

*Oct 19/12*

APPLICATION OF HARTFORD COMPUTER HARDWARE, INC. UNDER SECTION 46 OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C 36, AS AMENDED

AND IN THE MATTER OF CERTAIN PROCEEDINGS TAKEN IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION WITH RESPECT TO HARTFORD COMPUTER HARDWARE, INC., NEXICORE SERVICES, LLC, HARTFORD COMPUTER GROUP, INC. AND HARTFORD COMPUTER GOVERNMENT, INC. (COLLECTIVELY, THE "CHAPTER 11 DEBTORS")

Court File No. CV-11-9514-00CL

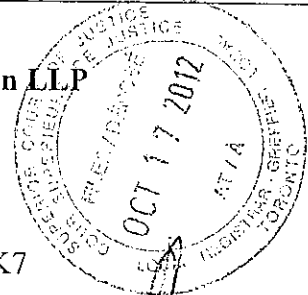
*M. Mahar for Chapter 11 Debtors      October 19, 2012*  
*D. Peckman for the Information Officer*  
*+ E. Gish.*

ONTARIO  
SUPERIOR COURT OF JUSTICE  
(COMMERCIAL LIST)  
Proceedings commenced at Toronto

*The motion was not opposed,  
Attorney advised the need  
and being submission I am  
satisfied that it is appropriate  
to reverse the and give effect  
to the Plan Confirmation Order  
granted by the US Court.  
In addition, counsel advises*

MOTION RECORD  
(returnable on October 19, 2012)

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that there has been no adverse comment  
received to the 4<sup>th</sup> Part of the  
Appropriate Officer. The 4<sup>th</sup> Part and  
the activities described therein are  
approved.

I am also satisfied that the requested  
fees are reasonable in the circumstances  
and they are approved.

The remainder of the requested  
relief relating to termination of  
recruitment proceedings and the  
discharge of the Appropriate Officer  
is also appropriate in the  
circumstances.

NOTE stated and order signed

*[Signature]*