

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): May 14, 2007

Sypris Solutions, Inc.

(Exact name of registrant as specified in its charter)

Delaware
(State or Other Jurisdiction
of Incorporation)

0-24020
(Commission
File Number)

61-1321992
(I.R.S. Employer
Identification No.)

101 Bullitt Lane, Suite 450
Louisville, Kentucky
(Address of Principal
Executive Offices)

40222
(Zip Code)

Registrant's telephone number, including area code: (502) 329-2000

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
 - Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
 - Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
 - Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))
-

Section 1 - Registrant's Business and Operations

Item 5.02(e) Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers.

On May 14, 2007, Sypris Solutions, Inc. (the "Company") offered eligible participants, including executive officers and directors of the Company, the opportunity to surrender certain vested outstanding, unexercised stock options which have exercise prices greater than \$7.90 per share in exchange for shares of common stock or new options to acquire common stock with an exercise price of \$7.90 per share, pursuant to the 2004 Sypris Equity Plan. Participants, including executive officers and directors of the Company, may participate in the offer if they remain in office through the date on which the Company cancels eligible options under the offer, currently expected to occur on June 13, 2007. At the participant's election, the participant may exchange all of the eligible options received by such participant on any single grant date having the same exercise price for either (i) shares of common stock having a fair value equivalent to the fair value of each such eligible option or (ii) new options to purchase shares of Sypris common stock having a fair value equivalent to the fair value of each such eligible option. The ratio of shares subject to eligible options cancelled to common stock and new options issued is calculated using the Black-Scholes Merton Option Valuation Model. A participant's election to receive shares of common stock or new options will become effective and final on June 12, 2007. If a participant elects to exchange any eligible options, he or she must also surrender any target performance options granted under any Sypris equity plan. Each share of common stock and new option granted with respect to an exchanged option is fully vested. All new options will be exercisable through May 14, 2011.

The Standard Terms of Awards Granted Executives under the 2007 Stock Option Exchange Program are attached hereto as Exhibit 10.1, and incorporated by reference herein.

The information in this Form 8-K and the attached exhibits is being furnished and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section, nor shall it be deemed incorporated by reference in any filing under the Securities Act of 1933, except as shall be expressly set forth by specific reference in such filing.

Section 9 - Financial Statements and Exhibits

Item 9.01 Financial Statements and Exhibits.

(c) Exhibits.

<u>Exhibit Number</u>	<u>Description of Exhibit</u>
10.1	Standard Terms of Awards Granted Executives under the 2007 Stock Option Exchange Program

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

SYPRIS SOLUTIONS, INC.

Date: May 18, 2007

By: /s/ John R. McGeeney

John R. McGeeney
General Counsel & Secretary

INDEX TO EXHIBITS

Exhibit Number

Description of Exhibit

10.1

Standard Terms of Awards Granted Executives under the 2007 Stock Option Exchange Program

**STANDARD TERMS OF EXECUTIVE AWARDS GRANTED UNDER
THE 2007 STOCK OPTION EXCHANGE PROGRAM
OF THE 2004 SYPRIS EQUITY PLAN**

1. **Purpose of the Program.** The Company's 2007 Stock Option Exchange Program (the "Program") under the 2004 Sypris Equity Plan ("Plan") shall be effective for all Awards to executive officers and directors incorporating these Terms, to advance the Company's growth and prosperity by providing meaningful long-term financial incentives to its executives and certain other key employees, and to further the Company's philosophy of equity ownership and incentives.
 2. **Eligible Grant.** "Eligible Grant" means any previous grant of stock options under any of the Company's stock option or equity plans, if: a) 100% of the stock options awarded in such grant were fully vested on May 14, 2007, and b) the exercise price of such options is above \$7.90 per share.
 3. **Eligible Options.** "Eligible Options" means all stock options awarded in any Eligible Grant.
 4. **New Shares.** Each "New Share" is one fully vested Share of the Common Stock.
 5. **New Options.** Each "New Option" is the right to purchase one Option Share at the Option Price, from the Grant Date until its Expiration Date or forfeiture (subject to adjustments per the Plan). Options must be exercised with 48 hours advance written notice, unless waived by the Company.
 - 5.1. **Option Price.** "Option Price" means \$7.90 per Share (the last closing price per Option Share prior to the opening of business on May 14, 2007 ("the Grant Date")). The Option Price is payable to the Company in cash or any other method of payment authorized by the Committee in its discretion, which may include Stock (valued as the closing price per Share on the exercise date) or vested options (valued as the closing price per Share on the exercise date, less the Option Price), in each case in accordance with applicable Rules. Similarly, the Participant must arrange for tax withholding in accordance with applicable Rules, to the satisfaction of the Committee.
 - 5.2. **Option Shares.** Initially, each "Option Share" is one Share of the Common Stock (subject to adjustments per the Plan). Option Shares may be certificated upon request, with any legends required by applicable Rules.
 - 5.3. **Option Vesting.** All New Options are 100% vested on the Grant Date.
 - 5.4. **Expiration Date.** Each New Option's "Expiration Date" will be May 14, 2011.
 6. **Award of Exchange Rights.** With respect to each Eligible Grant, in exchange for all Eligible Options in such grant, the Company hereby awards to the Participant named on Exhibit A, either:
 - 6.1. **New Options:** the number of New Options specified on Exhibit A in connection with any Eligible Grant, for which the Participant has elected Exchange #2 - "New Options", on the last duly executed form of Exhibit A received by the Company on or before June 12, 2007 at 5:00 p.m. EST; or
 - 6.2. **New Shares:** the number of New Shares specified on Exhibit A in connection with any Eligible Grant, for which the Participant has elected Exchange #3 - "New Stock", on the last duly executed form of Exhibit A received by the Company on or before June 12, 2007 at 5:00 p.m. EST.
 - 6.3. **No Change.** In the alternative, the Participant shall retain all Eligible Options specified on Exhibit A in connection with such Eligible Grant, for which the Participant has elected Exchange #1 - "No Change", on the last duly executed form of Exhibit A received by the Company on or before June 12, 2007 at 5:00 p.m. EST.
-

7. **Retirement, DEath or Disability.** In the event of any retirement after age 65 or qualification to receive long-term disability benefits under the Company's then current policies, such retirement or disability period shall be treated as a period of employment for purposes of any exercise rights. In the event of death, the Participant's representative or estate shall have one (1) year in which to exercise any New Options prior to their Expiration Date.

8. **Leaves of Absence.** The Committee may in its discretion treat all or any portion of any period during which a Participant is on military or other approved leave of absence as a period of employment for purposes of the accrual of rights hereunder.

9. **Other Terminations.** If employment is terminated other than for retirement, death or disability, the Participant will have up to thirty (30) days in which to exercise any New Options prior to their Expiration Date.

10. **Administration.** The Committee shall have complete authority to administer or interpret the Program or any Award, to prescribe, amend and rescind rules and regulations relating thereto, and to make all other determinations necessary or advisable for the administration of the Program or any Award Agreements (including to establish or amend any rules regarding the Program that are necessary or advisable to comply with, or qualify under, any applicable law, listing requirement, regulation or policy of any entity, agency, organization, governmental entity, or the Company, in the Committee's sole discretion ("Rule")). In addition, with respect to any future grants or the unvested portion of any Awards, the Committee may amend or terminate these Terms or any Awards, in its sole discretion without the consent of any employee or beneficiary, subject to applicable Rules, at any time and from time-to-time. With respect to any amendment, action or approval hereunder, the Committee may require the approval of any other persons or entities, pursuant to applicable Rules. The decisions of the Committee in interpreting and applying the Program will be final.

11. **Miscellaneous.** Unless otherwise specified, all capitalized terms herein shall have the meanings assigned to them in the Plan or in the Award Agreement.

11.1. No Other Rights. The Awards include no other rights beyond those expressly provided in the Plan, the Program or the Award Agreement. Awards are non-assignable and non-transferable except by will or the laws of descent and distribution, unless otherwise approved by the Committee.

11.2. Taxes. The Participant must pay in cash, surrender Shares or Options of then-equivalent value, or otherwise arrange (to the Committee's satisfaction) for all tax withholding obligations.

11.3. Delegation. The Committee may delegate any portion of their responsibilities and powers to one or more persons selected by them, subject to applicable Rules and revocation at any time.

SYPRIS SOLUTIONS, INC.

By:

Name: Jeffrey T. Gill

Title: President & CEO
