UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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In re:

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ARCTIC GLACIER INTERNATIONAL INC. *et al.*,¹

Debtors.

Chapter 15

Case No. 12-10605 (KG)

(Jointly Administered)

CERTIFICATION OF UPSHOT SERVICES LLC REGARDING THE PROPOSED SETTLEMENT AGREEMENT AND OPT-OUT LETTERS RECEIVED, IF ANY, BY AND FROM MEMBERS OF THE SETTLEMENT CLASS

I, Travis K. Vandell, depose and say under the penalty of perjury:

1. I am the Chief Executive Officer with UpShot Services LLC ("UpShot"), which has offices located at 7808 Cherry Creek South Drive, Suite 112, Denver, Colorado 80231. I am over the age of eighteen years and neither I nor UpShot are parties to these proceedings. I am duly authorized to make submit this certification on behalf of UpShot (the "Certification"). Except as otherwise indicated, all matters set forth herein are based upon my personal knowledge, and, if called as a witness, I could and would testify competently thereto.

2. I submit this Certification in connection with the above-captioned cases and specifically with respect to the proposed settlement agreement (the "Proposed Settlement

^{The last four digits of the United States Tax Identification Number or Canadian Business Number, as applicable, follow in parentheses: (i) Arctic Glacier California Inc. (7645); (ii) Arctic Glacier Grayling Inc. (0976); (iii) Arctic Glacier Inc. (4125); (iv) Arctic Glacier Income Fund (4736); (v) Arctic Glacier International Inc. (9353); (vi) Arctic Glacier Lansing Inc. (1769); (vii) Arctic Glacier Michigan Inc. (0975); (viii) Arctic Glacier Minnesota Inc. (2310); (ix) Arctic Glacier Nebraska Inc. (7790); (x) Arctic Glacier New York Inc. (2468); (xi) Arctic Glacier Newburgh Inc. (7431); (xii) Arctic Glacier Oregon, Inc. (4484); (xiii) Arctic Glacier Party Time Inc. (0977); (xiv) Arctic Glacier Pennsylvania Inc. (9475); (xv) Arctic Glacier Rochester Inc. (6989); (xvi) Arctic Glacier Services Inc. (6657); (xvii) Arctic Glacier Texas Inc. (3251); (xviii) Arctic Glacier Vernon Inc. (3211); (xix) Arctic Glacier Wisconsin Inc. (5835); (xx) Diamond Ice Cube Company Inc. (7146); (xxi) Diamond Newport Corporation (4811); (xxii) Glacier Ice Company, Inc. (4320); (xxiii) Ice Perfection Systems Inc. (7093); (xxiv) ICEsurance Inc. (0849); (xxv) Jack Frost Ice Service, Inc. (7210); (xxvi) Knowlton Enterprises Inc. (8701); (xxvii) Mountain Water Ice Company (2777); (xxviii) R&K Trucking, Inc. (6931); (xix) Winkler Lucas Ice and Fuel Company (0049); (xxx) Wonderland Ice, Inc. (8662). The Debtors' executive headquarters is located at 625 Henry Avenue, Winnipeg, Manitoba, R3A 0V1, Canada.}

Agreement") as it relates to opt-out letters (the "Opt-Out Letters") submitted by and from members of the settlement class (collectively, the "Releasing Settlement Class Members").

3. On November 18, 2013, the Bankruptcy Court entered the Order Pursuant to Sections 105(a), 363(b), 1501, 1520, and 1521(a)(7) of the Bankruptcy Code and Bankruptcy Rules 2002, 6004, 9014, and 9019 Recognizing and Enforcing the Canadian Approval Order and Granting Certain Preliminary Approvals in Connection with the Agreement Settling the Claims of Indirect Purchasers [Docket No. 260] (the "Preliminary Approval Order"). Pursuant to the Preliminary Approval Order, the Bankruptcy Court, among other things: (a) recognized and enforced the Canadian Approval Order, (b) scheduled a hearing to consider (i) whether the Settlement Agreement is fair, reasonable, and adequate as to the Settlement Class, and (ii) approval of the Settlement Agreement on a final basis; (c) approved Class Counsel as counsel for the Settlement Class; (d) certified the Settlement Class as a conditional settlement class; (e) approved the procedures for submission of Opt-Out Letters and/or objections; (f) approved the Claim Form; and (g) approved the engagement of a claims administrator.

4. Among other things, the Preliminary Approval Order designated UpShot as the claims administrator (the "Claims Administrator") in these class action proceedings.

5. The Preliminary Approval Order further specified that Opt-Letters were to be received by the Claims Administrator on or before February 20, 2014 at 4:00 p.m. (prevailing Eastern Time) (the "Opt-Out Deadline").

6. In my capacity as Chief Executive Officer of UpShot, the approved Claims Administrator in these proceedings, I hereby certify that *UpShot did not receive any Opt-Out Letters as of the Opt-Out Deadline*.

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To the best of my knowledge, information and belief, the foregoing information 7. concerning Opt-Out Letters and the Opt-Out Deadline, in connection with the Proposed Settlement Agreement, is true and correct.

Dated: February 24, 2014

Travis K. Vandell

State of Colorado)) SS. Country of Denver)

Subscribed and sworn before me (or affirmed before me) this 24th day of February 2014 by Travis K. Vandell.

(Notary's official signature)

