Ernest A. Laun Texas State Bar #11995400 4245 North Central Expressway, Suite 350 Dallas, Texas 75205 214/521-1446 Fax 214/520-2760 Attorney for Chuck's Transport Inc.

THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

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IN RE

PILGRIMS PRIDE CORPORATION

DEBTOR §

Case No. 08-45664-DML-11

NOTICE OF COMPLIANCE WITH 11 U.S.C.§503(b)(9) PROCEDURES ORDER

PLEASE TAKE NOTICE that on March 3, 2009 in compliance with the Court's Order establishing procedures for resolving claims relating to goods received within twenty (20) days prior to the petition date (Docket No. 412) (the "Order"), Chuck's Transport, Inc. ("CT") provided the information required by the terms of the Order to the parties specified therein. A copy of CT's letter request is attached hereto as Exhibit "A."

Respectfully submitted,

/s/ Ernest A. Laun

Ernest A. Laun Attorney for Chuck's Transport, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on the 3rd day of March, 2009, I did mail by federal express, electronic

mail or by fax a true and exact copy of the foregoing to the following:

<u>Via Federal Express and</u> <u>Facsimile (972)290-8908</u> Gary Tucker Pilgrims Pride Corporation 4845 US Hwy. 271 N. Pittsburg, Texas 75686

<u>Via Federal Express and Electronic Mail</u> Gary T. Holtzer Russell Brooks Weil, Gotshal & Manges, LLP 767 Fifth Avenue New York, NY 10153

<u>Via Federal Express and Electronic Mail</u> Kurtzman Carson Consultants, LLC Claims and Noticing Agent Attn: Pilgrim's Pride Claims 2335 Alaska Avenue El Segundo, CA 90245

<u>Via Electronic Mail</u> Elisa R. Behar Lemmer Victoria Vron 767 Fifth Avenue New York, NY 10153

<u>Via Electronic Mail</u> Stephen A. Youngman Weil, Gotshal & Manges 200 Crescent Court, Suite 300 Dallas, Texas 75201 <u>Via Electronic Mail</u> Office of the United States Trustee U.S. Courthouse 1100 Commerce Street, Room 9-C-60 Dallas, Texas 75242

<u>Via Electronic Mail</u> Jason S. Brookner Andrews Kurth LLP 1717 Main Street, Suite 3700 Dallas, Texas 75201

<u>Via Electronic Mail</u> Jonathan Irvin Levin Andrews Kurth LLP 450 Lexington Avenue New York, NY 10017

<u>Via Electronic Mail</u> Paul N. Silverstein Andrews Kurth LLP 805 Third Avenue, 7th Floor New York, NY 10022

/s/ Ernest A. Laun Ernest A. Laun ERNEST A. LAUN ATTORNEY AND COUNSELOR AT LAW

TELEPHONE 214 / 521-1446 FACSIMILE 214 / 520-2760 email: elaw@airmail.net

4245 NORTH CENTRAL EXPRESSWAY SUITE 350 DALLAS, TEXAS 75205

March 3, 2009

Via Fedex and Facsimile (972) 290-8908

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Kurtzman Carson Consultants, LLC Claims and Noticing Agent Attn: Pilgrim's Pride Claims 2335 Alaska Avenue El Segundo, CA 90245

Re: Pilgrim's Pride Corporation, et al. Bankruptcy Case No. 08-45664-DML-11 Request for Payment of Administrative Claim

Dear Sir or Madam:

Enclosed please find Chuck's Transport, Inc.'s Application and Request for Allowance of 11 U.S.C. §503(b)(9) Claim in accordance with the Court's Order entered on December 31, 2008, establishing the procedures for submitting and resolving 503(b)(9) claims (Docket No. 412).

As noted in Exhibit "A," Chuck's Transport, Inc. provided freight (hereinafter "Goods") for the Debtor from November 10, 2008 to November 30, 2008, in the amount of \$54,037.16. Exhibit "B" reflects the actual invoices and identifies the locations that Chuck's Transport, Inc. delivered the Debtor's goods.



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Specific Information Required by the 503(b)(9) Procedures Order

1. As noted above, the value of the Goods received by Pilgrim's Pride within twenty (20) calendar days of the Petition Date was \$54,037.16.

2. Chuck's Transport, Inc. believes the Goods were received by Pilgrim's Pride within seven (7) business days from the invoice date in Exhibit "B," absent any unusual shipping delays.

3. The value of the Goods does not represent a combination of services and goods, but relates solely to the provision of goods.

4. Chuck's Transport, Inc. has not filed duplicate claims and is not requesting duplicate payment.

5. All Goods were shipped to Pilgrim's Pride, as indicated on each invoice. For specific address, please see Exhibit "B."

6. Chuck's Transport, Inc. does not intend and does not waive any rights it may otherwise assert against Pilgrim's Pride with respect to the Goods, nor with respect to any other rights or remedies it may have against Pilgrim's Pride.

If you have any questions, please do not hesitate to contact my office.

Very truly yours,

Érnest A. Laun

Enclosure EAL/aty

cc: Chuck's Transport, Inc.