

# **Exhibit E**

\*\*\*PURSUANT TO PROTECTIVE ORDER\*\*\*  
KEITH E. CORBIN - VOLUME 2 - November 16, 2010

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION

MARTIN G. McNULTY,	) (
	) (
Plaintiff,	) (
	) (
VS	) (
	) (
REDDY ICE HOLDINGS, INC.;	) (
REDDY ICE CORPORATION;	) (
ARCTIC GLACIER INCOME	) ( CASE NO. 2:08-CV-13178
FUND; ARCTIC GLACIER,	) (
INC.; ARCTIC GLACIER	) (
INTERNATIONAL, INC.;	) (
HOME CITY ICE COMPANY,	) (
INC.; KEITH CORBIN;	) (
CHARLES KNOWLTON;	) (
JOSEPH RILEY,	) (
	) (
Defendants.	) (

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CAUSE NO. 08-13141

ANNE DORRANCE,	) ( IN THE DISTRICT COURT
Derivatively on Behalf	) (
of Defendants REDDY ICE	) (
HOLDINGS, INC.,	) (
	) (
Plaintiffs,	) (
	) (
VS	) (
	) (
WILLIAM P. BRICK, GILBERT	) ( 68TH JUDICIAL DISTRICT
M. CASSAGNE, THEODORE J.	) (
HOST, CHRISTOPHER S.	) (
KIPER, MICHAEL S. McGRATH,	) (
MICHAEL H. RAUCH, ROBERT	) (
N. VERDECCHIO, STEVEN J.	) (
JANUSEK, JIMMY C. WEAVER,	) (
TRACY L. NOLL, RAYMOND D.	) (
BOOTH, NANCY GREEN and BEN	) (
D. KEY,	) (
	) (
Defendants.	) ( DALLAS COUNTY, TEXAS

COPY

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KEITH E. CORBIN - VOLUME 2 - November 16, 2010

1 STATE OF WISCONSIN CIRCUIT COURT MILWAUKEE COUNTY  
CIVIL DIVISION

2

3 NEHRING'S BROOKFIELD )(  
BURGUNDY, LLC, a )(  
Wisconsin limited )(  
4 liability corporation, )(  
individually and on )(  
5 behalf of all others )(  
similarly situated, ) ( CASE NO. 08-CV-004800

6 )(  
Plaintiffs, ) ( UNCLASSIFIED - 30703

7 )(  
VS )(  
8 )(  
ARCTIC GLACIER WISCONSIN, )(  
9 INC., a Wisconsin )(  
Corporation, )(  
10 )(  
Defendant. )(  
11 ) (

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12 UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
13 SOUTHERN DIVISION

14 IN RE PACKAGED ICE )(  
ANTITRUST LITIGATION )(  
15 ) ( CASE NO. 08-MD-01952

16 THIS DOCUMENT RELATES TO: )(  
DIRECT PURCHASERS ACTION )(  
17 ) (

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18  
19  
20  
21

22 PURSUANT TO PROTECTIVE ORDER  
23 VIDEOTAPED ORAL DEPOSITION OF KEITH E. CORBIN  
24 NOVEMBER 16, 2010  
25 VOLUME 2

\*\*\*PURSUANT TO PROTECTIVE ORDER\*\*\*  
KEITH E. CORBIN - VOLUME 2 - November 16, 2010

08:38 1 P R O C E E D I N G S  
2 THE VIDEOGRAPHER: This is the beginning  
3 of videotape number two, segment -- or correction.  
4 This is the beginning of segment two, videotaped number  
09:09 5 one, the continuing deposition of Keith Corbin.  
6 Today's date is November 16th, 2010.  
7 The time indicated on the video screen is 9:09. You  
8 may begin.  
9 EXAMINATION  
09:10 10 Q. (BY MR. HOESE) Good morning, Mr. Corbin.  
11 A. Good morning.  
12 Q. You understand that you're still under oath,  
13 even though you've not been resworn, correct?  
14 A. Yes.  
09:10 15 Q. Although Mr. Nelson did a nice job kind of  
16 explaining the ground rules, I'd like to say a couple  
17 of things to you as well just as a reminder.  
18 One is I'm going to be asking you  
19 questions. You'll be answering them to the best of  
09:10 20 your knowledge and ability. If you don't understand a  
21 question, or I drop my voice and you can't hear me,  
22 please let me know right away and I'll try to rephrase  
23 the question, all right?  
24 A. All right.  
09:10 25 Q. You know, if, at any time again you need a

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**\*\*\*PURSUANT TO PROTECTIVE ORDER\*\*\*  
KEITH E. CORBIN - VOLUME 2 - November 16, 2010**

11:41 1 Q. Did you talk to Lou McGuire or Ted Sedler  
2 about Target?

3 MR. ENSON: Objection to form.

4 MS. MARA: Objection to form.

11:41 5 A. (No response.)

6 Q. (BY MR. HOESE) Lou McGuire passed away,  
7 didn't he?

8 A. Yes.

9 Q. Do you recollect when he passed away?

11:41 10 A. No.

11 Q. Do you recall calling Ted Sedler after Lou  
12 McGuire passed away sometime in 2007?

13 MS. MARA: Objection, form.

14 A. Did I call him?

11:41 15 Q. (BY MR. HOESE) Yes.

16 A. He called me.

17 Q. Ted Sedler called you. Okay. Did he call  
18 you more than once?

19 A. Yes.

11:41 20 Q. And during one of those conversations, did --  
21 why was -- why did Mr. Sedler -- excuse me. Did  
22 Mr. Sedler tell you why he was calling?

23 A. He wanted some help on getting a new  
24 replacement for, let's see, a new sales manager.

11:42 25 Q. He was wanting to see if you would take a job

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KEITH E. CORBIN - VOLUME 2 - November 16, 2010

11:42

1 with them?

2 A. No, no. He wanted to see if I had some  
3 recommendations or could help find him somebody.

11:42

4 Q. That was one of the calls, that's what he  
5 called you about?

6 MR. ENSON: Objection, form.

7 MS. MARA: Objection, form.

8 A. Both calls.

11:42

9 Q. (BY MR. HOESE) Both calls. Okay. But you  
10 don't remember calling Mr. Sedler?

11 MS. MARA: Objection, form.

12 Q. (BY MR. HOESE) September of 2007, or  
13 thereabouts?

14 MS. MARA: Asked and answered.

11:43

15 A. I probably called him back to give him the  
16 information he was looking for. I had forgotten about  
17 that, but I did.

18 Q. (BY MR. HOESE) Do you remember talking to  
19 Mr. Sedler about Ben Key and Joe Willis of Cape Cod

11:43

20 Ice?

21 MS. MARA: Objection to form.

22 A. No, I don't.

23 Q. (BY MR. HOESE) You're familiar with Cape Cod  
24 Ice, though, right? It's out of Providence, Rhode

11:43

25 Island?

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11:44 1 MS. MARA: Objection to form.  
2 MR. NELSON: Objection, form.  
3 A. Not that I know of.  
4 Q. (BY MR. HOESE) Have you ever spoken to Joe  
11:44 5 Willis of Cape Cod Ice?  
6 A. Yes.  
7 Q. Okay. Any idea why he might be talking to  
8 Mr. Key about anything?  
9 MR. ENSON: Objection, form.  
11:44 10 MR. NELSON: Objection, form.  
11 MS. MARA: Objection, form.  
12 A. No, I don't.  
13 Q. (BY MR. HOESE) Do you remember telling  
14 Mr. Sedler during a call that Reddy Ice and Arctic  
11:44 15 Glacier had divided territories in Texas, Kansas and  
16 Oklahoma?  
17 MR. ENSON: Objection, form.  
18 MR. NELSON: Objection, form.  
19 MS. MARA: Objection, form.  
11:44 20 A. No.  
21 Q. (BY MR. HOESE) Do you know somebody named  
22 Deavers at Reddy Ice?  
23 A. Who?  
24 Q. Deavers.  
11:44 25 A. No.