

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

In re:	§	
	§	Chapter 11
	§	
INSTANT BRANDS ACQUISITION	§	Case No. 23-90716 (MI)
HOLDINGS INC., et al.,	§	
	§	
Debtors.¹	§	(Jointly Administered)
	§	

**NOTICE OF FIRST SUPPLEMENT TO APPLIANCES PROPOSED ASSUMED
CONTRACTS SCHEDULE AND CURE AMOUNTS**

PLEASE TAKE NOTICE that the above-captioned debtors and debtors in possession (collectively, the “**Debtors**”) each filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code (the “**Bankruptcy Code**”) in the United States Bankruptcy Court for the Southern District of Texas (the “**Court**”) on June 12, 2023.

PLEASE TAKE FURTHER NOTICE that, on June 30, 2023, the Debtors filed a motion (the “**Motion**”) ² with the Court seeking entry of orders, among other things, approving (a) procedures for the solicitation of bids in connection with the Sales and the Auction (the “**Bidding Procedures**”), (b) the form and manner of notice related to the Sales, and (c) procedures for the assumption and assignment of Contracts and Leases in connection with the Sales (the “**Assumption and Assignment Procedures**”).

PLEASE TAKE FURTHER NOTICE that, on July 12, 2023, the Court entered the *Order (I) Approving Bidding Procedures For Sale of Debtors’ Assets, (II) Authorizing Potential Selection of Stalking Horse Bidder(s), (III) Approving Bid Protections, (IV) Scheduling Auction For, and Hearing to Approve, Sale of Debtors’ Assets, (V) Approving Form and Manner of Notices of Sale, Auction, and Sale Hearing, (VI) Approving Assumption and Assignment Procedures, and (VII) Granting Related Relief* [Docket No. 253] (the “**Bidding Procedures Order**”) approving,

¹ The debtors and debtors in possession in these chapter 11 cases, along with the last four digits of their respective employer identification numbers or registration numbers in the applicable jurisdictions, are as follows: Instant Brands (Texas) Inc. (2526); Instant Brands Acquisition Holdings Inc. (9089); Instant Brands Acquisition Intermediate Holdings Inc. (3303); Instant Brands Holdings Inc. (3318); URS-1 (Charleroi) LLC (7347); Instant Brands LLC (0566); URS-2 (Corning) LLC (8085); Corelle Brands (Latin America) LLC (8862); EKCO Group, LLC (7167); EKCO Housewares, Inc. (0216); EKCO Manufacturing of Ohio, Inc. (7300); Corelle Brands (Canada) Inc. (5817); Instant Brands (Canada) Holding Inc. (4481); Instant Brands Inc. (8272); and Corelle Brands (GHC) LLC (9722). The address of the debtors’ corporate headquarters is 3025 Highland Parkway, Suite 700, Downers Grove, IL 60515.

² Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Motion, the Bidding Procedures Order, the Notice of Auction Results, or the Sale Order (each as defined herein), as applicable.

among other things, the Bidding Procedures, which established the key dates and times related to the Sales, the Auction, and the Assumption and Assignment Procedures.

PLEASE TAKE FURTHER NOTICE that, on September 18, 2023, the Debtors held the Auction at the offices of Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017. The Auction was continued on September 22, 2023 at 3:00 p.m. (prevailing Eastern Time).

PLEASE TAKE FURTHER NOTICE that, on September 28, 2023, the Debtors filed a *Notice of Auction Results and Scheduled Sale Hearing* [Docket No. 611] (the “**Notice of Auction Results**”) identifying, among other things, IB Appliances US Holdings, LLC and IB Appliances Canada Holdings, Inc. (the “**Appliances Buyers**”), both of which are sponsored by Centre Lane Partners V, L.P. (“**Centre Lane**”), as the Successful Bidders for the Debtors’ Appliances Business.

PLEASE TAKE FURTHER NOTICE that, on September 28, 2023, the Debtors filed and served upon each applicable non-Debtor Counterparty the *Notice of Proposed Assumption and Assignment of Executory Contracts and Unexpired Leases and Cure Amounts and Supplemental Assumption and Assignment Notice* [Docket No. 612] (the “**Notice**”), which, among other things, included a schedule listing the Proposed Assumed Contracts under the Appliances APA (the “**Original Appliances Proposed Assumed Contracts Schedule**”), including the amounts, if any, necessary for the assumption and assignment of the applicable Proposed Assumed Contracts pursuant to section 365(b) of the Bankruptcy Code. For each of the Contracts and Leases already listed on the Original Appliances Proposed Assumed Contracts Schedule, the deadlines to file objections on any basis expired.

PLEASE TAKE FURTHER NOTICE that the financial and other information supporting the Appliances Buyers’ ability to comply with the requirements of adequate assurance of future performance under section 365(f)(2)(B) of the Bankruptcy Code, including the Appliances Buyers’ financial wherewithal and willingness to perform under any Contracts and Leases that are assumed and assigned to the Appliances Buyers in accordance with the Appliances APA, was provided to all Counterparties listed on either the *First Amended Potential Assumed Contracts Schedule*, filed on August 31, 2023 [Docket No. 492] (the “**First Amended Schedule**”), or the Original Appliances Proposed Assumed Contracts Schedule, contemporaneously with the filing and service of the Notice.

PLEASE TAKE FURTHER NOTICE that, on October 3, 2023, the Court entered the *Order (A) Approving Sale of Substantially All of the Debtors’ Assets Free and Clear of Liens, Claims, Interests, and Encumbrances, (B) Authorizing the Debtors To Enter into and Perform their Obligations under the Asset Purchase Agreements and Related Documents, (C) Authorizing the Assumption and Assignment of Certain Contracts and Leases, and (D) Granting Related Relief* [Docket No. 636] (the “**Sale Order**”).

PLEASE TAKE FURTHER NOTICE that, pursuant to the Assumption and Assignment Procedures and the Appliances APA, (a) at or prior to the closing of the Appliances Sale, the Appliances Buyers may elect, in their sole and absolute discretion and by providing written notice to the Debtors, (i) to exclude any Contract or Lease on the Proposed Assumed Contracts Schedule as an Assumed Contract or Assumed Lease, as applicable (which shall be designated as an

Excluded Contract or Excluded Lease, as applicable), or (ii) to include on the Proposed Assumed Contracts Schedule any Contract or Lease listed on the Potential Assumed Contracts Schedules, (b) if a Debtor or an Appliances Buyer identifies, within 60 days after the closing of the Appliances Sale, any Contract or Lease that is not listed on the Proposed Assumed Contracts Schedule, and such Contract or Lease has not been rejected by the Debtors, the Appliances Buyers may elect, in their sole and absolute discretion and by providing written notice to the Debtors, to treat such Contract or Lease as an Assumed Contract or Assumed Lease, as applicable, and the Debtors shall seek to assume and assign such Assumed Contract or Assumed Lease in accordance with the Assumption and Assignment Procedures, the Appliances APA, and the Sale Order, and (c) at any time within 60 days after the closing of the Appliances Sale, the Appliances Buyers shall, subject to the conditions and requirements provided under the Sale Order, have the right to designate a Proposed Assumed Contract as an Excluded Contract and, upon such designation, such Proposed Assumed Contract shall constitute an Excluded Contract and Excluded Asset, if after the closing of the Appliances Sale (i) the Bankruptcy Court determines (or the parties otherwise agree) that the actual Cure Costs exceed the Cure Costs listed on Disclosure Schedule 5.09(c) to the Appliances APA or (ii) a timely filed or asserted objection to a Cure Cost or to the Appliances Buyers' assumption and assignment of a Contract, in each case that was asserted prior to the closing of the Appliances Sale or the Supplemental Objection Deadline, remains unresolved, or is resolved in a manner unsatisfactory to the Appliances Buyers, in each case as determined by the Appliances Buyers in their sole discretion.

PLEASE TAKE FURTHER NOTICE that, since the filing of the Original Appliances Proposed Assumed Contracts Schedule, the Appliances Buyers notified the Debtors in writing of their election to add or remove certain Contracts or Leases to or from the Original Appliances Proposed Assumed Contracts Schedule. In addition, certain proposed Cure Costs listed on the Original Appliances Proposed Assumed Contracts Schedule require modification to reflect (a) payments made on account of prepetition obligations pursuant to orders entered by the Court or (b) invoices on account of prepetition goods delivered or services provided that the Debtors processed subsequent to the filing of the Original Appliances Proposed Assumed Contracts Schedule. As a result, the Debtors hereby file this notice to supplement the Original Appliances Proposed Assumed Contracts Schedule with the following: (a) a schedule of Contracts or Leases that were omitted from the Original Appliances Proposed Assumed Contracts Schedule (and, in some cases, omitted from the First Amended Schedule as well), a copy of which is attached hereto as **Exhibit A** (the "**Added Contracts**"), and which are now designated as Proposed Assumed Contracts; (b) a schedule of Contracts or Leases for which the proposed Cure Costs have been modified, a copy of which is attached hereto as **Exhibit B** (the "**Modified Cure Cost Contracts**"); and (c) a schedule of Contracts or Leases that shall be removed from the Original Appliances Proposed Assumed Contracts Schedule as Assumed Contracts or Assumed Leases (which are now designated as Excluded Contracts or Excluded Leases, as applicable), a copy of which is attached hereto as **Exhibit C** (the "**Removed Contracts**").

PLEASE TAKE FURTHER NOTICE that, upon the closing of the Appliances Sale, the Debtors intend to assume and assign to the Appliances Buyers the Proposed Assumed Contracts in accordance with the Appliances APA.

PLEASE TAKE FURTHER NOTICE that, pursuant to the Assumption and Assignment Procedures, (a) the deadline for a Counterparty to an Added Contract to object to the proposed

assumption or assignment of its Contract or Lease or the ability of the Appliances Buyers to provide adequate assurance of future performance (a “**Supplemental Assumption and Assignment Objection**”) and (b) the deadline for a Counterparty to a Modified Cure Cost Contract to object to the proposed Cure Costs set forth on **Exhibit B** hereto (a “**Supplemental Cure Cost Objection**” and, together with the Supplemental Assumption and Assignment Objection, the “**Supplemental Objections**”), shall be **November 22, 2023 at 4:00 p.m. (prevailing Central Time)** (the “**Supplemental Objection Deadline**”). **For the avoidance of doubt, nothing in this notice extends (a) the Cure Objection Deadline for any Contract or Lease not listed on Exhibit B hereto or (b) any other objection deadline with respect to any Contract or Lease that is not listed on either Exhibit A or Exhibit B hereto.**

PLEASE TAKE FURTHER NOTICE that, pursuant to the Assumption and Assignment Procedures, Supplemental Objections must (a) be in writing, (b) comply with the Bankruptcy Code, Bankruptcy Rules, Local Rules, and Complex Procedures, (c) state, with specificity, the legal and factual bases thereof (including, if applicable, the Cure Costs that the Counterparty believes are required to cure monetary defaults under the relevant Assumed Contract or Assumed Lease), and (d) by no later than the Supplemental Objection Deadline, (i) be filed with the Court and (ii) be served on (1) counsel to the Debtors, (y) Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017, Attn: Brian M. Resnick, Steven Z. Szanzer, and Joanna McDonald and (z) Haynes & Boone, LLP, 1221 McKinney Street, Suite 4000, Houston, Texas 77010, Attn: Charles A. Beckham, Jr., Arsalan Muhammad, and David A. Trausch, (2) counsel to the Term DIP Agent, Ropes & Gray LLP, 1211 Avenue of the Americas, New York, New York 10036, Attn: Mark Somerstein and Patricia Chen, (3) counsel to the ABL DIP Agent, Skadden, Arps, Slate, Meagher & Flom LLP, 155 N. Wacker Drive, Chicago, Illinois 60606, Attn: James J. Mazza, Jr. and Robert E. Fitzgerald, (4) counsel to the Committee, DLA Piper LLP (US), 1251 Avenue of the Americas, 27th Floor, New York, New York 10020, Attn: Dennis O'Donnell and Oksana Lashko, (5) the U.S. Trustee, 515 Rusk Street, Suite 3516, Houston, Texas 77002, Attn: Jayson B. Ruff and Vianey Garza, and (6) counsel to Centre Lane, Jones Day, 250 Vesey Street, New York, New York 10281, Attn: Thomas Wearsch and Genna Ghaul.

PLEASE TAKE FURTHER NOTICE that the financial and other information supporting the Appliances Buyers’ ability to comply with the requirements of adequate assurance of future performance under section 365(f)(2)(B) of the Bankruptcy Code, including the Appliances Buyers’ financial wherewithal and willingness to perform under any Contracts and Leases that are assumed and assigned to the Appliances Buyers in accordance with the Appliances APA, is being provided to all Counterparties listed on **Exhibit A** hereto, contemporaneously with the filing and service of this notice.

YOU ARE RECEIVING THIS NOTICE BECAUSE YOU HAVE BEEN IDENTIFIED AS A COUNTERPARTY TO A CONTRACT OR LEASE (A) THAT HAS BEEN ADDED TO OR REMOVED FROM THE ORIGINAL APPLIANCES PROPOSED ASSUMED CONTRACTS SCHEDULE OR (B) THE PREVIOUSLY-LISTED CURE COSTS RELATING TO YOUR CONTRACT OR LEASE HAVE BEEN MODIFIED. The assumption and assignment of the Added Contracts and Modified Cure Cost Contracts is not guaranteed and is subject to the Debtors’ or the Appliances Buyers’ right to remove an Assumed Contract or Assumed Lease from the proposed Appliances Assumed Contracts Schedule.

Obtaining Additional Information

Copies of the Motion, the Bidding Procedures Order (including the Bidding Procedures), the Original Appliances Proposed Assumed Contracts Schedule, the Sale Order (including the Appliances APA), this notice and the exhibits hereto, and all other documents filed with the Court are available free of charge on the Debtors' case information website located at <https://dm.epiq11.com/InstantBrands> or can be requested by email at InstantBrandsInfo@epiqglobal.com.

CONSEQUENCES OF FAILING TO TIMELY ASSERT AN OBJECTION

Any Counterparty to an Assumed Contract or Assumed Lease who failed or fails to timely make an objection to the proposed assumption and assignment of such Contract or Lease on or before the Supplemental Objection Deadline in accordance with the Assumption and Assignment Procedures, the Bidding Procedures Order, and this notice shall be deemed to have consented with respect to the ability of the Appliances Buyers to provide adequate assurance of future performance (and the Debtors' asserted Cure Costs, to the extent modified from the previously-stated amount) and shall be forever barred from asserting any objection or claims against the Debtors, the Appliances Buyers or Centre Lane, or the property of any such parties relating to the assumption and assignment of such Contract or Lease (including asserting additional Cure Costs with respect to such Contract or Lease). Notwithstanding anything to the contrary in such Contract or Lease, or any other document, the Cure Costs set forth on the First Amended Schedule (unless otherwise indicated therein or updated pursuant to the Original Appliances Proposed Assumed Contracts Schedule or Exhibit A or Exhibit B hereto) shall be controlling and will be the only amount necessary to cure outstanding defaults under the applicable Assumed Contract or Assumed Lease under section 365(b) of the Bankruptcy Code arising out of or related to any events occurring prior to the closing of the Appliances Sale or other applicable date upon which such assumption and assignment will become effective, whether known or unknown, whether due or to become due, whether accrued, absolute, contingent, or otherwise, so long as such liabilities arise out of or relate to events occurring prior to the closing of the Appliances Sale or other applicable date upon which such assumption and assignment will become effective.

[Remainder of this page intentionally left blank]

Dated: November 8, 2023
Houston, Texas

HAYNES AND BOONE, LLP

/s/ Charles A. Beckham, Jr.

Charles A. Beckham, Jr. (TX Bar No. 02016600)
Arsalan Muhammad (TX Bar No. 24074771)
David A. Trausch (TX Bar No. 24113513)
1221 McKinney Street, Suite 4000
Houston, Texas 77010
Tel.: (713) 547-2000
Email: charles.beckham@haynesboone.com
arsalan.muhammad@haynesboone.com
david.trausch@haynesboone.com

-and-

DAVIS POLK & WARDWELL LLP

Brian M. Resnick (admitted *pro hac vice*)
Steven Z. Szanzer (admitted *pro hac vice*)
Joanna McDonald (admitted *pro hac vice*)
450 Lexington Avenue
New York, New York 10017
Tel.: (212) 450-4000
Email: brian.resnick@davispolk.com
steven.szanzer@davispolk.com
joanna.mcdonald@davispolk.com

Counsel to the Debtors and Debtors in Possession

Certificate of Service

I certify that, on November 8, 2023, I caused a copy of the foregoing document to be served via the Electronic Case Filing System for the United States Bankruptcy Court for the Southern District of Texas.

/s/ Charles A. Beckham, Jr.

Charles A. Beckham, Jr.

Exhibit A**Added Contracts**

#	IB Entity	Counterparty	Agreement Type	Agreement Description	Proposed Cure Costs
18	Instant Brands LLC	Acquia Inc. 3003 TASMAN DRIVE SANTA CLARA, CA 95054	Service and Supply Agreements	Amendment No. 1 to Order Form	-
24	Instant Brands LLC	Adams Media, an Imprint of Simon & Schuster, Inc. 100 Technology Center Drive Suite 501 Attention: Karen Cooper, Publisher STOUGHTON, MA 02072	License Agreements	Trademark License Addendum 3	-
532	Instant Brands LLC	Scott Stonecipher	Independent Contractor Agreements	Amendment 2 to Independent Contractor Agreement	-
533	Instant Brands LLC	Scott Stonecipher	Independent Contractor Agreements	Amendment 1 to Independent Contractor Agreement	-
534	Instant Brands LLC	Scott Stonecipher	Independent Contractor Agreements	Independent Contractor Agreement	-
709	Instant Brands LLC	McCormick & Company Inc. 24 SCHILLING ROAD SUITE 1 ATTN: CHIEF IP COUNSEL HUNT VALLEY, MD 21031	License Agreements	Amendment	-
710	Instant Brands Inc.	MCCORMICK & COMPANY, INCORPORATED ATTN: CHIEF IP COUNSEL 24 SCHILLING ROAD SUITE 1 HUNT VALLEY, MD 21031	License Agreements	License Agreement	-
936	Instant Brands LLC	RCN TELECOM SERVICES, LLC, 650 College Road East Princeton, NJ 08540	Service and Supply Agreements	Service Order - Riverside, CA - 50M DIA 3yr	-
1398	Instant Brands LLC	One Ring Networks, Inc. 1799 ENTERPRISE ST ATHENS, TX 75751	IT Agreements	One Ring wireless IP Agt Riverside dated 2021 02 16	\$771.57
1405	Instant Brands LLC	Pacificall aka 10263591 Canada Inc. 224-1743 ST. LAURENT BLVD OTTAWA, ON K1G 3V4 CANADA	Service and Supply Agreements	MSA Customer Service Requests dated 2023 05 08	-

668 ³	Instant Brands Inc.	Lifetime Brands, Inc. 1000 STEWART AVE. GARDEN CITY, NY 11530	Service and Supply Agreements	2nd Amendment to LA	\$8,280.00
------------------	---------------------	---	-------------------------------	---------------------	------------

³ The Counterparty, Lifetime Brands, Inc., filed an objection [Docket No. 423] asserting Cure Costs in the aggregate amount of \$12,180.78. The Debtors are in the process of reconciling these Cure Costs with the Counterparty and all rights are reserved.

Exhibit B**Modified Cure Cost Contracts**

#	IB Entity	Counterparty	Agreement Type	Agreement Description	Proposed Cure Costs
839	Instant Brands LLC	PanCal Sycamore Canyon 257 LLC 600 WASHINGTON AVENUE, SUITE 1100 ST. LOUIS, MO 63101	Real Property Leases	Lease Agreement	\$70,468.42
2002	Instant Brands LLC	The Creative Partners Group	Sales Rep Agreement	Independent Sales Representative Agreement dated June 1, 2019, as amended April 1, 2020	\$7,578.01

Exhibit C**Removed Contracts**

#	IB Entity	Counterparty	Agreement Type	Agreement Description
127	Instant Brands Holdings Inc.	BlackLine Systems, Inc. 21300 VICTORY BLVD. 12TH FLOOR ATTN: LEGAL DEPARTMENT WOODLAND HILLS, CA 91367	IT Agreements	Amendment Order Form
131	Instant Brands Holdings Inc.	BLUE CROSS AND BLUE SHIELD OF ILLINOIS 300 EAST RANDOLPH CHICAGO, IL 60601-5099	Service and Supply Agreements	Updated 2022 to 2024 Medical PPO PG Exhibit
132	Instant Brands Holdings Inc.	BLUE CROSS AND BLUE SHIELD OF ILLINOIS 300 EAST RANDOLPH CHICAGO, IL 60601-5099	Service and Supply Agreements	Administrative Services Agreement
133	Instant Brands Holdings Inc.	Blue Cross and Blue Shield of Illinois 300 EAST RANDOLPH CHICAGO, IL 60601-5099	Service and Supply Agreements	Benefit Program Application Addendum
311	Instant Brands LLC	DemandPDX LLC ATTN: CHRIS BERGEMANN 1000 S.W. BROADWAY SUITE 1140 PORTLAND, OR 97205	Service and Supply Agreements	Services Agreement
592	Instant Brands Holding Inc.	John Hancock Retirement Plan Services, LLC 690 Canton St. Westwood, MA 02090	Service and Supply Agreements	Adoption Agreement for OnTarget Assignment and Amendment
593	Instant Brands Holding Inc.	John Hancock Retirement Plan Services, LLC 690 Canton St. Westwood, MA 02090	Service and Supply Agreements	Service Agreement Assignment and Amendment for Retirement Income Plan
820	Instant Brands (Canada) Holding Inc.	Oracle America, Inc. 500 ORACLE PARKWAY REDWOOD SHORES, CA 94065	Service and Supply Agreements	Ordering Document
990	Instant Brands LLC	salesforce.com, inc. ATTN: TODD MACHTMES, GENERAL COUNSEL	IT Agreements	Commerce Cloud

		415 MISSION STREET, 3RD FLOOR SAN FRANCISCO, CA 94105		
1024	Instant Brands LLC	Securitas Security Services USA, Inc. 6327 NORTH AVONDALE 2ND FLOOR CHICAGO, IL 60631-1958	Service and Supply Agreements	Amendment
1025	Instant Brands LLC	Securitas Security Services USA, Inc. 6327 NORTH AVONDALE 2ND FLOOR CHICAGO, IL 60631-1958	Service and Supply Agreements	Master Security Services Agreement
1026	Instant Brands LLC	Securitas Security Services USA, Inc. 6327 NORTH AVONDALE 2ND FLOOR CHICAGO, IL 60631-1958	Service and Supply Agreements	Service Agreement - 2010
1027	Instant Brands LLC	Securitas Security Services USA, Inc. 6327 NORTH AVONDALE 2ND FLOOR CHICAGO, IL 60631-1958	Service and Supply Agreements	Securitas GN 010123
1114	Instant Brands LLC	SuccessFactors, Inc. 1 TOWER PLACE SUITE 1100 SOUTH SAN FRANCISCO, CA 94080	IT Agreements	3062390541 (R) 5.17.2023 V1 FRP 2023 - 2024
1371	Instant Brands LLC	DemandPDX LLC ATTN: CHRIS BERGEMANN 1000 S.W. BROADWAY SUITE 1140 PORTLAND, OR 97205	Service and Supply Agreements	Shopify Replatform SOW v4
1419	Instant Brands LLC	Securitas Security Services USA, Inc. 6327 NORTH AVONDALE 2ND FLOOR CHICAGO, IL 60631-1958	Service and Supply Agreements	Addendum Rate Sheet 5 sites dated 2019 02 04
1420	Instant Brands LLC	Securitas Security Services USA, Inc. 6327 NORTH AVONDALE 2ND FLOOR CHICAGO, IL 60631-1958	Service and Supply Agreements	Addendum Securitas Charleroi dated 2022 01 01
1421	Instant Brands LLC	Securitas Security Services USA, Inc. 6327 NORTH AVONDALE 2ND FLOOR CHICAGO, IL 60631-1958	Service and Supply Agreements	Byhalia Wage Addendum dated 2023 01 01
1441	Instant Brands LLC	Workday, Inc. DEPT LA 23246 PASADENA, CA 91706-1300	Service and Supply Agreements	Main Subscription Agreement
1442	Instant Brands LLC	Workday, Inc. DEPT LA 23246 PASADENA, CA 91706-1300	Service and Supply Agreements	Order Form 00345473.0
2031	Instant Brands LLC	DemandPDX LLC	Services Agreement	Services Agreement dated July 11, 2022 (Shopify)