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*Counsel for the Liquidating Trust of Airfasttickets, Inc*

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re:	:	
	:	Chapter 11
AIRFASTTICKETS, INC.,	:	
	:	Case No. 15-11951 (SHL)
Debtor.	:	
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**DECLARATION OF GEORGE V. UTLIK**

I, George V. Utlik, declare under penalty of perjury as follows:

1. I am an attorney in the Bankruptcy and Financial Restructuring Group at Arent Fox LLP ("Arent Fox")<sup>1</sup>, a law firm which employs approximately 400 attorneys and maintains an office for the practice of law at 1675 Broadway, New York, NY 10019, as well as offices in Washington, DC; Los Angeles, CA; San Francisco, CA; and St. Louis, MO.

2. Except as otherwise stated, I am fully familiar with the facts stated in this declaration (the "Declaration") filed in support of the omnibus reply and status report ("Reply")

<sup>1</sup> Capitalized terms not otherwise defined herein shall have the meanings ascribed to such terms in the First Omnibus Claims Objection [ECF No. 280].

of the Liquidating Trust of Airfasttickets, Inc. (the "Liquidating Trust"), through Adam Meislik, the duly appointed Trustee, pursuant to the Debtor's Confirmed Plan, with respect to (i) informal response to the First Omnibus Claims Objection filed by Croatia Airlines; and (ii) *Fareportal's Response to First Omnibus Objection to Claims of the Liquidating Trust of Airfasttickets, Inc. to Certain Proofs of Claim (Amended and Superseded Claims, Claims to be Reclassified And/Or Reduced, And No Liability Claims)* [ECF No. 287] (the "Fareportal's Response").

**Croatia Airlines (Claim No. 73)**

3. The Liquidating Trust objected to Claim No. 73 of Croatia Airlines because the claimant does not have a direct relationship with the Debtor and seeks to recover from the Debtor the amounts allegedly owed by non-debtor affiliates, as set forth in the First Omnibus Claims Objection, Weiss Declaration, and related Exhibit 3 to the First Omnibus Claims Objection.

4. In response to the objection, I received emails from Danijela Bilogrevic, Croatia Airlines' corporate lawyer, as well as certain invoices, annexed as **Exhibit B** to the Reply. According to the documentation, Croatia Airlines has claims against non-debtor affiliates, i.e., Airfasttickets United Kingdom in the amount of 6.836,64 BGP (\$11,007.11), Airfasttickets Greece in the amount of 47.216,39 EUR (\$58,954.38) and Airfasttickets Germany in the amount of 68.089,61 EUR (\$86,242.30). Accordingly, Croatia Airlines' claim should be disallowed.

**Fareportal Inc. (Claim No. 86)**

5. The Liquidating Trust objected to Claim No. 86 of Fareportal Inc. ("Fareportal") because the claimant did not provide any supporting documentation or computation of damages for its assertions, and there is no basis for liability to the claimant based on the Debtor's books and records, as set forth in the First Omnibus Claims Objection, Weiss Declaration, and related Exhibit 3 to the First Omnibus Claims Objection.


6. In response to the objection, Fareportal filed the Fareportal's Response and copies of (a) transcript of this Court's hearing held on September 14, 2016, (b) its proof of claim received on October 3, 2016, and (c) complaint by Fareportal against Travana, Inc., Ahmet Seyalioglu, Nishith Kumar a/k/a Nishith Varma, and Jason Ware (collectively, "Travana"). Fareportal asserts that it has an unliquidated claim in the amount of not less than \$10,000,000.00 to preserve its rights, if any, with respect to the sale issues and that the claim's amount and liability may be proven at a later date.

7. Fareportal's allegation that the Debtor's estate and Travana "have come in tandem" or collaborating with respect to litigation against Fareportal has no merit and is without any basis. I am not aware of any communications by the Liquidating Trustee or Arent Fox with Travana or its counsel concerning the litigation, Fareportal, or Fareportal's claims since the hearing on Fareportal's motion held before the Court on September 14, 2016.

8. Fareportal filed its proof of claim after the Claims Bar Date of March 6, 2016. Based on my review of the Court's docket, Fareportal did not seek this Court's authority for leave to file a late proof of claim. Accordingly, Fareportal's claim should be disallowed as a late filed claim.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 13th day of February, 2017, at New York, New York.

  
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George V. Utlik