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9	UNITED STATES DISTRICT COURT			
10	DISTRICT OF NEVADA			
11	SECURITIES AND EXCHANGE CASE		SE NO. 2:20-CV-02303-RFB-DJA	
12	Plaintiff,			
13	VS.			
14 15	CAPSOURCE, INC., STEPHEN J. BYRNE, AND GREGORY P. HERLEAN, .			
16	Defendants.			
17				
18	CERTIFICATE OF NOTICE REQUIRED BY LR 66-5 AND NOTICE OF NON- OPPOSITION TO RECEIVER'S MOTION FOR APPROVAL OF (1) THE RECEIVER'S INTERIM DISTRIBUTION PLAN; AND (2) PROCEDURES FOR THE DISPOSITION OF THE ESTATE'S INTERESTS IN CERTAIN REAL PROPERTY			
19 20				
21	Geoff Winkler, the Court-appointed Receiver (the "Receiver"), respectfully submits this			
22	Certificate of Notice Required by LR 66-5 and Notice of Non-Opposition to his Motion for			
23	Approval of (1) the Receiver's Interim Distribution Plan and (2) Procedures for the Disposition			
24	of the Estate's Interests in Certain Real Property (the "Motion") (ECF No. 48).			
25	Under Local Rule 7-2(b), any response in opposition to a motion is due fourteen (14)			
26	days after the motion is filed. See LR 7-2(b). "The failure of an opposing party to file points			
27	and authorities in response to any motion, except a motion under Fed. R. Civ. P. 56 or a motion			
28	for attorneys' fees constitutes a consent to the granting of the motion." LR 7-2(d). Under Local			

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Rule 66-5, a receiver is required to also provide all interested parties and potential creditors at least fourteen (14) days' notice before the Court hears and resolves certain matters. *See* LR 66-5.

The Receiver filed and electronically served the Motion on April 5, 2023. (*See* ECF No. 48). Any response in opposition to the Motion was therefore due April 19, 2023. Consistent with the Court's direction at the February 23, 2023, hearing, the Receiver also notified all known creditors and other interested parties for whom the Receiver has an email address by email on or before April 7, 2023, and all known creditors and other interested parties for whom the Receiver has a mailing address but no email address by United States mail on or before April 13, 2023. The undersigned certifies that the notice described in this paragraph was provided by the dates stated.

After providing the notice to potential creditors described above, the Receiver received phone calls and emails from individuals who identified themselves as CapSource investors with questions regarding the Motion. Specifically, the Receiver and his staff fielded and/or responded to approximately thirty-two (32) phone calls and twenty-two (22) emails from investors and/or potential creditors pertaining to the Motion. The Receiver provided as much information to those potential creditors as he appropriately and practically could. No investor or other potential creditor of the Estate indicated an intention to intervene in this case to oppose the Motion or otherwise challenge the Motion, but they were nevertheless advised of their right to do so.

The fourteen-day notice periods provided by Local Rules 7-2(b) and 66-5 have thus both expired, and no party, interested party, or creditor filed any opposition or other response to the Motion. That being the case, and also in consideration of the substantive points and legal /// 25 /// 26 ///

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authorities set forth in the Motion itself, the Receiver requests that the Court consider and grant

the Motion. A proposed form of order was attached to the Motion as Exhibit 1.

DATED this 8th day of May, 2023.

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## **GREENBERG TRAURIG, LLP**

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## **CERTIFICATE OF SERVICE**

I hereby certify that on May 8, 2023, I caused the foregoing document to be electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the CM/ECF participants registered to receive such service.

> /s/ Evelyn Escobar-Gaddi An employee of GREENBERG TRAURIG, LLP