CRIIMI MAE INC Form SC 13D/A July 28, 2005

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D (Rule 13d-101)

Under the Securities Exchange Act of 1934 (Amendment No. 2)

CRIIMI MAE Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

950241109

(CUSIP Number)

Mr. Barry S. Blattman BREF One, LLC One Liberty Plaza New York, New York 10006 (212) 417-7276

with a copy to:

Raymond O. Gietz, Esq. Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, New York 10153 (212) 310-8000

(Name, Address and Telephone Number of Persons Authorized to Receive Notices and Communications)

July 27, 2005

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rules 13d-1(e), 13d-1(f) or 13d-1(g), check the following box [_].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

(Continued on following pages)

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The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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3	SEC USE	 YLNC			
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6	CITIZENS	HIP O	R PLACE OF ORGANIZATION:		Delaware
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			Page	6 of 13 Pages	

This Amendment No. 2 amends the Schedule 13D filed February 3, 2003 (the "Schedule 13D"), as amended by Amendment No. 1 filed February 23, 2005, and is filed by BREF One, LLC ("BREF One"), Brascan Corporation ("Brascan"), Partners Limited (formerly known as EdperPartners Limited) and Barry S. Blattman, with respect to the common stock, par value \$0.01 per share (the "Common Stock"), of CRIIMI MAE Inc. (the "Company"). Capitalized terms used herein but not defined herein shall have the meanings attributed to them in the Schedule 13D.

ITEM 2. IDENTITY AND BACKGROUND.

Item 2 of the Schedule 13D is supplemented as follows:

- (a) Schedule II hereto sets forth a list of all the directors and executive officers, and their respective principal occupations and addresses, of Brascan.
- (d)-(e) During the last five years, none of Brascan and, to Brascan's knowledge, the persons set forth on Schedule II hereto have been: (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors); or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which, he, she or it was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, Federal or State securities laws or finding any violation with respect to such laws.
- (f) Set forth on Schedule II hereto is the citizenship of each of the directors and executive officers of Brascan.

ITEM 4. PURPOSE OF TRANSACTION.

Item 4 of the Schedule 13D is supplemented as follows:

As reported in Amendment No. 1 to the Schedule 13D, on February 22, 2005, in response to invitations sent by the Company to a number of potential interested parties, BREF Partners, an affiliate of the Reporting Persons, submitted a preliminary indication of interest (the "Preliminary Indication of Interest") for the purchase of all the outstanding shares of the Common Stock not already owned by BREF Partners and its affiliates at a significant premium to the Company's adjusted book value as of December 31, 2004. The Preliminary Indication of Interest was non-binding and was only an expression of BREF Partners' then-current intention.

On July 27, 2005, BREF Partners sent a letter to the Company's financial advisor, Citigroup Global Markets Inc. indicating that it no longer is interested in pursuing a transaction involving an acquisition of the Company or its assets. A copy of BREF Partners' letter is filed as Exhibit 99.6 hereto and is incorporated herein by reference.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

Item 5 of the Schedule 13D is supplemented as follows:

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(a)-(b) The responses of the Reporting Persons to Rows (11) through (13) of the cover pages of this Amendment No. 2 are incorporated herein by reference. As of July 27, 2005, each of the Reporting Persons may be deemed to be the beneficial owner of an aggregate of 1,549,452 shares of Common Stock composed of (i) 1,212,617 shares of outstanding Common Stock and (ii) 336,835 shares of Common Stock purchasable under a warrant held by BREF One. Such shares constitute approximately 9.7% of the issued and outstanding shares of the Common Stock (based upon the 15,587,827 shares of the Common Stock stated to be issued and outstanding by the Company in its latest Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on May 6, 2005, plus the shares of Common Stock purchasable under the warrant described above). Each of the Reporting Persons may be deemed to have the sole power to vote or direct the vote of such shares or to dispose or direct the disposition of such shares.

As of July 27, 2005, Jeffrey M. Blidner, managing partner and chairman of Brascan, beneficially owns 3,550 shares of Common Stock (comprised of 2,500 options to acquire Common Stock that are currently exercisable, and 1,050 restricted stock units (representing 1,050 notional shares of Common Stock) that are currently settleable under certain circumstances pursuant to the Company's Deferred Compensation Plan), representing a nominal percentage of the issued and outstanding shares of the Common Stock, of which Mr. Blidner would have the sole power to vote or direct the vote of such shares or to dispose or direct the disposition of such shares. Mr. Blidner disclaims beneficial ownership of the shares beneficially owned by the Reporting Persons.

As of July 27, 2005, Bruce K. Robertson, president and chief executive officer of Brascan Asset Management, a subsidiary of Brascan, beneficially owns 1,362 shares of Common Stock (comprised of 1,362 restricted stock units (representing 1,362 notional shares of Common Stock) that are currently settleable under certain circumstances pursuant to the Company's Deferred Compensation Plan), representing a nominal percentage of the issued and outstanding shares of the Common Stock ,of which Mr. Robertson would have the

sole power to vote or direct the vote of such shares or to dispose or direct the disposition of such shares. Mr. Robertson disclaims beneficial ownership of the shares beneficially owned by the Reporting Persons.

(c) None of the Reporting Persons and, to the Reporting Persons' knowledge, the Scheduled Persons have effected any transaction in the Common Stock during the past 60 days, except that (i) Bruce K. Robertson received 298 restricted stock units (representing 298 notional shares of Common Stock) on July 1, 2005, in respect of fees received for serving on the Board of Directors of the Company and (ii) Jeffrey M. Blidner received 229 restricted stock units (representing 229 notional shares of Common Stock) on July 1, 2005, in respect of fees received for serving on the Board of Directors of the Company.

ITEM 7. MATERIALS TO BE FILED AS EXHIBITS.

Exhibit 99.6 Letter, dated July 27, 2005, from BREF Partners to the Company's financial advisor, Citigroup Global Markets Inc.

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct

Dated: July 27, 2005

BREF ONE, LLC

By: /s/ Theresa A. Hoyt

Name: Theresa A. Hoyt Title: Vice President

BRASCAN CORPORATION

By: /s/ Joseph Freedman

Name: Joseph Freedman Title: Senior Vice President

EDPER PARTNERS LIMITED

By: /s/ Brian Lawson

Name: Brian Lawson Title: President

BARRY S. BLATTMAN

/s/ Barry S. Blattman

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SCHEDULE II BRASCAN CORPORATION

Conrad M. Black

Citizenship: Business Address: Present Principal

Occupation or Employment:

Employer:

Employer's Business:

Employer's Address:

James J. Blanchard

Citizenship: Business Address: Present Principal

Occupation or Employment:

Employer:

Employer's Business:

Employer's Address:

Jeffrey M. Blidner

Citizenship: Business Address: Present Principal

Occupation or Employment:
Employer:

Employer's Business: Employer's Address:

Jack L. Cockwell

Citizenship: Business Address: Present Principal

Occupation or Employment:
Employer:
Employer's Business:

Employer's Business: Employer's Address:

John P. Curtin, Jr.

Citizenship: Business Address: Present Principal

Employer:

Employer's Business: Employer's Address:

United Kingdom

10 Toronto Street, Toronto, Ontario M50

Chairman and Chief Executive Officer

Hollinger Inc. Publishing company

Same as Employment Address

United States

901 - 15th Street N.W., Washington, D.C

Partner

Piper Rudnick Law firm

Same as Business Address

Canada

BCE Place, 181 Bay Street, Suite 4400,

Managing Partner and Chairman

Brascan Corporation

Real estate, power generation and finan

Same as Business Address

Canada

BCE Place, 181 Bay Street, Suite 4400,

Co-Chairman

Brascan Corporation

Real estate, power generation and finan

Same as Business Address

United States

85 Broad Street, 16th Floor, New York,

Occupation or Employment: Managing Director, Investment Banking D

Goldman, Sachs & Co.

Investment banking company Same as Business Address

Roberto P.C. de Andrade Citizenship:	Brazil
Business Address:	Rua Lauro Muller, 116 - 29(degree) andar, (900 Botafogo, Rio de Janeiro, Brazil
Present Principal	
Occupation or Employment:	Chairman and Director
Employer:	Brascan Brazil Ltd.
Employer's Business: Employer's Address:	Real estate, agribusiness and financial ser Same as Business Address
Sen. J. Trevor Eyton Citizenship:	Canada
Business Address:	44 Victoria Street, Suite #400, Toronto, On
Present Principal	77 VICCOLIA DELECE, DALCE #100, TOLONGO, O.
Occupation or Employment:	Member of the Senate of Canada
Employer:	The Senate of Canada
Employer's Business:	Government
Employer's Address:	Room 561-5, Centre Block, Parliament Buildi
J. Bruce Flatt	
Citizenship:	Canada
Business Address:	BCE Place, 181 Bay Street, Suite 4400, Toro
Present Principal Occupation or Employment:	President & Chief Executive Officer
Employer:	Brascan Corporation
Employer's Business:	Real estate, power generation and financial
Employer's Address:	Same as Business Address
Julia E. Foster	
Citizenship:	Canada
Business Address:	151 Bloor Street West, 5th Floor, Toronto,
Present Principal	Ob a Maria
Occupation or Employment: Employer:	Chair Ontario Arts Council
Employer: Employer's Business:	Arts funding organization
Employer's Address:	Same as Business Address
James K. Gray	
Citizenship:	Canada
Business Address:	605 Fifth Ave. S.W., Suite 2800, Calgary, A
Present Principal	
Occupation or Employment:	Corporate Director
Employer:	N/A
Employer's Business: Employer's Address:	N/A N/A
Lynda C. Hamilton	
Citizenship:	Canada
Business Address:	BCE Place, 181 Bay Street, Suite 4420, Tor
Present Principal	
Occupation or Employment:	President
Employer:	Edper Investments Limited
Employer's Business:	Investment company
Employer's Address:	Same as Business Address
1 121 1 11 11 11	

President & Chief Executive Officer C.D. Howe Institute Public policy institute Same as Business Address Canada #2300 - 200 King Street W., Toronto, Ontari Senior Partner Goodman & Carr Law firm Same as Business Address
C.D. Howe Institute Public policy institute Same as Business Address Canada #2300 - 200 King Street W., Toronto, Ontari Senior Partner Goodman & Carr Law firm
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C.D. Howe Institute Public policy institute
C.D. Howe Institute
125 Adelaide Street E., Toronto, Ontario M5
Canada
N/A
N/A
N/A
Corporate Director
121 King Street W., Suite 840, Toronto, Ont
Canada
Same as Business Address
Diversified communications company
Rogers Communications Inc.
Vice-Chairman
, , , , , , , , , , , , , , , , , , , ,
333 Bloor Street E., 10th Floor, Toronto, C
Canada
Same as Business Address
Mining and metallurgy
Noranda Inc.
Chairman
BCE Place, 181 Bay Street, Suite 4100, Toro
Canada
Same as Business Address
Real estate, power generation and financial Same as Business Address
Brascan Corporation
Chairman
BCE Place, 181 Bay Street, Suite 4400, Toro
Canada

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George S. Taylor

Citizenship:

Business Address: R.R. #3, 4675 Line 3, Street Marys, Ontario

Present Principal

Occupation or Employment: Corporate Director

Employer:

N/A Employer's Business: N/A Employer's Address: N/A

Brian D. Lawson

Citizenship: Canada

Business Address: BCE Place, 181 Bay Street, Suite 4400, Toro

Present Principal

Occupation or Employment: Executive Vice-President and Chief Financia

Employer:

Employer's Business:

Employer's Address:

Edward C. Kress

Citizenship:

Business Address:

Present Principal

Occupation or Employment:

Employer:

Employer's Business:

Employer's Address:

Canada

BCE Place, 181 Bay Street, Suite 4400, Toro

Real estate, power generation and financial

Executive Vice President

Same as Business Address

Brascan Corporation

Brascan Corporation

Real estate, power generation and financial

Same as Business Address

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EXHIBIT INDEX _____

Exhibit No. Description _____ _____

Exhibit 99.6 Letter, dated July 27, 2005, from BREF Partners to the

Company's financial advisor, Citigroup Global Markets Inc.