

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

In re:

COACH AM GROUP HOLDINGS CORP.,
*et al.*¹

Debtors.

Chapter 11

Case No. 12-10010 (KG)

(Jointly Administered)

Re: Docket Nos.

**ORDER UNDER 11 U.S.C. §§ 102 AND 105, BANKRUPTCY RULE 9006(C) AND
LOCAL RULE 9006-1(E) SHORTENING NOTICE WITH RESPECT TO THE MOTION
OF THE DEBTORS FOR ENTRY OF AN ORDER PURSUANT TO 11 U.S.C. §§ 105(a)
AND 503(b)(9), FED. R. BANKR. P. 2002 AND 3003(c)(3) AND DEL. BANKR. L.R. 2002-
1(e) (I) ESTABLISHING BAR DATES FOR FILING PROOFS OF CLAIM AND
(II) APPROVING THE FORM AND MANNER OF NOTICE THEREOF**

Upon the motion (the “**Motion to Shorten**”) of the above-captioned debtors and debtors in possession (collectively, the “**Debtors**”) for entry of an order, under sections 102 and 105 of title 11 of the United States Code (the “**Bankruptcy Code**”), Rule 9006(c) of the Federal

¹ Coach Am Group Holdings Corp. (4830); Coach Am Holdings Corp. (1816); Coach America Holdings, Inc. (2841); American Coach Lines, Inc. (2470); America Charters, Ltd. (8246); American Coach Lines of Atlanta, Inc. (4003); American Coach Lines of Jacksonville, Inc. (0136); American Coach Lines of Miami, Inc. (7867); American Coach Lines of Orlando, Inc. (0985); Coach America Group, Inc. (2816); B & A Charter Tours, Inc. (9392); Dillon’s Bus Service, Inc. (5559); Florida Cruise Connection, Inc. (9409); Hopkins Airport Limousine Services, Inc. (1333); Lakefront Lines, Inc. (5309); The McMahon Transportation Company (0030); Midnight Sun Tours, Inc. (2791); Royal Tours of America, Inc. (2313); Southern Coach Company (6927); Tippet Travel, Inc. (8787); Trykap Airport Services, Inc. (0732); Trykap Transportation Management, Inc. (2727); KBUS Holdings, LLC (6419); ACL Leasing, LLC (2058); CAPD, LLC (4454); Coach America Transportation Solutions, LLC (6909); CUSA, LLC (3523); CUSA ASL, LLC (2030); CUSA AT, LLC (2071); CUSA AWC, LLC (2084); CUSA BCCAE, LLC (2017); CUSA BESS, LLC (3610); CUSA CC, LLC (1999); CUSA CSS, LLC (9896); CUSA EE, LLC (1982); CUSA ELKO, LLC (4648); CUSA ES, LLC (1941); CUSA FL, LLC (1920); CUSA GCBS, LLC (1891); CUSA GCT, LLC (1833); CUSA KBC, LLC (1808); CUSA K-TCS, LLC (1741); CUSA Leasing, LLC (1321); CUSA PCSTC, LLC (1701); CUSA PRTS, LLC (1591); CUSA RAZ, LLC (0640); CUSA Transit Services, LLC (8847); Get A Bus, LLC (1907); Coach BCCAE, L.P. (3488); Coach Leasing BCCAE, L.P. (6784). The Debtors’ corporate offices are located at 8150 North Central Expressway, Suite M1000, Dallas, Texas 75206.

Rules of Bankruptcy Procedure (the “**Bankruptcy Rules**”), and Rule 9006-1(e) of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the “**Local Rules**”), providing that the notice period for the *Motion of the Debtors for Entry of an Order Pursuant to 11 U.S.C. §§ 105(a) and 503(b)(9), Fed. R. Bankr. P. 2002 and 3003(c)(3) and Del. Bankr. L.R. 2002-1(e) (i) Establishing Bar Dates for Filing Proofs of Claim and (ii) Approving the Form and Manner of Notice Thereof* (the “**Bar Date Motion**”) be shortened as permitted by Local Rule 9006-1(e) to permit a hearing on the Bar Date Motion on February 13, 2012 at 10:00 a.m. (ET) with a corresponding objection deadline for any parties wishing to file objections to the Bar Date Motion of February 9, 2012 at 11:00 a.m. (ET); and it appearing that the Court has jurisdiction over this matter; and this Court having fully considered the record before it; and proper and adequate notice of the Motion to Shorten and the Bar Date Motion is sufficient under the circumstances; and that no other or further notice need be provided; and after due deliberation and sufficient cause appearing therefore; it is hereby

ORDERED THAT:

1. The Motion to Shorten is GRANTED, as set forth herein.
2. The objection deadline for the Bar Date Motion is February 9, 2012 at 11:00 a.m. (ET).
3. The hearing on the Bar Date Motion is scheduled for February 13, 2012 at 10:00 a.m. (ET).
4. Notwithstanding any Bankruptcy Rule to the contrary, this Order shall take effect immediately upon its entry.
5. This Court retains jurisdiction to hear and determine all matters arising from or related to the implementation of this Order.

Dated: February __, 2012
Wilmington, Delaware

HONORABLE KEVIN GROSS
UNITED STATES BANKRUPTCY JUDGE