EXHIBIT A

(Proposed Order)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	X
In re:	: : Chapter 11
Velti Inc., et al., 1	: Case No. 13-12878 (PJW)
Debtors.	: (Jointly Administered)
	: Dkt. Nos. 376

ORDER APPROVING THE DEBTORS' FIRST OMNIBUS (NON-SUBSTANTIVE) OBJECTION TO CLAIMS

Velti Inc. and certain of its affiliates (the "<u>Debtors</u>"), having filed *The Debtors First Omnibus (Non-Substantive) Objection to Claims* (the "<u>First Omnibus Objection</u>")²; the Court having reviewed the First Omnibus Objection and any responses thereto; and the Court having found that (i) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334, (ii) venue is proper in this district pursuant to 28 U.S.C. §§1408 and 1409, (iii) this is a core proceeding pursuant to 28 U.S.C. § 157(b) and (iv) notice of the First Omnibus Objection was sufficient under the circumstances, and after due deliberation the Court having determined that the relief requested in the First Omnibus Objection is in the best interests of the Debtors, Debtors' bankruptcy estates and the Debtors creditors; and good and sufficient cause having been shown;

The Debtors are the following six entities (the last four digits of their respective taxpayer identification numbers follow in parentheses): Velti Inc. (4475), Air2Web, Inc. (5572), Air2Web Interactive, Inc. (2364), Velti North America, Inc. (8900), Velti North America Holdings, Inc. (3953) and Velti US Holdings, Inc. (8299). The mailing address of each of the Debtors, solely for purposes of notices and communications, is DLA Piper LLP (US), Attn: Chun I. Jang, 203 N. LaSalle Street, Suite 1900, Chicago, Illinois 60601.

² Capitalized terms used herein and not otherwise defined shall have the meanings given to them in the First Omnibus Objection.

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IT IS HEREBY ORDERED THAT:

1. The relief requested in the First Omnibus Objection is APPROVED.

2. The claims listed on Exhibit 1 attached hereto are disallowed in their entirety.

3. This Order is without prejudice to the right of the Debtors or any other

party-in-interest, including but not limited to any trust to be created pursuant to the Plan, to

object to any of the claims affected hereby or any other claim on any ground whatsoever.

4. The Debtors, the Debtors' claims and noticing agent, BMC Group, Inc., and the

Clerk of this Court are authorized to take all actions necessary or appropriate to give effect to

this Order.

Dated:	, 2014
	Wilmington, Delaware

The Honorable Peter J. Walsh United States Bankruptcy Judge

EXHIBIT 1 CLAIMS TO BE DISALLOWED

Name of	Claim	Claim Amount	Reason for
Claimant	Number	to be Disallowed	Disallowance
New York	190	\$2,165.47	The claim asserted in
State		(priority) and	this proof of claim
Department		\$500 (general	asserts both a priority
of Taxation		unsecured)	and a general unsecured
and Finance			claim against the
			Debtors, upon a review
			of the Debtors'
			schedules, books and
			records and the proof of
			claim the Reorganized
			Debtors do not believe
			that any claim exists.
State of	158	\$57,220.90	The claim asserted in
California		(priority)	this proof of claim
			asserts a priority claim
			against the Debtors,
			upon a review of the
			Debtors' schedules,
			books and records and
			the proof of claim the
			Reorganized Debtors do
			not believe that any
			claim exists.
State of	159	\$7,056.16	The claim asserted in
California		(priority)	this proof of claim
			asserts a priority claim
			against the Debtors,
			upon a review of the
			Debtors' schedules,
			books and records and
			the proof of claim the
			Reorganized Debtors do
			not believe that any
			claim exists.