business day after the closing of the Sale.

PLEASE TAKE FURTHER NOTICE THAT you are receiving this notice (this “Notice”) because the Debtors’ records reflect that you are a party to an Assigned Contract listed on the Seventh Supplemental Assumption Schedule. Therefore, you are advised to review carefully the information contained in this Notice. If you have any questions about this Notice or the Seventh Supplemental Assumption Schedule and proposed cure amounts, you may contact the **Monitor** appointed by the Canadian Court: **FTI CONSULTING, INC.**, TD Waterhouse Tower, 79 Wellington Street West, Suite 2010, P.O. Box 104, Toronto, ON M5K 1G8 Canada, **toll free at 1-855-718-5255**, fax 1-416-649-8601, or email **Cinram@fticonsulting.com**.

PLEASE TAKE FURTHER NOTICE that the Debtors currently are proposing to potentially assume an executory contract(s) or unexpired lease(s) listed on the Seventh Supplemental Assumption Schedule to which you may be a party.²

PLEASE TAKE FURTHER NOTICE THAT section 365(b)(1) of the Bankruptcy Code requires the Debtors to cure, or provide adequate assurance that they will promptly cure, any defaults under executory contracts and unexpired leases at the time of their assumption. Accordingly, the Debtors have conducted a thorough review of their books and records and have

² Neither the exclusion nor inclusion of any executory contract or unexpired lease on the Assumption Schedule shall constitute an admission by the Debtors that any such contract or lease is in fact an executory contract or unexpired lease capable of assumption, that any Debtor(s) has any liability thereunder, or that such executory contract or unexpired lease is necessarily a binding and enforceable agreement. Further, the Debtors expressly reserve the right to (a) remove any executory contract or unexpired lease from the Assumption Schedule, in coordination with the Purchaser as stated above, and reject such executory contract or unexpired lease and (b) contest any claim (or cure amount) asserted in connection with the assumption of any executory contract or unexpired lease.

determined the amounts required to cure defaults, if any, under the executory contract(s) or unexpired lease(s), which amounts are listed on the Seventh Supplemental Assumption Schedule. **Please note that if no amount is stated for a particular executory contract or unexpired lease, the Debtors believe that there is no cure amount outstanding for such contract or lease.**

PLEASE TAKE FURTHER NOTICE THAT the Debtors reserve all rights with respect to amending the Seventh Supplemental Assumption Schedule, including any necessary changes to the proposed cure amounts listed.

PLEASE TAKE FURTHER NOTICE THAT absent any pending dispute, the monetary amounts required to cure any existing defaults arising under the executory contract(s) or unexpired lease(s) identified on the Seventh Supplemental Assumption Schedule will be satisfied by the Purchaser in cash upon the closing of the Sale. In the event of a dispute, however, payment of the cure amount would be made following the entry of a final order resolving the dispute and approving the assumption. If an objection to the proposed assumption or related cure amount is sustained by the Bankruptcy Court, the Debtors may elect to reject such executory contract or unexpired lease, in coordination with the Purchaser, instead of assuming it.

PLEASE TAKE FURTHER NOTICE THAT if you would like to obtain a copy of the Motion, the Canadian Sale Order, the Sale Order, the APA, or any related documents, you should contact Kurtzman Carson Consultants LLC, the claims and noticing agent retained by the Debtors in these chapter 15 cases, by: (a) visiting the Debtors' restructuring website at: www.kccllc.net/cinram; (b) e-mailing the Debtors at CinramInfo@kccllc.com, and/or (c) writing to Cinram Claims Processing c/o Kurtzman Carson Consultants LLC, 2335 Alaska Ave., El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 15 cases for a fee via PACER at: <http://www.deb.uscourts.gov>.

PLEASE TAKE FURTHER NOTICE THAT ASSUMPTION OF ANY EXECUTORY CONTRACT OR UNEXPIRED LEASE IN CONNECTION WITH THE SALE OR OTHERWISE SHALL RESULT IN THE FULL RELEASE AND SATISFACTION OF ANY CLAIMS OR DEFAULTS, WHETHER MONETARY OR NONMONETARY (INCLUDING DEFAULTS OF PROVISIONS RESTRICTING THE CHANGE IN CONTROL OR OWNERSHIP INTEREST COMPOSITION, OR OTHER BANKRUPTCY-RELATED DEFAULTS) ARISING UNDER ANY ASSUMED EXECUTORY CONTRACT OR UNEXPIRED LEASE AT ANY TIME BEFORE THE DATE THAT THE DEBTORS ASSUME SUCH EXECUTORY CONTRACT OR UNEXPIRED LEASE.

Dated: Wilmington, Delaware
August 24, 2012

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Co-Counsel to the Foreign Representative

SCHEDULE 1 TO THE CONTRACT ASSUMPTION NOTICE

Seventh Supplemental Assumption Schedule

Supplement No. 7 to Assumed Contracts List

Ref No.	Cinram Party	Counterparty	Title of Agreement	Address of Counterparty	Cure Amount
1	Cinram Inc.	ABAE Personnel / EPSCO	Temporary Staffing Services Agreement	3305 A Bob Wallace Ave, Huntsville, AL 35805	\$0.00 [1]
2	Cinram	Allegiance Security Group, LLC	Security Services Agreement (United States)	Dallas Branch 835 E. Lamar Blvd. #403 Arlington, TX 76011	\$0.00 [1]
3	Cinram, Inc.	Alliance Inc.	Temporary Staffing Services Agreement	9370 Madison Blvd. Madison AL, 35758	\$0.00 [1]
4	Cinram, Inc.	Lyons HR	Temporary Staffing Services Agreement	1941 Florence Blvd. Florence, AL 35630	\$0.00 [1]
5	Cinram, Inc.	Lyons HR	Exhibit A to Agreement for Staffing Services	1941 Florence Blvd. Florence, AL 35630	Included in Contract No. 4 above. [1]
6	Cinram Manufacturing LLC	United Parcel Service, Inc.	Carrier Agreement	17201 Westview Avenue Suite B South Holland, IL 60473	\$0.00 [1]
7	Cinram	Thompson Lift Truck Co.	Lift Truck Rental Contract	2222 Pinson Highway PO Box 10367 Birmingham, AL 35202	\$7,300.00 [1]
8	Cinram International Inc.	Alliance Films Inc.	Replication and Distribution Services Agreement, dated as of July 27, 2011 (with effect as of January 1, 2011), as amended on September 6, 2011 and June 28, 2012	Alliance Films Inc. 145 King Street East, 3rd Floor Toronto, ON M5C 2Y7 Attention: Mr. Chris Lynch	\$0.00 [2]
9	Cinram International Inc.	Alliance Films Inc.	Transportation Rates & Service Agreement, dated July 27, 2011	Alliance Films Inc. 145 King Street East, 3rd Floor Toronto, ON M5C 2Y7 Attention: Mr. Chris Lynch	\$0.00 [2]
10	Cinram International Inc.	Alliance Films Inc.	Rebate Letter, dated July 27, 2011, under the Transportation Rates & Service Agreement	Alliance Films Inc. 145 King Street East, 3rd Floor Toronto, ON M5C 2Y7 Attention: Mr. Chris Lynch	\$0.00 [2]
11	Cinram International Inc.	Alliance Films Inc.	Retail Inventory Services Agreement, dated as of July 27, 2011	Alliance Films Inc. 145 King Street East, 3rd Floor Toronto, ON M5C 2Y7 Attention: Mr. Chris Lynch	\$0.00 [2]
12	Cinram International Inc.	Alliance Films Inc.	Letter Addendum, dated June 28, 2012, from Cinram to Alliance cancelling the "Prior Bonus Letters (as that term is defined in the Letter Addendum)	Alliance Films Inc. 145 King Street East, 3rd Floor Toronto, ON M5C 2Y7 Attention: Mr. Chris Lynch	\$0.00 [2]
13	Cinram International Inc.	Alliance Films Inc.	Letter, dated June 28, 2012, from Cinram to Alliance regarding "Exclusivity Payments" (as that term is defined in such letter)	Alliance Films Inc. 145 King Street East, 3rd Floor Toronto, ON M5C 2Y7 Attention: Mr. Chris Lynch	\$0.00 [2]
14	Cinram Manufacturing LLC	Sony Corporation	BD ROM Mark Inserter Agreement	Sony Corporation 1-7-1 Konan Minato-ku, Tokyo TOKYO 108-0075 JAPAN	\$2,900.00 [4]
15	Cinram International Inc.	Sony DADC Austria AG	Authorized Replicator Agreement	Sony DADC Austria AG Sohnstrasse 20 A-5081 Anif Austria	\$0.00 [4]
16	Cinram International Inc.	Advanced Access Content System Licensing Administrator LLC	Advanced Access Content System ("AACS") Adopter Agreement	AACS Administration 3855 SW 153rd Drive Beaverton, OR 97006	\$15,650.84 [4]
17	Cinram International Inc.	Advanced Access Content System License Administrator LLC	AACS Interim Adopter Agreement	AACS Administration 3855 SW 153rd Drive Beaverton, OR 97006	Included in Contract No. 18 above. [3]
18	Cinram Manufacturing LLC	Advanced Access Content System License Administrator LLC	AACS Key Delivery Agreement	AACS Administration 3855 SW 153rd Drive Beaverton, OR 97006	Included in Contract No. 18 above. [3]
19	Cinram, Inc.	Raymond Leasing Corporation	Raymond Leasing Corporation Schedule A Agreement Number 2100736	1955 Montreal Road Tucker, GA 30084-5218	\$0.00 [1]
20	Cinram, Inc.	Raymond Leasing Corporation	Raymond Leasing Corporation Schedule A Agreement Number 2100737	1955 Montreal Road Tucker, GA 30084-5218	\$0.00 [1]
21	Cinram, Inc.	Raymond Leasing Corporation	Raymond Leasing Corporation Schedule A Agreement Number 2100738	1955 Montreal Road Tucker, GA 30084-5218	\$0.00 [1]
22	Cinram Distribution LLC	Raymond Leasing Corporation	Raymond Leasing Master Lease 30280	1955 Montreal Road Tucker, GA 30084-5218	\$0.00 [1]
23	Cinram Manufacturing	Park Place Technologies	Maintenance Service Agreement	8401 Chagrin Road Cleveland, OH 44023	\$0.00 [1]
24	Cinram International Inc.	Park Place Technologies	Maintenance Service Agreement	8401 Chagrin Road Cleveland, OH 44023	\$0.00 [1]

Notes:

- [1] The noted contracts were included in the "Notice of Proposed Potential Assumption and Assignment of Certain Executory Contracts and Unexpired Leases in Connection with the Sale of Substantial Assets of the Debtors." The Cure Amounts noted in this schedule reflect updated amounts based on an agreement for full and final settlement of amounts owing between the counterparties.
- [2] The list of Agreements noted shall supersede any and all lists of agreements between Cinram and Alliance contained in any and all notices, schedules and other documents filed in the Restructuring Proceedings in connection with the Assignment and Assumption.
- [3] The noted contracts were included in the "Notice of Proposed Potential Assumption and Assignment of Certain Executory Contracts and Unexpired Leases in Connection with the Sale of Substantial Assets of the Debtors." The Cure Amounts noted in this schedule reflect updated amounts after a meet and confer between the parties.
- [4] The parties have conferred and the Debtor has obtained consent to designate the listed agreement for potential assumption and assignment on the terms reflected herein.