IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
ADVANTAGE HOLDCO, INC., et al.,) Case No. 20-11259 (CTG)
Debtors.) Related to ECF No. 895 and 907.

LIST OF WITNESSES AND EXHIBITS FOR THE SEPTEMBER 3, 2021 HEARING

As the Chamber Procedures for Judge Craig T. Goldblatt require, The Bancorp Bank ("Bancorp") hereby submits this list of witnesses and exhibits ahead of the Court's hearing on the Motion for Entry of an Order Clarifying the Court's Vehicle Surrender Orders with Respect to Continuing Liabilities [ECF No. 895] (the "Motion").

<u>First</u>: The Bancorp Bank ("Bancorp") intends to call one of the three following people (the "Possible Witnesses") as a witness at the hearing on the Motion:

- 1. Scott R. Megargee,
- 2. Jeff Baron, or
- 3. Doug Magee.

Whichever of the Possible Witnesses that Bancorp calls to testify (the "Testifying Witness") will testify with respect to factual allegations that Bancorp set forth in the *Objection of The Bancorp Bank to the Motion for Entry of an Order Clarifying the Court's Vehicle Surrender Orders with Respect to Continuing Liabilities* [ECF No. 907] (the "Objection"). Further, to facilitate the admission of the Testifying Witness's testimony into the record, Bancorp might file a declaration of the Testifying Witness in support of the Objection.

Second: Bancorp intends to introduce the following documentary evidence for admission into the record:

Exhibit's Number	Exhibit's Name	ECF Number, If Any
Bancorp-1	Order Granting Relief from the Automatic Stay to the Bancorp Bank	250
Bancorp-2	Stipulation Between the Bancorp Bank and Certain of the Debtors	250-1
Bancorp-3	Certification of Counsel Regarding Stipulation Between the Bancorp Bank and Certain of the Debtors	192
Bancorp-4	Affidavit of Service (with respect to the Motion)	898
Bancorp-5	Declaration of the Testifying Witness in support of the Objection of The Bancorp Bank to the Motion for Entry of an Order Clarifying the Court's Vehicle Surrender Orders with Respect to Continuing Liabilities, if Bancorp files such a declaration	To Be Determined

At the hearing on the Motion, Robert Lapowsky, Esq., who the Court has admitted *pro hac vice* to represent Bancorp in these cases under the Bankruptcy Code, will be moving for the admission of the above documentary evidence into the record; therefore, the courtroom deputy should authorize Mr. Lapowsky to share his screen.

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See Motion and Order for Admission *Pro Hac Vice*, May 29, 2020, ECF No. 36.

Dated: September 1, 2021 Wilmington, Delaware Respectfully submitted,

STEVENS & LEE, P.C.

/s/ David W. Giattino

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